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RECORDER TOF DEEDS TRUST DE DUKTE RECORD 22 409 797 22409797 Jun 23 73 3 03 Pt THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made 73 between HOMEWOOD INDUSTRIES, INC. July 17th TLLINOIS , herein referred to as "Mortgagor," and a corporation, organized under the laws of CHICAGO TITLE AND TRUST COMPANY. 9 an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of THREE HUNDRED THIRTY THOUSAND AND no/100 -------(\$330,000.00)----- Dollars, evidenced by certain Instalment Note of the Mortgagor of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said Note the Mortgagor promises to pay the said principal sum and interest XXXXX on the balance of principal remaining from time to time unpaid at the rate of EIGHT AND ONE HALF (8 1/2%) — per cent in instalments (including principal and interest) as follows: Dollars on the 1st day of each month thereafter until said note is fully paid except that the final jayrn not of principal and interest, if not sooner paid, shall be due on the 1st day of August 1985. All such payrn not on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance. In the rate of the national principal, provided that the principal of each instalment unless paid when due shall bear interest at the rate of the national principal provided that the principal of each instalment unless paid when due shall bear interest at the rate of the national principal and interest being made payable at such banking house or trust company in 100 millions, 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 EXCHANGE NATIONAL BANK

OF CHICAGO

ON. THEREFORE, the base of the coverants and agreements herein contained, by the Mortgagor to be performed, and also in consideration of the sum of One Dellar run and paid, the receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto the Tuster, it successors and assents, the olders of Holmewool of the sum of One Dellar run and paid, the receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto the Tuster, it successors and assents, the old wing a scribed Real Estate and all of its estate, right, title and interest therein, situate, lying and being in the VIIIage of Holmewool Lot 4 (except the West 3.00 feet thereof and except the North 25.00 feet thereof) in W. K. Gore's Subdivision of the West 1/2 or the West 1/2 of the Northwest 1/4 of Section 32, Township 36 North, Range 14, East of the Third Principal Meriaisa, in Cook County, Illinois ---which, with the property hereinafter described, is referred to herein as the tremses."

TOCETHER with all improvements, tenements, fixtures, and apply ten nees thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortagaor may be entitled thereto (which are ledged primarily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon under the polyment of articles now or hereafter therein or thereon under the foregoing, sevens, window shades, storm doors and windows. Hoor coverings, inador beds, awnings, stores and water heartest. All of the free giving redefaced to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles in early become to be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, fore er. It he purposes, and upon the uses and trust herein set. n. 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 by unding on the Mortgagor, its successors and assigns. In Witness Whereof said mortgagor has caused its corporate seal to be hetcunto affixed and these practicated to the hetcunto affixed and these practicated to the hetcunto affixed and these practicated to the hetcunto affixed and these practicates are all the hetcunton affixed and the hetcunton affixed a of said corporation.
executed on behalf of said corporation by its
HOMEWOOD INDUSTRI Said Motter Corner of that the note herein described may be Share 12 2007 Share 12 2007 Of Directors (CLINOIS STUART STATE OF ILLINOIS, SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTI. er President of the HOMEWOOD INDUSTRIES, INC. ROBERT CLARK HARRY A. ROCKWOOD . 19 Walles NOTARY PUBLIC Page

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1. 1. Mortgague shall (1) promptly repair, resture or rebuild any buildings or improvements now or hor to destroyed; (2) keep said persons or mood condition and repair, without waste, and free from meanbordinated to the lien hereof. (3) pay when due any indebtedness which may be secured by a lien or equipon request pershibit settifactory evidence of the discharge of such prior lien to Trustee or to holders building or buildings now or at any time in process of erection upon said premises; (5) comply with respect to the premises and the use thereof, (6) make no material alterations in said premises except as 7. 2. Mortgague shall pay before any penalty attaches all general taxes, and shall pay special taxes, spead other charges against the premises when due, and shall, upon written request, furnish to Trustee or prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, contest.	percafter on the premises which may become damaged chanic's or other liens or claims for lien not expressly charge on the premises superior to the lien hereof, and of the note: (4) complete within a reasonable time any all requirements of law or municipal ordinances with required by law or municipal ordinances. Certain assessments, water charges, sewer service charges, to bolders of the note duplicate receipts therefor. To any tax or assessment which Mortgagor may destre to
3. Mortgager shall keep all buildings and improvements now or hereafter situated on said premise windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the no damage, to Trustee for the henefit of the holders of the note, such rights to be evidenced by the stand, shall deliver all policies, including additional and renewal policies, to holders of the note, and in cambines not less than tendances are respective dates of exhibitation.	er to pay the cost of replacing or repairing the same of the conder insurance policies payable, in case of loss or and mortgage clause to be attached to each policy and use of insurance about to expire, shall deliver renewal
case of default therein. Trustee or the holders of the note may, but need not, make any to rigage in any form and manner deemed expedient, and may, but need not, make full or partial part it and purchase, discharge, compromise or settle any tax lien or other prior lien or title or clais affecting and premises or contest any tax or assessment. All moneys paid for any of the purposes to conner on therewith, including attorneys fees, and any other moneys advanced by Trustee or the hold the net ince plus reasonable compensation to Trustee for each matter concerning which action addition, inde sedness secured hereby and shall become immediately due and payable without notice per annumials on of Trustee or holders of the note shall never be considered as a waiver of a	in thereof, or recent from any cas sake or incircular hers of the note to protect the mortgaged premises and hersion authorized may be taken, shall be so much and with interest thereon at the rate of seven per cent
hereunder on 'e pai of Mortpagor. 5. The T, usee 'the holders of the note hereby secured making any payment hereby authorized to any bill, statems or 'sx mate procured from the appropriate public office without inquury into the evaluitiy of any tax, see mr, stale, forfecture, cax lien or title or claim thereof. 6. Mortgagor sh. "ray, c' b item of indebtedness herein mentioned, both principal and interest, of the holders of the note and 'shout notice to Mortgagor, all unpaid indebtedness secured by this or in this Trust Deed to the cr. (1.27), become due and psyable (a) immediately in the case of defau interest on the note, or (b) wher default shall occur and continue for three days in the performs	when due according to the terms hereof. At the option Trust Deed shall, nowurthstanding anything in the note It in making payment of any instalment of principal or
contained. 7. When the indibtedness by one secured shall become due whether by acceleration or otherwise foreclose the lien hereof. In any suit to for-close the lien hereof, there shall be allowed and include expenditures and expenses which may by pair or incurred by or on behalf of Trustee or holders of fees, outlays for documentary and exp. t.ev. err., tenographers' charges, publication costs and cost after entry of the decree jot procuring at the succession of title, title exceptes and examinations, title and assurances with respect to title as Trustee of holders of the note may deem to be reasonably ne bidders at any sale which may be had pursuant to such exercise the ruse condition of the title toor the v.	holders of the note or Trustee shall have the right to day additional indebtedness in the decree for sale all the note for attorneys' fees. Trustee's fees, appraise's 15 (which may be estimated as to items to be expended insurance policies. Torres certificates, and similar data cessary either to proscute such suit and expenses of all the other propriets of the policy of the pol
thereon at the tate of swen per cent per annum, wen paid or meurred by Trustee or holders of the probate and bankruptcy proceedings, to which eith. of them shall be a party, either splanniff, call indebtedness hereby secured: or (b) preparations for the some meement of any suit for the force whether or not actually commenced: or (c) preparations f(the efense of any theratened suit or prochereof, whether or not actually commenced. 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the fe and expenses incident to the foreclosure proceedings, including [18 s. h. ems as are mentioned in the which under the terms hereof, constitute secured indebtedness adurite 1 s. that evidenced by the results of the proceedings in the secured in the sec	note in connection with (a) any proceeding, including immant or defendant, by reason of this trust deed or any leasure hereof after accrual of such right to foreclose ceeding which might affect the premises or the security
which under the terms hereol, constitute secured indebtedness adultic that evidence of yine reprincipal and interest, remaining unpaid on the note; fourth, any over, use so Morgagor, its successors. 9. Upon, or at any time after the filing of a bill to foreclose this its after thou, regard to the application for such receiver and without regard to the then value of the prem is sor with their the same Trisstee hereunder may be appointed as such receiver. Such receiver shall he power to collect it pendency of such foreclosure suit and, in case of a sale and a deficiency, during a surface time times when Mortgagor, except for the intervention of ich review, wand all other powers which may be necessary or are usual in such cases for the protection possessiduring the whole of said period. The Court from time to time may authorize the receive. So gly the of [1] The indebtedness secured hereby, or by any decree foreclosing this trust deed, or my be a superior to the lien hereof or of such decree, provided such application is made prior to force: 10. No action for the enforcement of the lien or of any provision hereof shall be subject to many authorized the receiver.	or assigns, as their rights may appear, are consistent of said premises, e consistent of may appear at receiver of said premises, e e shall be then occupiled as a homeistead or not and the her rents, issues and profits of said greeniese during the od of redemption, whether there be redemption or not, ould, be entitled to collect such rents, issues and profits, on, control, management and operation of the premises
purpose the first three than the first three title, location, existence or condition of the premises, identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be oblinhered in the control of the agents or employees of Trustee, and it may require indemnities satisfactory 13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation.	on to no." e into the validity of the signatures or the isste or record this trust deed or to exercise any power hereunder. ex. p are of its own gross negligence or to it before e ercising any power herein given. on of satisfac ory evidence that all indebtedness secured
by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and after maturity thereof, produce and exhibit to Trustee the note representing that all indebtedness her may accept as true without inquiry. Where a release is requested of a successor trustee, such success note which bears an identification number purporting to be placed thereon by a prior trustee herein herein contained of the note and which purports to be executed on behalf of the corporation herein requested of the original trustee and it has never placed its identification number on the note describe note which may be presented and which conforms in substance with the description herein contains the original properties of the corporation herein designated as maker thereof, the office of the Recorder or Bezil	by secured has ocen aid, which representation Trustee soot trustee may ac. p? it, note herein described any det or which conform in) izance with the description designated as the make, "hereof of "here the release is ed herein, it may accept as the note extend described any mend of the note and which purper "" be executed on
14. Trustee may resign by instrument in writing filed in the office of the Recorder or Regirecorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Receistrated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical rute, parties 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 Mortgagor the word "Mortgagor" when used herein shall include all such persons and all persons liable for the port out such persons that have executed the note or this Trust Deed. The word "mort when used in more than one note is used. 16. The mortgagor hereby waives any and all rights of redemption from sale under any order or	sowers and authority as are herein give 11 stee, and any and all persons elaiming under or through Mortge 11, and any asyment of the indebtedness or any part-thereof shether this instrument shall be construed to mean "not 1" where there is not the shether than the shether the shether than the shether that the shether than the s
and on behalf of each and every person, except derice or judgment creditors of the mortgagor, acquited date of this rust deed. 17 - 18 and 19 - see rider attached.	iring any interest in or title to the premises subsequent, of
	570709
BE IDENTIFIED BY Chicago Title and Trust Company	CAGO TITLE AND TRUST COMPANY,
EXCHANGE NATIONAL BANK OF CHICAGO 130 S. LaSalle Street Chicago, Illinois 60690 PRAT ESTATE LOAN DIVISION	FOR RECORDER'S INDEX PURPOSES' INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 17641 S. Ashland Avenue
REAL ESTATE LOAN DIVISION PLACE IN RECORDER'S OFFICE BOX NUMBER 80	Homewood, Illinois

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TO ATTACH TO AND FORM PART OF TRUST DEED DATED JULY 17, 1973 IN THE AMOUNT OF \$330,000.00 EXECUTED BY HOMEWOOD INDUSTRIES, INC:

#17:

For the purpose of providing regularly for the prompt payment of all taxes and assessments levied or assessed against the premises that will next become due and payable, and for the prompt payment of premiums on renewals of policies of fire and other hazard insurance now in force, the Mortgagors will deposit with the holder of the Note on the dates instalments of principal and interest are payable an amount equal to such taxes, assessments and insurance premiums, less the amount already deposited therefor, divided by the number of months to elapse prior of the date when such taxes and assessments will become payable, and when existing policies of insurance expire. The monies thus deposited with the holder of the lot are to be held without interest and are to be applied by the holder of the lot are to the payment of such taxes, assessments and insurance premiums as they become for and payable. If at any time the holder of the Note deems the amount deposited insufficient to pay said taxes, assessments and insurance premiums, the nor against will deposit with the holder of the Note any amount necessary to make up the deficiency; provided, however, that nothing in this paragraph contained, thall relieve the Mortgagors from the performance of any of the other covenants and preements contained relative to the payment of taxes and assessments and insurance or miums.

In case of default in the payment of any installment of principal or interest or in the performance of any of he covenants and agreements of the Nortgagors herein contained, the holder of the Note may apply any and all sums then on deposit, on account of the indebtedness secured by this Trust Deed.

It shall not be obligatory upon the horer hereof to inquire into the validity or accuracy of any such items before having payment of same, and nothing herein contained shall be construed as requiring the holder to advance other monies for said purpose.

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First party has been advised by its beneficieries that the proceeds of the loan secured by the Trust Post will to beed for the purposes specified in Paragraph (#) c of Chapter 7% of the 1905 Illinois Revised Statutes, and that the principal obligation secured hereby constitutes a business loan which comes within the priview of said paragraph.

END OF RECORDED DOCUMENT

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