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THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made OCTOBER 29, 1970 , between Chicago Title and Trust Company, an Illinois Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated

JUNE 24, 1968 and known as trust number 52289 , herein referred to as "First Party," and AUGUST G. MERKEL

in Illinois or poration herein referred to as TRUSTEE, witnesseth:

THAT, W. SRI AS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of TWENTY THO LAND AND NO/100 (\$20,000.00) -----

made payable to SEARER

and delivered, in an' by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreer ent and hereinafter specifically described, the said principal sum and interest from

on the balance of principal remaining from time to time unpaid at the rate of 7-3/4-- per cent per a.v um in instalments as follows:

ONE HUNDRED SIXTY FOU? AND 19/100 (\$164.19) -----

Dollars on the FIRST day of JANUARY

nonth and ONE HUNDRED SIXTY FOUR AND 19/100 (\$164.19)

Dollars on the FIRST day of each and every/ thereafter until said note is fully paid except that the final payment of principal and interest, if notes on a paid, shall be due on the FIRST day of DECEMBER 19 90.

All such payments on account of the indeed diverse evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal pay vided that the principal of each instalment unless paid when due shall bear interest at the rate of seven-per cent per a num, and all of said principal and interest being made payable at such banking house or trust company in hicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of NORTHWEST NATIONAL BANK OF CHICAGO. 3985 Milwaukee Avenue in said City, Now, Therefore, First Parry to secure the payment of the said principal and interest in accordance with the terms provided and limitations of this trust deed, and also in consideration of the sund of Ord are in hand paid, the receipt whereof is thereby acknowledged, does the being in the COUNTY OF COOK AND STATE OF ALT NOIS. UNITS.

being in the COUNTY OF Cook AND STATE OF IL INOIS, to wit:

ot 40 in Block 4 in E. G. Pauling's Be mont Avenue Addition to Chicago, a Subdivision of the East half of the North West quarter of Section 27, Township 40 North, Range 13, Fast of the Third Principal Meridian, in Cook County, Illinois.



Name:									
Address:		٠	J-1 14	E	ST	N.	ATL	والمراق	ĸ
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City:								0641	
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holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy; and to deliver all policies, including additionate and renewed policies, to holders of the note, and in case of insurance about to expire, to deliver renewal policies and less than ten days prior to the renewal policies, the control of the note, and in case of insurance about to expire, to deliver renewal policies not less than the days prior to the interest of the control of the contro

The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

At the option of the holders of the note and without notice to First Party, its successor or assigns, all unpuld indebtedness secured by this trust deed thail, notwithstanding saything in the note or in this trust deed to the contrary, become and payable (a) immediately in the case of default do may be a supported by the case of default do may of the things specifically in the case of assigns to the things specifically or its successor or assigns to the things specifically of the dealth of the dealth of the days, said option to be exercised at any time feet the expiration of said three day periodicable one hereof and such details shall continue for three days, said option to be exercised at any

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5. The proceed: "a y foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of a cost and expenses no." it to the foreclosure proceeding, including all such items as are mentioned in the preceding paragraph hereof; second, all other, items which U de: the terms hereof constitute sectored indebtedness additional to that evidenced by the note, with interest thereon as herein protecting the principal and the content of the principal and the content of the principal and the principal and the content of the principal and the principal and the content of the principal and the principal and the content of the principal and the pri

less. Upon, or at any time ter the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Upon, or at any time ter deed into the before on after said, without negard to the solvency or insolvency at the time of application or such responding to the property of the property and have power to the circle the rate, issues and profits of said premises during the pendencine suit and, in case of a saile and a receiver shall have power to the circle the rate, issues and profits of said premises during the pendencine suit and, in case of a saile and a such receiver and the property of such foreclosure suit and, in case of a saile and a such receiver of the profit of the profi

7. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted to that purpose.

8. Trustee has no duty to examine the title. | callon, ristence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expr say obligated by the terms hereof, nor be liable for any acts or omissions hereumer, except in case of its own gross negligence or misconduct or that of \_\_\_\_gr or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release this trust deed and the life ther of by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been tully paid; and frume of "xecute and deliver a release hereof to, and as the request of any person who shall, either before or after maturity thereof, produce and exhault of T usites the note representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquity. Mere a clease is requested on successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a care life to the conforms in substance with the describition herein contained o. who had and which purports be executed on behalf of First Party; and where the release is requested of the original trustee and it has never exect of a certificate on any instrument identifying same as the note described herein, it may accept as the genuine note herein described any note which my be presented and which conforms in substance with the described herein, it may accept as the genuine note herein described any note which my be presented and which conforms in substance with the described never the conformal productions of the described herein.

10. Trustee may resign by instrument in writing filed in the office of v e Rec refer or Religious or Titles in which this instrument shall have been residuated and the control of the con

11. ATTACHED RIDER IS HEREBY MADE A PA'T OF THIS DEED

THIS TRUST DEED is executed by the Chicago Title and Trust Company, not personally but as Trustee as at val. In the exercise of the power and suthority conferred upon and verted in it as such Trustee (and said Chicago Title and Trust Company, he by varrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or add to contained shall be construed as creating any liability on the said Trust Party or on said Chicago Title and Trust Company personally to pay the said of or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied he the cutained, all such liability, if any, being expressly walved by Trustee and by every person now or hereafter claiming any fifty or security thereunder.

In all of at as the First coveners of any indebtedness accruing hereunder shall look solely to the permises hereby conveyed for the payment thereof, if the enforcement of the Chicago Title and Trust Company to the payment thereof, if the enforcement of the coveners of any indebtedness accruing hereunder shall look solely to the permises hereby conveyed for the payment thereof, if the enforcement of the coveners of any indebtedness accruing hereunder shall not provided or by action to enforce the payment thereof, if the enforcement of the

Party and its successive and said Chicago Title and Trust Company bernantly are concerned, the legal holder or holder is a d note and the owner or owner or property of the pr

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RIDER ATTACHED TO TRUST DE D. DATED OCTOBER 29, 1970, between CHICAGO TITLE AND TRUST CO., TRUSTEE UNDER TRUST AGREEMENT DATED JUNE 24, 1968 and KNOWN AS TRUST NO. 52289 and AUGUST C. MERKEL, TRUSTEE

The Borrowers further agree to deposit with the Northwest National Bank of Chicago monthly 1 12th of the general real estate taxes for the current year.

In the event the Mortgagor shall convey title to any person or persons other than the Mortgagor or shall suffer or permit Mortgagor's equity of redemption in the property described in this Mortgage to become vested in any person or persons other than the Mortgagor (except when such vesting results from devise or operation of law upon the death of any individual executing this Mortgage, then in any such event the Mortgagee is hereby authorized and empowered a. its option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagee hereunder, to declare all ors secured hereby immediately due and payable and apply toward the paymen of said mortgage indebtedness any indebtedness of the Mortgagee to the Mortgagor, and said Mortgagee may also immediately proceed to foreclose that Mortgage and in any foreclosure a sale may be made of the premises et masse without offering the several parts separately. Acceptance by the Lo.tgagee of any mortgage payments made by any person or persons other than the Mortgagor shall not be deemed a waiver by the Mortgagee of its rients to require or enforce performance of this provision or to exercise the remedies hereunder. For the purposes of this provision, the word "person" means an individual, a corporation, a partnership, an assoc tion, a joint stock company, a trust, any unincorporated organization, or a governmental or political subdivision thereof or any one or more combination of the foregoing. Whenever the Mortgagee shall elect to declare all sums secured hereby immediately due and payable in accordance with this provision, it shall give written notice to the Mortgagor N and to the Mortgagor's successors in title not less than thirty (30) days prior to the effective date of such acceleration. Such notice shall be deemed to have been given upon the mailing thereof by registered or certified mair, postage prepaid, addressed to the last known address of the Mortgagor and of the Mortgagor's successors in title as recorded upon the books of the Mortgagee, but if no such address be so recorded then to the address of the mortgaged property. Where the term Mortgagee has been used in above paragraph, it shall be construed to mean the Holder of the Note.

END OF RECORDED DOCUMENT