## **UNOFFICIAL COPY**

LETTELLE LE TRUST DEED 22 736 921 Box 805 ABOVE SPACE FOR RECORDERS USE ONL' THIS INDENTURE, made - May 30,--JOHN R. MARTIN and JEANNE M. MARTIN, his wife, (hereinafter called "Mortgagor"), and STATE NATIONAL BANK, a National Banking Association, doing business in Evanston, Illinois, (hereinafter called "Trustee"), witnesseth: THAT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter described, (horeinafter called the "Holders of the Note"), in the principal sum of THENTY THOUSAND EIGHT HUNDRED and 00/100 Dollars (\$ 20.800.00) evidenced by one certain Instalment Note (hereinafter called the "Note") of the Mortgagor of even date herewith, made payable to BEARER and delivered, in and by which Note the Mortgagor promises to pay such principal sum and interest from date — on the balance of principal remaining from time to time unpaid at the rate of -7-3/4% per cent per annum in instalments as follows: ONE HUNDRED FIFTY SEVEN and 00/100-(\$157.00)-Dollars on the-first-day of-August ---- 19 74- and ONE HUNDRED FIFTY SEVEN and 00/100---(\$157.00) Dollars on the—first—day of each—month—thereafter until the Note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the—first—day of—1999—All such payments on account of the indebtedness evidenced by the Note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each interest nature in the interest nature at the rate of—#ARRE—#ARRE—BARRE—BARRE—NO PRINCIPLE AND of the Note may, from time to the e, in writing appoint; NOW. THEREFORE, the Mories or to secure the payment of the Note and the parformance of herein continued, also in conditability of the Dollar in hand, paid, the rectifit whereof is VEY and WARANT unto the Project is a cease a good assigns, the collowing ergophy (see Ixatate in estate, right), title and integral therein, situate, prince and payment in the Cook. Lot 5 (except the North 35 feet thereof) and Lot 6 (except the South 15 feet t'erecf) in Block 5 in Grayland, a Sub-division of the North West quarter of Section 22, Township 40 North, Range 13, Eas. of the Third Principal Meridian, (except 10 acres in the North East corner thereof) in Cook County, Illinois. 1322 111.005 with the property hereinafter described, is hereinafter called the "gramises," TOORTIER with all the tenements, privileges, essements, hereditements and revenues and futures now located or herester to be placed on the Real Est pledged prinnerly and on a parity with the Real Est as security for the pure pledged prinnerly and on a parity with the Real Est as security for the pure security for the pure security for the pure and available, screens, storm windows and doors, door overlings, inadoor in the security of the pure security for the pure security in the pure security of the Real Est and adopting in or that may be hereby agreed to be pert of the Real Estate and appropriated to the use of the Total Estate and conveyed hereby. AVE AND TO HOLD the premise unto the Trustee, its successors and sesigns, forever, for the purposes, and upon the user and it its herein set from all rights and benealts under and by virtue of the Homestead Examplion Laws of the State of Himole, which said rights and benealts the Mortherby expressly releases and water. This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on acc 2 (the reverse side of this Trust Deed) are incorporated herein by reference and are a part hereof and shall or hading on the Mortgagor, his heirs, successors and assigns. WITNESS the hand and seal of Mortgagor the day and year first above written. [SHAL] [SEAL] STATE OF ILLINOIS the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY COUNTY OF -JOHN R. MARTIN and JEANNE M. MARTÍN, his wife - ATO --- subscribed to the foregoing nelly known to me to be the same t signed, sealed and delivered the ared before me this day in person and acknowledged that 2 free and voluntary act, for the uses and pu es therein set forth, including the said Instrument as a release and waiver of the right of homestead "THIS INSTRUMENT PREPARED BY/" OJ-REL-16 STATE NATIONAL BANK, EVANSTON, ILIL Commission Expires JUROTHY BORCHARDT. ASSISTANT, VICE PRESIDENT

PAGE :

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1

1. Mortgagor shall (1) keep premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien harron, (2) promptly repair, restore, or tabulid any buildings or improvements now or hersafter on the premises which may become damaged or be destroyed; (3) complete within a reasonable time any buildings or buildings now or at any time in process of crection upon the premise; (4) comply with all laws, regulations and ordinances with respect to the premises and the use thereof; (5) pay when the superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or the process of the process of the such process of the process of the process of the such process of the process

- Mortgagor shall pay before any penalty attaches all general 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 to Holders of the Note doplicate receipts therefor. To prevent default herennder
  Mortgagor shall pay in full under protest, in the manuer provided by statute, any tax or assessment which Mortgagor may desire to contest.
- 3. Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable value, and also agrees to exceed insurance as Trustee or the Holders of the Note may require from time to time. Said insurance shall be carried in such companies as shall be satisfactory to Trustee or the Holders of the Note and the policies evidencing the same with mortgacleases (satisfactory to Trustee or the Holders of the Note) attached, shall be deposited with Trustee. An appropriate renewal policy shall be delivered to Trustee not later than thirty days prior to the expiration of any current policy.
- 4. In addition to the monthly installments of principal and interest payable under the terms of the Note, and to provide for the payment of real estate taxes, assessments and insurance premiums required to be paid hereunder by Mortragor, Mortgagor shall deposit with Trustee or the Holders of the Note, on each month representation of the Note of the
- 5. In case of default hercia, Trustee or the Holders of the Note may, but need not, make any payment or perform any act hereinbefore required of Morts, and purchase, discharge, compromise or textle any tax lies or other prior lies or title or claim thereof, or redeem from any tax and or of return effecting the normal purchase, discharge, compromise or textle any tax lies or other prior lies or title or claim thereof, or redeem from any tax sale or forfeitures affecting the incle ang attorneys fees, and any other moneys advanced by Trustee or the Holders of the Note to profite the premises and the lien hereof, plus reasonable contents of the total prior the prior to the total prior to the prior to Mortaggor. The Trustee or the prior to the total prior to the total prior to the total prior to the prior to Mortaggor. The total prior to the prior to the total prior to the prior to Mortaggor. The total prior to the prior to the prior to Mortaggor. The continuation of the prior to t
- 6. Trustee or a. H iders of the Note may, but shall not be required to, make advances to the Mortgagor or to his successors in title or any of them in addition to those m de . der. the terms of paragraph S above, subject to the limitations herein stated. It is the intent hereof to secure payment of the indebtedness whether the ent. am . . shall have been advanced to the Mortgagor at the date hereof or at a later date, or having been advanced, shall have been repaid in port and further advars . ma . at a later date, Such advances shall in on event operate to make the principal sum of the indebtedness greater than the sum of (1) the unique manner. In it . Note; (2) any amount or amounts which may be added to the original indebtedness under the terms of paragraph S above; and (3) other advances made un'et it terms of this paragraph which shall be limited to a maximum of \$2,500.00.
- In case the premises, or a part thereof, shall be taken by condemnation, the Trustee or the Holders of the Note is hereby empowered to collect and
  receive all compensation whit any be paid for any property taken or for damages to any property not taken and all condemnation compensations to received
  shall be forthwith applied as the Trustee the Holders of the Note may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair.
- 8. The Trustee or the Holders of the Note by collect a "late charge" not to exceed 4% (or a minimum of \$1.00) of any installment which is not paid within 15 days from the due date thereof to control the extra expense involved in handling delinquent payments.
- 9. Morgagor shall pay each item of incheednes are. mentioned, both principal and interest, and shall make all deposits herein required, when due according to the terms hereof. Time is of the sasen bereaf and if default shall occur in the payment of any monthly installment of principal and interest as provided in the Note; or in the payment of any monthly installment of principal and interest as provided in the Note; or in the payment of any monthly installment of principal and interest as provided in the Note and the payment of any monthly installment of any other agreement of Mortgagor contained in the Note or this Trust De land shall continue for a period of three days; then tollowing provisions shall apply; (3) All stams of the Note may immediately foreclose the lien of this 'tru' De. The court in which any proceeding is pending for that purpose may, at once, or at any time therefore, either before or fafer sale, without notice to M trager, and without requiring bond, and without prograd to the solvency or insolvency of any person label for payment of the indebtedness secured hereby; and with a "and to the then value of the premise, or the occupancy thereof as a homestead, appoint during such foreclosure suit and the full statutory period of red option or "thissading any redemption. The receiver, out of such rents, issues and profits when collected, may pay costs incurred in the management and operation, the premises, proor and co-ordinate liens, if any, and taxes, assessments, water and other utilities and insurance, then due or therestier agenting, and may make "ye for any recessary repairs to the premises, and may pay all or any part of the
- 10. In the event the ownership of the premises or any part thereof eccures acc. in a person other than the Mortgagor, the Truste or Holders of the Note may, without notice to the Mortgagor, dead with such successor or success as in i terest with reference to this Trust Deed and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to suc or may ere end time for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt he eby secured. The sale or transfer of the premises or an assignment of beneficial interest in the premises, without the written consent of the Holo. of the "Over, shall constitute a default by Mortgagor hereunder.
- 11. Int any foreclosure of this Trust Deed, there shall be allowed and included in he de ree for sale, to be paid out of the rents, or the proceeds of such sales (a) all principal and interest remaining unpaid and secured hereby; (b) all other term do aced or paid by Trustee or the Holders of the Note purvannt te this Trust Deed, with interest at eight (859) per cent per annun from the date of wary menner; and all court costs, at storneys' fees, appraiser's fees expenditures for documentary and expert evidence, stemographer's charges, publication costs, it does not wishin may be estimated as to lems to be expended after entry of the decree of procuring all abstracts of title, title searches and examinations, title "or all volicies, Torren's certificates, and similar data with respect
- 12. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the force of priority: First, on account of all costs and costs and costs are constructed in the force of priority. First, on account of all costs are constructed to the foreclosure proceedings, including all such items as are enumerated herei; s. on. all other items which under the terms before constitute secured indebtedness additional to that evidenced by the Note; with interest thereon as herei proceed; third, all principal and interest tremating.
- 13. No action for the enforcement of the lien or of any provision hereof, shall be subject to any charten which would not be good and available to the
- 14. Trustee or the Holders of the Note shall have the right to inspect the premises at all reasonable times at access hereto shall be permitted for that purpose.
- 15. Neither Trustee, nor any of its agents or attorneys, nor Holders of the Note, shall be liable for any acts or omis' as 'reunder, except in case of its or their own wilful missonduct or that of agents, employees or attorneys of Trustee, and Trustee may require indemnities sait tor, to it before exercising any power or authority herein given. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor viall Trustee be obligated to
- 16. This Trust Deed and the lien created hereby shall be released by Trustee upon full payment of all indebtedness secured eareby the performance of the astrements herein made by Mortgagor, and the payment of the reasonable fees of Trustee. Trustee may execute and deliver such relevant of the respective of, any person who shall, either before or after maturity hered, produce and exhibit to Trustee the Note and Trust Deed representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry and where Trustee has never executed a certificate on any instrument identifying the same as the Note described herein, it may accept as the genuine Note say Note which may be presented and whi a onforms in subtrance with the description therein contained of the Note and which purpose to be executed by the makers when the produced of the Note and which purpose to be executed by the makers that the description therein contained of the Note and which purpose to be executed by the makers that the description therein contained of the Note and which purpose to be executed by the makers that the produced and whith a conformation of the Note and which purpose to be executed by the makers.
- 17. Trustee may at any time raigin by instrument in writing filed in the office of the Recorder or Registrar of Titles of the county in w. a. this interment shall have been recorded or registered. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county is white, the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are liter a given Truster, and any Truster or increases whall be entitled to reaconable commensation for all acts needformed because.
- 18. This Trust Deed and all provisions hereof shall extend to and be binding both jointly and severally, upon Mortgagor and all persons claiming unitaring through Mortgagor, and the word "Mortgagor" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any
- 19. STATE NATIONAL BANK, personally, may buy, sell, own and hold the Note or any interest-therein, before or after maturity, and whether or not indefault; and said Bank as a holder of the Note or any interest therein and every subsequent holder shall be estilled to all the same zecurity and to all the name rights and remedies as are in this Indenture given to the Holders of the Note, with like effect as if said Bank were not the Trustee under this Indenture and no merger of the interest of said Bank as a holder of the Note and as Trustee hereunder shall be deemed occur at any time. Any actions or remedies

FILED FOR RECORD

Ellen A. Chen

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IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY STATE NATIONAL BANK, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No. \_\_\_\_13,773\_\_\_\_\_

STATE NATIONAL BANK

10-11-11

Assistant Secretary.