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TRUST DEED!

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THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made February 13, 1971 . between Peter A. Montelbano and Constance T. Montelbano, his wife

> herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

CHICAGO THE AND TRUST COMPANY

Through the Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, as I leg I holder or holders being herein referred to as Holders of the Note, in the principal sum of the continuous of the Note, in the principal sum of the Note, in the Note, in the Principal sum of the Note, in the Note, in the Principal sum of the Note, in the Note,

evider of by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and deliver d. in and by which said from February 13, 1971

Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows:

One hundred e ght and 76/100----- Dollars on the first day of April 1911 and One hundred eight and 76/100--- Dollars on the first day of eath 100 cm thereafter until said note is fully paid except that the final payment of principal and interest, a not soomer paid, shall be due on the first day of March 19 91 All such payments on account of the in obted ess 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 installment unless paid when due shall bear interest and the treated feature and interest being much aparable at such backing batter or trust. One hundred - gnt and 76/100---the rate of seven per cent per annum, and it and interest being made payable at such banking house or trust company in Fark Ridge, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then a the office of First State Bank and Trust Co. in said City.

in Said City, T11.

NOW, THEREFORE, the Mortgagors to secure the payment of the payment of the payment of the payment of the countries and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt who and is not to the sum of the sum of One Dollar in hand paid, the receipt who and is not to the payment of the sum of the su Cook

Lot 2 in Ridgemoor Manor Subdivision, a Subdivision of part of the West 15 acres of the North Vest quarter, North of the Indian Boundary Line, of Section 17, Township 4) North, Range 13, East of Third Principal Meridian, in Cook County, Illinois. **



which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and apputenances there; to belonging, and all tents, issues and pre its this cof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate ar not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, plwer, r (rig reation) (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing, screen, window shides, sto m bases and windows. floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether suscess or assigns shall be considered as constituting part of the real estate.

The same articles hereafter placed in the premises by the mortgagots or their success or assigns shall be considered as constituting part of the real estate.

The same articles hereafter placed in the premises by the mortgagots or their success or assigns shall be considered as constituting part of the real estate.

The same articles hereafter placed in the premises by the mortgagots or their success.

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 mortgagors, their heirs,

WITNESS the hand and seal of Mortgagors the day and year first above-written.

[SEAL] [SEAL] X Constance of Montelland SEAL! PARLOW M

Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Peter A. Montelbano and Constance T. Montelbano, Cook

instrument, appeared before me this day in person and acknowledged that _

UNOFFICIAL COPY

| Page 2 | |
|--|---------|
| THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): 1. Martgapers shall (1) groupely repair, restore or rebuild any buildings or improvements mow or hereafter on the premises which may become damaged or be deservoid; (2) keeps and premises in good condition and repair, without wasts, and free from indiction or distings for here aspressly subordinated to the liven hereof; (3) pay when due any indebtedness which may be secured by a lien or clarge on the premises superior to the lienter, or any upon trequest exhibit a transferror of the content of the note; (4) comply when the transferror of the note; (4) comply when the transferror of the note; (4) comply with all requirements of law or manifestal ordinates with respect to the premises and the use thereof; (6) make no material alterations in will premise secret as required by law or municipal ordinates. 2. Martgapers shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or doubless of the note of duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by wature, any tax or assessment which Mortgagors may desire to contest. | |
| 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of imoneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies attoraged to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, which tights to be evidenced by the standard entrage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration. 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or principal or interest on prior encumbrances, if any, and purchase, dischage, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeture feeting aid premises or contest any tax or assessment. All moneys paid for any of the purposs here authorized and all expenses paid or incurred in mention therewith, including attorneys feet, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and all forms of the content of the purposs here authorized and all expenses paid and indebtedness exceed hereby and tall become for a feet matter concerning which action herein authorized may be taken, shall be so much set of the note of the note of the note of the rote of the note of the note of the rote of the rote of the note of the note of the rote of the note of the note of the rote of the note of the note of the rote of the note of t | |
| 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or accessments, may do so according to the valid y of a 19 taxes, and the recovered from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate to rinto the valid y of a 19 tax, assessment, sale, forteiture, tax lien or title or claim thereof. 6. "regay is shall pay each liten of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the hors, of one note, and without notice to Mortgagots, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Tru. De do to the contarty, become due and payable (a) immediately in the case of default sainting payment of any installant of principal or interest on the not, or (b) when default shall occur and contained. 7. When the ind otted so hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the tight to forchose the lien hereof, they exceleration or otherwise, holders of the note or Trustee shall have the tight to forchose the lien hereof in a case of the note or trustee shall have the tight to forchose the lien hereof in a case of the note or trustee shall have the tight to decree on the note of the note of the note of the contractive feet, appraiser's feet, suggestion of the note of the note for attoricy's feet, Trustee's feet, appraiser's feet, suggestion of the note of the note for attoricy's feet, Trustee's feet, appraiser's feet, suggestion of the note of the note for attoricy's feet, Trustee's feet, appraiser's feet, suggestion of the note of the note for attoricy's feet, Trustee's feet, appraiser's feet, suggestion of the note of the note for attoricy's feet, Trustee's feet, appraiser's feet, suggestion of the note of the note for attoricy's feet, Trustee's feet, appraiser's feet, suggestion of the note of the note of the note of the note of th | |
| and assurance, with respect to title a relate or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be has prum into such decre the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph ments and applicable thereon at the rate of seven per cent per a un, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured or (8) preparations at the ommencement of any suit to the foreclosure everal of such print to foreclose whether or not actually commenced: or (e) preparations at the ommencement of any suit to the foreclosure reveal of such print to foreclose whether or not actually commenced. 8. The proceeds of any foreclosure sale of the termine, that is distincted and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure reprocedings, in a distinguish them as a comparation of the foreclosure and one of the process of the sum of the principal and interest remaining unpaid on the note; for 's except to the supplier of the foreclosure or assigns, at their ights may appear. 9. Upon, or at any time after the filing of a bill to foreclo this try, deed, the court in which such that bill is filed may appoint a receiver of said premises. | ÷ . |
| Such application of the made wither libefure or after take, warron or every without regard to the side-ency or involverey of Mortgagon as the time of application for such receiver and without regard to the then value of its premises or whether the same shill be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver all have nower to collect the tents, issues and profits of said premises during the producing of such foreclosure suit and, in case of as alse and a deficiency, during the full authory period deemption, whether there he redemption on not, as well as during any further times when Mortgagons, except for the intervent in of such receiver, would be entitled to collect such tents, issues and profits, and all other powers which may be necessary or are usual in such cases for it protection, possession, control, annagement and operation of the premises during the whole of said period. The Court from time to time may authorize the except to apply the net income in his hands in payment in whole or in part of (1). The indebtedness secured hereby, or by any decree foreclosing this trust deed or at tax, special assessment or other lies which have been superior to the lien hereof or distance of the lien or of any provision hereof shall be ", etc. or any defensive inch which would not be good and available to the propose." 10. No action for the enforcement of the lien or of any provision hereof shall be ", etc. or any determined which would not be good and available to the propose. 11. Trustee or the holders of the note shall have the right to inspect the premises at all reas sub-time and access thereto shall be permitted for that purpose. 12. Trustee has no duty to examine the title, location, existence or condition of the premise. or the incidentity, capacity, or authority of the signatories on the note or trust deed, not hall branching to the signatories on the note or trust deed, nor thall trustee and it can be approved premise and trustee the propose. | |
| any note which may be presented and which conforms in substance with the description herein contained of the note and write ¹ , rep. 1810 be executed by the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Register of Titles in which this rup on shift have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Decedo of the county in into y premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein give on any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder. 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through foregast with the word "Mortgagors", when used herein shall included all such persons and all persons liable for the payment of the indebtendess or any part the cof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construined in mean "notes" when more than one note is used. | |
| I M P O R T A N T THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. Identification No | 21 3 |
| First State Bank and Trust Co. P. 0. Box 89-D Park Ridge, Ill. 60068 MAIL TO: FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 4629 No. Nagle Ave. Harwood Heights, Ill. | 399 184 |
| PLACE IN RECORDER'S OFFICE BOX NUMBER | |
| END OF RECORDED DOCUMENT | · |