## UNOFRONAL COPY

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|----------|--|---|--|--|--|--|
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|          | ROX  | 305 cpox 44   | W17, 223,000                                     | 22 514 - 426   | Hickory K.   | 'Olun  |
|          |  | en en   | OK RECORD  |  | attentitie of i  | EEDA .   |
|          | TRUS   | T DEED  | 1  |  | *22514   | 426  |
|          |  | Oct 16.   | 13 12 19 PH                                      |  | ·  | ري المراجب الم |
|          |  | VTURE, Made this 1                                      |  |  |  | A.D. 19 73   |
| _        | by and between   | NICHOLAS M. GRA   | VES and MARY                                     | w, GRAVES, hi  | ls wife  | ~~~  |
| A)       |  |   |  | in the Co  | ······································   |  |
| ~        | of the   | •   | Of Changing Star #                               | in the Co<br>Mostomers") and THE                         |  | CHICAGO CA   |
|          | and State of   | association organized :                                 | and evicting under                               | and he wirths of the lo                                  | FIRST NATIONAL BANK OF<br>was of The United States o   | f America . 30   |
| 1        | and doing business   | and having its principa                                 | d office in the City                             | of Chicago, County of                                    | Cook and State of Illinois,  | as Trustee 🚟 📗   |
| S        | (hereinafter, "Tru   | stee"), WITNESSETH                                      |  |  |  |  |
| 9        | THAT, WHE  | REAS, MORTGAGOR<br>lescribed in the Principa            | . is justly indebted                             | to the legal holder or                                   | holders of the Promissory  | instalment .   |
| 1        |  |   |  | NO/100   | Dollars (\$ 53,50  | 0.00 ).  |
| $\sim$   | evidenced his one  | certain Promissory Inst                                 | alment Note (the                                 | identity of which is ev                                  | ridenced by the certificate  | thereon of   |
| 9        | (Trustee) oea ng   | even date herewith ma                                   | de payable to bea                                | rer and delivered, whi                                   | ch Instalment Note (herei  | nafter, the  |
|          | "Note", bear interest is pay all   |   | ursement until ma                                | turity at the rate there                                 | in set forth, and which pri  | ucibar and   |
| S        | micrest is bay refe  | da lunuwa:  |  |  |  |  |
|          | Interest only dur  | October 27, 197   | 73<br>to and finaleding O                        | thereafter the sum of                                    | 408 51 due and pa<br>8 if not<br>interest at the rate specified i<br>second on account of said p<br>per centum per annum, an<br>banking house in Chicago, Ili<br>if The First National Bank of<br>sum thereof, together with acc<br>ome at once due and oxyable at   | yable on the   |
|          | each of said month;  | payments of \$ 408.                                     | 1 shall be ap                                    | plied first in payment of                                | interest at the rate specified i   | n said Note.   |
| 8        | payable monthly on .   | n brance of said principal                              | l sum remaining from<br>maturity at the rate     | time to time unpaid and                                  | second on account of said proper centum per annium, and  | incipal sum.   |
| _        | principal and interes  | it pays ien. bring payable i                            | n lawful money of T                              | he United States, at such                                | banking house in Chicago, Ili  | inois, as the  |
| _        | the City of Chicago  | and State of Ill wis; in an                             | oint, and until such a<br>d by which Note, it is | agreed that the principal                                | sum thereof, together with acc   | rued interest  |
| •        | thereon, in case of d  | efault as provided in this T                            | rust Deed, may at an                             | y time without notice, become                            | ome at once due and payable at   | the place of   |
|          | NOW, THERE   | FORE, Mortagor for the                                  | purpose of securing t                            | he payment of the Note                                   | sum thereof, together with accome at once due and payable at f the holder(s) of the Note. and the performance of the d, the receipt whereof is here the following described Real Example of COOK   | Mortgagor's  |
|          | agreements herein or   | ontained, and also in co                                | eration of the sum of                            | One Dollar in hand pai                                   | d, the receipt whereof is here   | by acknowl-  |
| •        | lying and being in the   | w Village   | Glencoe  | Co   | unty of Cook   | - and State  |
|          | or minute, to wire   |   |  | •  | *  | 1  |
|          | Lot ten  | (10) in Willgat   | e Turra e Su                                     | bdivision, bei   | ng a subdivision   | of   |
| 4        | Lots one   | (1), two (2),   | three (2) an                                     | d the Easterly   | eighty-seven (87   | 7)   |
|          | feet of I  | ots thireeen (  | 13). four tee                                    | n (14) and fif   | iteen (15) in Bloc   | ek i   |
| - !      | one (1) i  | in Glencoe, in  | the South Le                                     | st Quarter of  | the North East   |  |
|          | Quarter (  | of Section seve   | n (7), Town                                      | rrp forty-two  | (42) North, Range  | <b>3</b> .   |
|          |  | (13), East of   | the Third Pl                                     | ncipal Meridi  | an, in Cook  |  |
| -        | County,  | Illinois  |  |  | -  |  |
|          |  |   | -  |  |  |  |
|          | -  |   |  |  | lh(  | $\mathcal{I}$  |
|          | -  | •   |  |  |  | 20   |
|          | •  |   |  | · (//  | U  | <u>ا</u> ا   |
|          |  |   |  |  | )  | 1 1  |
|          | -  |   |  |  | /  |  |
|          | which, with the pro  | perty hereunder described,                              | is referred to as the                            | "Premises,"  |  |  |
|          | TOGETHER V   | with all the tenements, here                            | ditaments, privileges,                           | easements, and appurtenan                                | who or at any time here remises, the enh. issues and pledge of he rer s, issues and pledge of he rer s, issues and pledge of he rer s, issues and like and the managed reports a kind and name anisower, a sorm window of the form with the managed reports of the second second representation to be real managed. The second representation that the Homestead Exemption Law in the payment of said indebte in the second remises. | fter theseunto   |
|          | (which rents, issue  | and brough are percpa en                                | pressly assigned, it b                           | eing understood that the                                 | pledge of he rer s, issues and   | profits made   |
|          | in and by this True  | it Deed is not a secondary<br>indebtedness secured here | pledge but is a prim<br>by), and all apparate    | ary pleage on a parity was and fixtures of every         | kind and name shatsoever.  | including, but   |
|          | without limiting th  | e generality of the forego                              | ng, all shrubbery, sh                            | ades and awnings, screens                                | , storm window, r u 'oors, cu  | ertain fixtures,   |
|          | water, air condition   | and electric fixtures, radia                            | s and equipment in c                             | or that may be placed in a                               | nd pullqing nom or pact to the   | suquid on the  |
|          | premises, (which a   | re hereby understood and a                              | greed to be part and                             | parcel of the real estate at<br>this Trust Deed be deeme | nd appropriated to the use of the discountry to be seal  | he real estate   |
|          | hereby) and also a   | Il the estate, right, title st                          | id interest of Mortga                            | gor of, in and to said pre                               | entises.   | <b>2</b> 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4   |
| l        | TO HAVE Al   | ND TO HOLD the above                                    | described premises to                            | mto Trustee, its successors<br>under and by virtue of th | s and assigns forever, for the<br>he Homestead Exemption Law   | o de State   |
|          | of Illinois, and all   | right to retain possession (                            | of the Mortgaged Pro                             | perty after any default is                               | n the payment of said indebte  | or after   |
|          | This Trust De  | of the agreements herein and consists of two pages.     | The agreements, con                              | ditions and provisions app                               | pearing on page 2 (the revers<br>call be binding on the Mortgage   | e side (f this   |
| ,        | Trust Deed) are in   | corporated herein by refer                              | ence and are hereby                              | made a part hereof and at                                | all be binding on the Mortgag  | or, their beirs  |
| -        | Witness, the   | nand and scal of Mort                                   | gagor the day and                                | year first above writter                                 | n.   |  |
| ŀ        | 11/1-11  | 1 111 17  | •  |  | C  |  |
| ļ        | // V/12/2  | C 'M Ma   | MAL [SEAL]                                       | Mary W   | - Mues   | [SEAL]   |
| 1        | Nicholas   | Graves  |  | Mary W. Gr   | aves   |  |
| l        |  |   | [SEAL]   | *************************                                |  | [SRAL]   |
|          | THE RESERVE AND A PARTY OF THE  | ANTAIL I  | -  |  | -  | Ŋ  |
| - T.     | <b>***</b>   | SS. No  | tary Public in and                               | for and residing in a                                    | nid County, in the State a   | foresaid, DO   |
| -2.      |  | HEREBY CER  | TIFY THAT N                                      | cholas M. Grav   | res and Mary W. G  | raves, O   |
|          | 93   | a gwho are per  | sonally known to n                               | ie to be the same perso                                  | m S whose names are  | subscribed to  |
| 3.22     |  | the foregoing I   | nstrument, appeare                               | d before me this day i                                   | in person and acknowledged   | that   |
| 4        |  | Fart, for the use                                       | scaled and delivery                              | rein set forth, includin                                 | as their free a  | of the right   |
|          | THE COURT  | Az Seront homestead.                                    |  | <  |  |  |
|          | STATE TO S   | GIVEN u   | ider my hand and                                 | Notarial Seal this                                       | thay of OCTOBER  | AD, 1973 CO  |
|          | E STATE OF THE PARTY OF THE PAR |   |  | Q to   | sach a Kurpaile  | ·  |
| Ì .      | · Carling Cons   | . <del>Ç</del> .  |  | ,  | Notar Public   |  |
|          | The Princip  | pal Instalment Note me                                  | ntioned in the with                              | in Trust Deed has been                                   |  | · · · · · · · · · · · · · · · · · · ·  |
|          |  | DDA 1144411 EV  | li   |  |  | one Trube  |
|          |  | ,   |  | - 159 Hr   | nst National Bank of Chilo   | ago, trustes,  |
| 1        |  |   |  |  |  | . <b>©</b> -   |
| 1        |  |   | ÷  | -  | Samo Dri   |  |
|          | -  | ,   |  | Re /   | THINKE!  |  |
|          | _  |   |  | -J   | Real Estate Officer  |  |
| ă        | •  | -   |  |  |  |  |
| <b>4</b> |  | -   |  | Page 1   |  |  |

THE AGREEMENTS. CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

1. Mortgagur agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof

(a) to keep the premises in good repair and make all necessary replacements;

 (b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become damaged or destroyed;

(d) to keep the premises free from lieus of mechanics and materialmen, and from all other lieus, charges, or encumbrances prior

A or on a parity with the lien of this Trust Deed;

(c) to refmit the Trustee or holder(s) of the Note access to the premises at all reasonable times for purposes of inspection;

(a) not by do, not permit to be done mon the premises, snything that might impair the value thereof, or the security conveyed bereby

In not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed bereey.

Markey, further agrees that no substantial repairs or remodeling of the premises abail be made unless the written consent of the Trustee or the "dder(s) of the Note shall first have been obtained and Mortgagor shall have deposited with Trustee a sum of money sufficient in "e independent of Trustee or the holder(s) of the Note to pay in full the cost of such repairs or remodeling. Trustee is berely authorize us apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof, in navment of it es out thereof and of the reasonable frees of Trustee.

3. Mortgage or to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and sassessments of any lad 1 hich may be levied, assessed, charged, or imposed upon the parties and to deliver to Trustee, upon request, satisfactory evider 2 of 3 or payment. Mortgagor, to prevent default hereunder, will pay in full, under protest in the manner provided

A. Mortgagor agree to anish in force, at all times, fire and extended coverage insurance on the premises at their full insurable value, and also agrees to make in the first insurance as Trustee or the holder(s) of the Note may require from time to time. Said insurance shall be carried as of companies as shall be satisfactory to Trustee or the holder(s) of the Note and the Policies evidencing the same with mortgage classes (as stactory to Trustee or the holder(s) of the Note) attached, shall be deposited with Trustee. An appropriate renewal policy shall set of livered to Trustee or the holder(s) of the expiration of any current policy.

5. In addition to the monthly its ments of principal and interest payable under the terms of the Note, and to provide for the payable of real estate taxes and assessments required to be pald hereunder by Mortgagor, Mortgagor shall deposit with Trustee, on each monthly payment date, as set forth is he Note, an amount equal to one-twelfish of the annual real estate taxes and assessments as estimated by Trustee. In the event sor deposit on the sufficient to pay such taxes and assessments when due, Mortgagor agrees to deposit on deposit on deposit on the sufficient to pay such taxes and assessments when due, Mortgagor agrees to deposit on deposit on the sufficient to pay such taxes and assessments when due, Mortgagor agrees to deposit on deposit on the sufficient to pay such taxes and assessments when due, Mortgagor agrees the deposit of the sufficient to pay such taxes and assessments when due, Mortgagor agrees to deposit on the sufficient to pay such taxes and assessments when due, Mortgagor agrees the deposit of the sufficient to pay such taxes and assessments when due, Mortgagor agrees the deposit of the sufficient to pay such taxes and assessments when due, Mortgagor agrees the deposit of the sufficient to pay such taxes and assessments when due, Mortgagor agrees the deposit of the sufficient to pay such taxes and assessments when due to the sufficient to pay such taxes are sufficient to pay such taxes and the payable pay

6. Upon default by the Mortgagor of any agreement herein, Trustee or the holder(s) of the Note may, but need not, make any symment or perform any act herein required c. Mortgager in any form and manner deemed expedient and may, but need not, make ful or partial payments of principal or interest on price and co-ordinate encombrances, sile, and purchase, discharge, compromise, osettle any lieu, encombrances, suit, title or claim iercoi, or redeem from any tax sile or forfeiture affecting the premises, or contessny tax or assessment. Any payments made or ad used for any of the purposes herein authorized, and all expenses paid or incurred connection therewish, including reasonable comp. "Trustee attempers' feet, and any other payments made by Trustee or including yorbate and bankruptcy proceedings to which I cuts' or holder (s) of the Note, to protect the premises or the ite her of, including all costs and expenses in connection with (1) any proceedings or which I cuts' or holder (s) of the Note shall be a party, either as plaintiff, claimant or the forefourte hereof, after accurated of such right to four of the forefourte hereof, after accurated of such right to four offer of a stable without notice, and with interest thereon at eight persons per annum. In making any payment herein authorized, are "or the bodder(s) of the Note shall be sole judges of the legality and validity thereof, and of the amount necessaries to be said in at faction thereof.

With respect to any deposit of funds made by the Mortgagor with Towee hereunder, it is agreed as follows:

(b) Such deposits shall be held by Trustee and shall not be subject to the direction or control of the Mortgagor,

(c) If a default occurs in any of the terms hereof, or of the Not. Trustee may, at its option, and shall, upon written direction by the holder(s) of the Note, notwithstanding the purpose for hither id deposits were made, apply the same in reduction of said indebtedness or any other charges then accrued, or to accr. e, so cured by this Trust Deed.

payment of any other indebtedness arising under the Note or this Trust Deed; or at 'a performance of any other agreement of Mortpague contained in the Note or this Trust Deed and shall continue for a period of three (sys; nen the following provisions shall spily;

(a) All sums secured bereive shall at the cotton of Trustee or the holder(s. 't' Note, become immediately due and payable,

without notice.

(b) Trustee, or the holder(s) of the Note may immediately forcelose the lien o, thir T at Deed. The court in which any proceeding is pending for that purpose may, at come, or at any time thereafter, the before or after sale, without notice to Mortgagor, and without requiring bond, and without regard to the solvency or it oncy of any person liable for payment of the indetections secured hereby, and without regard to the dovernor or it oncy of any person liable for payment at homestrad, appoint a receiver for the benefit of Trustee or the holder(s) of the prairies, or the occupancy thereof as a homestrad, appoint a receiver for the benefit of Trustee or the holder(s) of the 'one with power to collect the remarkable and profits of the premises, the and to become due, during such forcefource suit regardless the full statutory period of redemption not withintanding any redemption. The receiver, out of such crust, issues, and crofits when collected, may pay costs incurred in the passagement and operation of the premises, prior and co-ordinate if a fife, or, and taxes, assessments,

9. In any foreclosure of this Trust Deed, there shall be allowed and included in the decree for sale, it or one of the rents, or the proceeds of such sale.

(a) all other items advanced or paid by Trustee or the holder(s) of the Note pursuant to this Trust Deed, with the terest at a

percent per summ from the date of advancement, and
(c) all court costs, attorneys fees, appealser's fees, expenditures for documentary and expert cridence, are se appeals of procuring all publication costs, and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all abstracts of title; title searches and examinations, title guaranty policies. Torren's certificates, and similar talts un respect

10. The proceeds of any foreclosure sale of the rocks shall be distributed and applied in the following order of prio. \*\* I.

First, on account of all costs and expenses incident to the foreclosure proceedings, including all items emmerated herein; standing the control of the

good and available to the party interposing the same in an action at its wipon the two feetings secured.

12. This Trust Deed and, the Ben created hereby shall be released by Trustee noon full payment of all indebtedness secured hereby the performance of the agreements herein made by Mortgagor, and the payment of the reasonable feet of Trustee. Trustee may exceed and deliver such release to, and at the request of, any period who shall, either before one paid, which representation Trustee may accept the state of the payment of the state of the payment of the presentation Trustee may accept the payment of the payment of the presentation Trustee may accept the payment of the

13. It is expressly agreed that neither Trustee, nor any of its agents or attorneys, nor the bolder(s) of the Note, shall incur any personal liability on account of anything that it, he or they may do or omit to do under the provisions of this Trust Deed, except in case

14. The agreements herein contained, shall extend to and be binding upon Mortgagor and any and all persons claiming by, through or under Mortgagor, the same as if they were in every case maned and expressed, and all the agreements herein shall bind them, bot identity and averagily, and shall impress the same shall bind them, bot identity and averagily, and shall impress the holder(s) of the Note.

is Except as herein expressly provided to the contrary, no remedy or right herein conferred upon or reserved to the Trustee, or to the holder(s) of the Note is intended to be to the exclusion of any other remedy or right, but each and every such remedy or right shall be committive and shall be in addition to every other remedy or right given hereinder and now or hereafter existing. No delay or omission to exercise any remedy or right accruing on any default shall impair any such remedy or right, or shall be construed to be a waiver of any such default, or acquiescence therein, nor shall it affect any subsequent default of the same or a different nature. Every such remedy or right may be exercised from time to time and as often as may be deemed expedient by the Trustee or by the holder(s)

If. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not arrect the remaining portions of this Trust Deed, or any part thereof, and in case of any such installed, this Trust Deed shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs had not been inserted.

in the office of the Recorder (or Registrar) of the County in which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to set of The Errst National Bank of Chicago, as Trustee, at any time when its action hercunder may be required by any person entitled thereto, then the Chicago Title and Trust Company shall be and it is hereby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical powers and antipority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the mea

FORM 14340-F-AA

Page 2

END CERTIFICATION DE DOCUMENTO