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COOR COUNTY ... No FILED FOR RECORD Milion K. Oha

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TRUST DEED!

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS 'NDENTURE, made September 29, oannea Palmer, his wife

1973 between Luther and

herein referred to as "Mortgagors," and

emeago fitte and Trust commany Seaway National Bank of an Illinois corroration doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: Chicago
THAT, While AS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described,

per cent per annum in instalments (including principal and interest) as follows:

said legal holders being herein referred to as Holders of the Note, in the principal sum of FIFTY THOURAND AND NO/100ths ---- Dollars, evidenced by one canair instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and b which said 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

Six Hundred Eighty Nime & 00/100ths --- Dollars on the of Six Hundred Eighty Nine & 00/100ths day of each thereafter until said note is fully paid except that the final payment of principal and interest, if not societ paid shall be due on the day of All such payments on 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 the me principal of each instalment unless paid when due shall bear interest at the rate of per annum, and all of sail principal and interest being made payable at such banking house or trust company in "limois, as the holders of the note may, from time to time, in writing company in appoint, and in absence of such appointment, then at the off ce of

in said City. NOW, THEREPORE, the Mortgagors to secure 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 performance of the covenants and a none-herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt wherefor is hereby a now edged, do by these presents CONVEY and WARRANT unto the Trustee, its successions and assigns, the following described Real Estate and all of their state right, title and interest therein, situate, lying and being in the COUNTY OF

City of Chicago

Cook

Parcel 1 Lot 37 in Block 29 in Chatham Fields being a subdivision of the North East Quarter of Section 34, Township 38 North, Range 14, East of the Third Principal Veridian;

in Block 3
Lots 1, 2, and 3/ in the subdivision of Block 3, and that part of Block 2 lying West of the Alley in B. F. Smith's subdivision of part of the West half of the Fouth West & of Section 3, Township 38 North, Range 14, East of the Third Principal Meridian

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profit below and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, all conditioning, water, light, power, recipiers (which are pledged primarily and on a parity with said real estate and not se undarily (whicher single units or centrally controlled), and ventilation, including (without restricting the foregoing), greens, window shades, storm do "" of windows. Soor coverings, inador beds, semings, stores and water heaters. All of the foregoing are decided to be a part of said real estate whether physical, attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors are assigns shill be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust doed exercises of the said trust doed exercise of the said rights and benefits the said real saids.

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,

successors and assigns.

and seal of Mortgagors the day and year first above written Joannea Palmo

ES A. COL County Willing Cok

James A. Cooke a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Luther Palmer and Joannea Palmer, his wife

who are personally known to me to be the same persons whose name 8 are they alivered the said Instrument as _ free and voluntary act, for the uses and purposes therein set forth.

September Given under my hand and Notarial Seal this

Desd, Indiv., Instal.-Incl. Int.

BOX 533

2

5 (2.3)	Page		
THE COVENANTS, CONDITION	S AND PROVISIONS REFERRED T	O ON PAGE 1 (THE REVE	RSE SIDE OF THIS TRUST DEED):
 Mortgagers shall (1) petempty re- bo destroyed: (2) keep said prentises ourdinated to the lien-hercul; (3) gay on request axishibi satisfactory evider ilding are buildings now or it any tim- pert to the premises and the use there. Mortgagers shall gay before any other pressures are supplied to the con- traction of the premises are supplied to come of the premises against the premises event default hereunder Mortgagers a Contest. 	in good conditions and repair, without when due any indebtedness which may I were of the duckarge of skiel prior hen to ke in practous of evertion upon skiel prior with 16 may no material shreadhan in he penalty attaches all goneral tazzes, and shield when due, and shiell, upon written reques half pay in full under protest, in the title	expenses the control of netrally exacts, and few from mechanics or week and the control of the c	on the promises which may become damaged or other lieus or claims for lieu and expressly in the promises superiar to the him hereoff, and toe, (4) complete within a reasonable time any remember of law or monetical administor with by law with manifestal indimance. And the superior of the superior of the law
3. Mortgagers shall keep all buildin indistrict middle policies providing for a pay in full the indebtedness secured amage, in Trustee for the benefit of a hall deliver all policies, including and utless has been un days amo to a	gs and unprovements now or hereafter payment by the insurance companies of hereby, all in companies of hereby, all in companies of hereby, all in companies of the holders of the note, such rights to be ittimal and repressipations. In holders for trayleying dates of constitution.	duated on said greatises insur moneys sufficient either to pa the hulders of the note, and endenced by the standard mor of the note, and in ease of in	od againut (nas or damage by fire, legitining or the east of replacing or repairing the same or re insurance poliseive payable, in east of link in legge clause to be attached in each polity, and strance about to expire, shall deliver renewal
4 in ease of default fleeten. Trustingers in any form and manner defauts, and outstages, could feeling as of premises or content any amount on the them to content any outstanding according to the feeling according to the feeling of the feeling according to the feeling of the feeling according to the feeling of the feeli	tee of the hidders of the note may, but comed expedient, and may, but need not, coming or wellet any tax hen or other po- tax or supponent. All moneys paid for yes feet, and any other moneys advances consistent to Trainer for each matter to and thall become immediately due and olders of the note shall never be consis-	need not, make any paymen make full or partial payments itselten or title or elaim there any of the purposes herein as t by Trustee or the halders of a meerning which action herein payable withour notice and wit leted as a waiver of any right	and against loss or damage by the ciphering or the cost of replacing or repairing the same or the structure of the cost of replacing the same or the survey of the cost of repairing the same or the same of the s
y out, retember or estimate point of the most party of any lan, satements, sale which the mote, and without in this russ Deed to the contrary, interest in 1. o note, or (b) when decontained.	tured from the appropriate public effice, for left in the or claim the of indebtedness herein mentioned, both it notice to Mortgagors, all unpaid indebt become due and payable (a) immediate fault shall occur and continue for thre	without inquiry into the aces of, principal and interest, when di edness secured by this Trust D ly in the case of default in ma e days in the performance of	racy of such bill, statement or estimate or into us according to the terms hereof. At the option ced shall, notwithstanding anything in the note king payment of any instalment of principal or any other agreement of the Mortgagora herein
 When the index does hereby foreclose the inen hero! In any suit expenditures and spen is which may fees outlays for door or it, and expenditures and spen is which may feel outly and the report to the and assurance with respect to the nature in this paragraph ment of the nature in this paragraph ment of the nature in this paragraph ment of the nature in the head of a present permit of the nature in the paragraph ment of the nature in the nature i	to forecloss the lien hereof, there shall be paid or incurred by or on behalf of pert evidence, ttenographers' charges, per charges, pe	be allowed and included as a different controlled to the not blication costs and costs (whis make a costs (whis me costs) and caminations, title insurant to be reasonably necessary in of the title to or the value of debredness secured hereby an unsteen or holders of the note is, either as plaintiff, claimant can sur if of the foreclosure, threatened suit or proceeding the testing of the cost of the	rs of the note or Trustee shall have the right to ditional indebtodens in the decree for sale all e for attorney! fees, Trustee's fees, appraiser's h may be estimated as to items to be expended to policies. Torners certificates, and similar data either to prosecute unch sait to to evidence to the premiser. All expenditures and expenses of d immediately due, and payable, will interest connection with [a] any proceeding, including e defendant, by reason of this trust deed or any hereof after accural of such right to forcelose which might affect the premises on the security
 The proceeds of any foreclosur and expenses incident to the foreclos which under the terms hereof constit principal and interest remaining unp. abnear. 	e sale of the premises shall be distribut- ute proceeding, in luding all such item- ute secured indebt lness additional to t aid on the note on any overplus	as are mentioned in the preci- hat evidenced by the note, wi to Mortgagors, their heirs, leg	g order of priority: First, on account of all costs eding paragraph hereof: second, all other items the interest thereon as herein provided; third, all al representatives or assigns, as their rights may is filed may appoint a receiver of said premises.
10. No action for the enforceme party interposing same in an action at 11. Trustee or the holders of the purpose. 12. Trustee has no duty to exa- identity, capacity, or authority of the hentity in the same of the same of the misconduct or that of the agents or e	nt of the lien or of any provision hereo Law upon the note hereby secured. I note shall have the right to inspect the nine the title, location, existence or con- testignatories on the note or trust deed, of by the terms hereof, nor be liable for imployees, of Trustee, and it may require	f in enoiect to any defer r premit is at all reasonable tin idition of the premit is, or to nor shall Trustee hoby ted r any acts or omissic as he eu- indemnities astisfactory to it by	
14. Trustee may resign by instr recorded or filed, in case of the re	ument in writing filed in the office of signation, inability or refusal to act of Any Successor in Trust hereunder shall to reasonable compensation for all acts stations hereof, shall extend to and be bits herein shall include all such persons tave executed the note or this Trust De-	the Recorder or Registrar to	attractory evidence that all indebtedness secured to be caused by fittles in which is not to be caused by fittles in which is purpose to be caused by fittles in which is a to be caused by fittles in which is not to be caused by fittles in which is not to be caused by fittles in which is not to be caused by fittles in which is not to be caused by fittles in which is not to be caused by the bear and authority as we be with the premises are made authority as we be with the profits and any working claiming under or through "fittlesports and apparent of the indebtedness or why part thereof, and in this instrument shall be on that of near
The mortgagor he sale under any o its own behalf a	reby waives any an rder or decrees of nd on behalf of ea	forcolosure of	f rodemption from the f this Trust Deed, erson, except decree ag any interest in or this Trust Deed.
IMPO	RTANT	Identification Mo	C 1001/2100111111111111111111
THE NOTE SECURED I	BY THIS TRUST DEED SHOULD Title and Trust Company	CHICAGO	TITLE AND TRUST COMPANY,
		ALE ? LYMAN	Officer / Aza't Sec'y / Azz't Vice Prus.
Seaway Nation 645 East 87th Chicago, Illi			FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 4501 So. State Street
		, }	
-		السب	Chiango Tilianio
PLACE IN RECORDER'S	OFFICE BOX NUMBER		Chicago, Illinois

END OF RECORDED DOCUMENT