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## TRUST DEED

22 766 625

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

June 25, 1974 hetween

JOSEPH MONTES and JOSEPHINE MONTES, his wife

herein referred to as "Mortgagors," and MELROSE PARK NATIONAL BANK, a National Banking Association 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, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of TWENTY-TRO THOUSAND FLYE HUNDRED AND NO/100---(\$22,500.00) Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE OR-DER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of

per cent per annum in instalments as follows: One hundred seventy-two and 17/100

(\$172,17)

Pollars/on the 1st day of August or more

19 74 and One hundred seventy-two and 17/100-(\$172.17)

Or more

Or more

Or more

(\$172.17)

Dol'.. / On the lst day of each month thereafter until said note is fully paid except that the final payme of principal and interest, if not sooner paid, shall be due on the lst day of July 19 99.

All ich payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid "...cipal balance and the remainder to principal; provided that the principal of each instalment unless paid when due chell bear interest at the rate of 8 per cent per annum, and all of said principal and interest being made p yabl at such banking house or trust company in MelrosePark Illinois, as the holders of the note may for ime to time, in writing appoint, and in absence of such appointment, then at the office of

Melrose Park National Bank the said principal sum of money and said interest in accent covenants and agreements herein contained, by the Moreccipi whereof is hereby acknowledged, do by these preed Real Estate and all of their estate, right, title and into in said City. NOW, THEREFORE, the Morry jors to ecure the payment caches and limitations of this truy deed, at the performance of allo in consideration of the sum of One Dollar in hand past, the unite the Trustee, in successors in a single the following determined in the Village of Jelr Se Park to wit. COUNTY OF

Lot 6 (except the North 10.6 feet thereof) Lot 7 and Lot 8 in Block 76 in Melrose said Melrose being a Subdivis on of paets of Sections 3 and 10 Township 39 North, Range 12, East of the Third Princ' pal Meridian in Cook County, Illinois

The Makers of this Trust Deed als. agree to deposit with the holder of Note described herein 1/12of the annual real estate taxes each mouth. to deposit with the holder of the Instalment

AND STATE OF ILLINOIS,

This trust deed consists of two pages. The covenants, conditions and provisions appearing an 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.

WITNESS the hand.s... and seals... of Mortgagors the day and year first above written. (OALD) [SEAL] Lossification montes (JOSEPH MONTES)

undersigned, a Notary Public in and for said County, In the State aforesaid, DO HEREBY CERTIFY THAT

JOSEPH MONTES and JOSEPHTNE MONTES, his wife

they

ent as ...their

Auta () June ette Una Sannister

THIS DOCUMENT WAS PREPARED BY: RUTH BANNISTER, REAL ESTATE LOAN DEPARTMENT MELROSE PARK NATIONAL BANK MELROSE PARK, ILLINOIS 60169

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## **UNOFFICIAL COPY**

THE COVENANTS CONDITIONS AND PROVISIONS REFEREND TO ON PAGE 1 THE DEVENSE SIDE OF THIS TRUST DEEDL.

1. Mortapport shall (1) promply repair, restore or rebuild any buildings or improvements now or hereafter on the permiss which may become dare pad or be destroyed; (2) leep and premises in good condition and repair without waste, and firer form mechanic's critics or claims for lien no exprestly subordinated to the lien hereod, (3) pay, when due any industriedness which may be secured by a filen or charge on the premises superar to the ine hereod, and upon request enthus statisticity evidence of the dischinges of such prince [filen to Intrate or to holders of ten (4) complete within reasonable time any buildings or buildings now or at any time in process of execution upon said premises (5) comply with all requirements of law or manifest and contracts with prepare to the premises and the vice thereoff; (6) make no material advantages in said premises of the process of the proce

2. Mortgagors shall pay before any penalty attaches all peneral itseas, and shall pay special taxes, special assessments, water charges, sever service contents, and other charges against the penniss when due, and shall, upon written request, furnish to Trustee or to holders of the noise deplotes receiping therefor, to prevent default hereunder Mortgagors shall pay in full under protein; in the manner provided by statue, any six an assessment which Mortgagors.

3. Morpagners shall keep all buildings and improvements now or hereflets situated on said property instead against situated on the first buildings and improvements now or hereflets situated on said property instead against situated or said principal indebtedest, all in companies waterform the instantial state for all naturence purposes to be deemed not less than the amount of said principal indebtedests, all in companies satisfactor holder and makes all insurance policies populable in case of lost to Tustee by the standard mortgage clause to be attached, the chip office of holders, deliver all policies including additional and renewal policies to holders, and in case of insurance about to expire, so deliver renewal policies to holders, and in case of insurance about to expire, so deliver renewal policies to holders.

4. In case of default thirds, Truttee or the holders of the note may, but need not, make any payment or perform any act harshoffers recurred or horizonous in any form and manner defaund expectation, and may, but need not, make full or partial payments of principal or state on principal payments. If any, and purchase, diskepts, compromise or telle any tax like or other prior lann or title or claim thereof, or reference and all expenses and the remains or control manner. All movery lead for any of the purposes authorized and all expenses gold or incurred in connection thereoffice resourced and all expenses and the remains of th

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxet or estessments, may do to according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, sustainment, sale, forfeiture, tax lies or fill or claim therefs.

6. Mortgagers shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof, At his potent out the holders of the notice and without notice to [Mortgagers, and unpend indebtedness secured by this Trust Dead shall, notivitistanding anything in the note or in this Trust Dead to the continues, become due and payable (a) immediately in this case of default in making payment of any instrinent of the principal continues on the note; or (b) when default hall occur and callines for thinky days in the performance of any other mentions of the principal continues.

7. When the indebtedrass hereby accurad shall become due whether by acceleration or otherwise, helders of the note or Trustee shall have the right foresteen the hen beared. In any turn to frestoes the inch invested, there shall be allowed and included a additional interfectors in the decree to be a shadle of the property of the case of the property of the p

8. The proceeds of any foreclours sale of the premises shall be distributed and applied in the following order of acrosing, print on account of all creat of saness included in the foreclours proceedings, including all used, thenes as an enviloped in the proceeding paragraph thereofy according to their liems with a print print of the print print of the print pri

Depois a same lime after the filting of a bill be fercelose this trust deed, the court in which such bill is filled may exposed a resource of sale presents. Such a position in more beneficially easily the same shall be then excepted as the following control of the follow

10. No action for the enforcer and of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an at ion at aw upon the note hereby secured.

11. Trustee or the holders of the true true that have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to exemine a city in using existence or condition of the premises, nor shall flustee be cityligided to retord this trust deed of to exercia smy power hering upon unless upon to obligated by the term istered, nor be liable for any exist or constitution, except in case of its own great require indemnities satisfactory to it before exercising any power hering upon the city of the condition of the conditi

13. Trustes shall release this trust deed and the liten there of opport instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paids and frusteer y exects and deliver a trailease hereof to and it he request not and it he request the paids and the fact that the period of the respect to the paid of the respect to the state hereof to and it hereof produce and shabit to in the her not representing that all indebtedness hereby steeper steeper steeper steepe

14. Toutes at any time acting betwender may resign by patrument in arking filed in the office of the Recorder or Registrar of Titles in which this furnament shall have been recorded or filed. In case of the resignation, in litty reviews to set of Trust, exclict ADD TRUST COMPARY, as Illinois exporation, shall be discretized for the case of in resignation, about the discretization of the country in which the properties of the residence of the

15. This Trust Dead and all provisions hereof, shall extend to and be binding unit of the proper and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons in the payment of the indebtedness or any part thereof.

word "Mortgragors" when used herein thall include all such persons and or not such persons shall have executed the note or this Trust Deed.

COOK COUNTY, ILLINOIS

Jun 28 '74 10 se Al.

ACCORDENT TO TREET

7766625

## IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTE NAMED HEREIN SEFOSE THE TRUST DEED IS FILED FOR RECORD.

ne Installment Note mentioned in the within Trust Deed has been iden and

herewith under loan identification No. .

Sterling J Craig

MELROSE PARK NATIONAL BANK 17th Avenue at Lake Street Melrose Park, Illinois 60160

INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

DESCRIBED PROPERTY HERE

1307 North 16th Avenue, Melrose Park, Ill.

RUCTIONS

INSTRUCTIONS
RECORDERS OFFICE BOX NUMBER 640
MELROSE PARK NATIONAL BANK

END OF RECORDED DOCUMENT