UNOFFICIAL COPY

P-174-15th Ernest Malkowskí 1971 FEB 8 PH 28 42 Min FEB--8-71 189274 • 21391661 4 A -- Rec 5.10 21, 391, 661 TRUST, DEED THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made January 30 1971, between Ernest F. Malkowski & Dolores T. Malkowski, his wife herein referred to as "Mortgagors," and

ALHONOLOGY ENDERS SENSON LINCOLD National Bank

AND THE RESERVE OF THE PROPERTY OF TH THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereigafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Eight Thousand Five Hundred Seventy-Seven & 00/100 Dollars, videnced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF REGINES. X NOT X OF X NOTION IN Instalments (including principal and interest) as follows: One. H Lared Forty-Two 8: 95/100 of March 19 .71 and One Hundred Forty-Two & 95/100 Dollars on the 15th (ay feach month thereafter until said note is fully paid except that the final payment of princ, 13 is interest, if not sooner paid, shall be due on the 15th day of February 19 76 All such payments of account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cen per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicag Illinois, as the holders of the note may, from time to time, in writing Lincoln National Bank appoint, and in absence of such appr nument, then at the office of in said City. NOW, THEREFORE, the Mortgagors to sear the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the percentage of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the num of One Dollar in hand, as, the tecepit wherefor is hereby acknowledged, do be presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following day thed Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF city of Schaumberg Cook Lot 5168 in Weathersfield U.Lt 15, being a Subdivision in Sections 28 & 29 Township 41 North Raige 10, East of the Third Principal Meridian, in Cook County, Illino's, according to Plat thereof recorded in the Recorders Office of Cook County, Illinois, on 1/21/65 as Document #19363546, common y known as 619 Norwood Lane, Schaumber, in the County of Cook, Illinois This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the norte go a their heirs, successors and assigns. WITNESS the hand ... s and seal ... s o Eurost & Mulkowski SEAL] Ernest F. Malkowski Dolores T. Malkowski Robert E. Anderson STATE OF ILLINOIS Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Ernest F. Malkowski and Dolores T. Malkowski who are personally known to me to be the same thev 5th d, Indiv., Instal.-Incl. Int.

Page 1

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortagors herein Whit is the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to fee loss the hen hereof. In any suit to feeclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expensions. It is a shall be allowed and included as additional indebtedness in the decree for sale all expensions are the proposed of the note for above the continued as to tiems to be expended after entry of use general procuring all such abstracts of life, life exactles and examinations, title insures policies. Formers certificates, and similar data and assurances with reflect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to hidders at any allewis, on may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this area up to the expension of the note of the nature in this area up to the expension of the nature of the expension of the nature of the premises. All expenditures and expenses of the nature in this area up to the expension of the nature of the expension of the continued of the nature of the expension of the continued of the nature of the expension of the continued of the nature of the expension of the nature of the nature of the expension of the continued of the nature of the

principal and interest remaining unpaid on the tier fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their tights may appear.

John or at any time after the fills to of a bit to foreclose this trust deed, the count in which such lifed may appoint a receiver of said premisers. Such appointment may be made either b fore or after sale, without notice, without regard to the solvency of motorgagors at the time of application for such receiver and without tree, at the requires of whether the same shifted as a homestead or not and the Trustee hereunder may be appointed as such receiver, such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale, and a deficiency, during the full statutory period of demption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or act us all in use cases for the protection, possession, conto, management and operation of the premises of the protection, possession, conto, management and operation of the premises of the protection, possession, conto, management and operation of the premises of the protection, possession, conto, management and operation of the premises of the protection of t

11. Trustee or the holders of the note shall have the right to institute or the holders of the note shall have the right to institute or the holders of the note shall have the right to institute or the holders of the note shall have the right to institute or the holders of the signatures or the identity, capacity, or authority of the signatories on the note or trust decu, to an literature of the identity, capacity, or authority of the signatories on the note or trust decu, to an literature of the identity, capacity, or authority of the signatories on the note or trust decu, to an literature of the institute does not capacity of the signatories on the note or trust decu, to an literature of the institute of the signatories on the note or trust decu, to an literature of the signatories of the signatories of the note or trust decure of the signatories of the

Identification No. IMPORTANT CHICAGO TITLE AND TRUST COMPANY THE NOTE SECURED BY THIS TRUST DEED SHOULD HE DESTIFIED BY Chicago Title and Trust Company
REPURE HE TRUST DEED IS FILED FOR RECORD. Assistant To st C.
Assistant Secret
Assistant Vice Prej d LINCOLN NATIONAL BANK 60613 Chicago, Illinois PLACE IN RECORDER'S OFFICE BOX NUMBER

END OF RECORDED DOCUMENT