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•	er communificações description de que lateral description description de confedera acceptações por la confederación de confed	and the first and the best of the tax all the boundary	national attack observed in the latter decided by the first of the section of the	, a de la company de la compan	trongerial form a despite + de-
	, BOX 305	22 783	270		•
	TRUST DEED	[Ļl J		
	THIS INDENTURE, Made this	lst day of	July		A.D. 19 74
4			RED MOORE, his w	ife	
	of he City and staff UnitrEngland	of London	in the County of		*****
	a na 'n' al 'n' sking association organized and existing under and by virtue of the laws of The United States of America,				
and doin us ness and having its principal office in the City of Chicago, County of Cook and State of Illinois, as T (hereinal er T stee"), WITNESSETH: THAT, V. HEP "AS, MORTGAGOR is justly indebted to the legal holder or holders of the Promissory Inst. Note hereinalter 'esc ibed in the Principal Sum of					as I rustee
	THIRT! JOUR THOUSAND ONE HUNDRED AND NO/100 Dollars (\$ 34,100.00) Nevidenced by one of an Promissory Instalment Note (the identity of which is evidenced by the certificate thereon of				
Note"), bears interest from a te of disbursement until maturity at the rate therein set forth, and w					ncipal and
	Interest is payable as folk ws.	74 thereaf	ter the sum of \$ 260.38	due and pay	zable on the
	2nd day of each and every me in to	and including shall be applied fir	September 2, 19	39 if not s the rate specified in	ooner paid; said Note,
	Said principal instalments bearing interes after in principal and interest payments being payancing	naturity at the rate of aw ul money of The Unit	7-7/8 per cent ed States, at such banking he	tum per annum, and ouse in Chicago, Illi	all of said nois, as the
	the City of Chicago and State of Illinois; in and	at, a id until such appointment ov him Note, it is agreed as Fred have at any time w	ent at the office of The First that the principal sum thereo without notice, become at once	1 National Bank of f, together with accru	Chicago, in ued interest
٠	payment in said Note specified, at the election, as NOW, THEREFORE, Mortgagor for the pu	in his T ust Deed provide rpos se aring the paym	d, of Trustee or of the holder tent of the Note and the p	(s) of the Note.	Mortgagor's
	Interest is payable as foll ws: Interest only due September 2, 19 Interest only due September 2, 19 Ind day of each and every m on to each of said monthly payments of \$ 2 0. 3 payable monthly on the balance of said or neight of the said of th	int unto fr stee, its success Winnetka	sors and assigns, the followin County of	pt whereof is hereby g described Real Est: COOK	ate, situate, and State
-	Tof Illinois, to wit:	Comments Hubb		udajam af Is	
	Lot 16 in E. P. Maynard and Lot 4 (except t	he East 200 f.e	thereof) in B	lock 2 in Co	ounty
Clerks Division in the South West quarter of Section 17, Township Range 13, East of the Third Principal Merid and in Cook County, 1					North,
					;
	EBBR EBBRTT, ILLINOIS		Mile diam . A. C.		
	M FILED FOR RECORD	4	#22 ! 6327	g	noc.
	JUL 16 '74 10 00 AP	,	227, 002.		h
	9	~ ,			
	watch with the property bereunder described is a	eferred to as the "Premises	,,	0	5 1
	TOGETHER with all the tenements, hereditaments, privileges, easements, and appurtenances now or at a time reafter thereunto belonging, all buildings and improvements now located or hereafter to be erected on the premises, the rents, issue and profits thereof				
	TOGETHER with all the tenements, hereditaments, privileges, easements, and appurtenances now or at a "innr" reafter thereunto longing, all buildings and improvements now located or hereafter to be erected on the premises, the rents, issue and profits thereof which rents, issues and profits are hereby expressly assigned, it being understood that the pledge of the rents, issues and profits made and by this Trust Deed is not a secondary pledge but is a primary pledge on a pairty with the mortgaged propy of as early for payment of the indebtedness secured hereby), and all apparatus and incurres of every kind and nature whatsoeve, including, but the continuous of the indebtedness secured hereby), and all apparatus and incurres of every kind and nature whatsoeve, including, but the continuous of the				
	without limiting the generality of the foregoing, venetian blinds, gas and electric fixtures, radiators,	all shrubbery, shades and a heaters, ranges, bathtubs,	twnings, screens, storm windo sinks, apparatus for supplyii	ws and doors, curtaing or distributing h	at, light,
	water, air conditioning, and all other apparatus an premises, (which are hereby understood and agreed and whether affixed or annexed or not, shall for	to be part and parcel of t the purposes of this Trust	he real estate and appropriate Deed be deemed conclusively	d to the use of the . to be real estate and	al estate
	hereby) and also all the estate, right, title and in TO HAVE AND TO HOLD the above dest	terest of Mortgagor of, in ribed premises unto Truste	and to said premises. e, its successors and assigns by virtue of the Homestead	forever, for the purp Exemption Laws of	oses, ses
	of Illinois, and all right to retain possession of the any breach of any of the agreements herein conta	Mortgaged Property after ined.	any default in the payment	of said indebtednes	s or after
	Trust Deed consists of two pages. The Trust Deed) are incorporated herein by reference successors and assigns.	and are hereby made a par	t hereof and shall be binding	on the Mortgagor, the	heir heirs,
	witness the hand and seal of Mortgago	r the day and year mist	above written.	J Winnefre	ed moore
	Gordon Moore	[SEAL] BL	DIMOOUL Bervl Winifred M	oore	[SEAL]
	adresi and are	Lines 1	-		[SEAL]
es	TO BRESO	of or and	BRESSLOR residing in said County, i	in the State afores	Off bies
u	STARY	prdon Mo	oore married to	<u>Beryl Winifi</u>	red Moore,
ui.	1. 40.0.2. 12.3	ed before r	e same person whose ne this day in person and Instrument as his	acknowledged that	cribed to
	PUBLIC	erein set fo	rth, including the release	and waiver of t	the right
	4.4081	ny hand and Notarial S		July AD.	1924 2
	My Comm	C D ITTLER, Totary Public Issian Expires Contember 23	No No	tary Public	
	The Principal Instalment Note mentione	d in the within Trust D	eed has been identified her		79
	VEO ATOSI TO		The First National E	ank of Chicago,	Trustee,
	THIS INSTRUMENT PREPARED BY A RETURNED TO: L. Lelis	ND SHOULD BE	2-1	10	*
	THE FIRST MATIONAL BANK OF CH	ICAGO	By Real Estate	Officer	Cery !
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STATE OFGILINOIS S. a Notary Public in and for and residing in said County, in the State aforesaid, DO COUNTY OF COU

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

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

Morigagor agrees,
 (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;
 (c) to comply with all laws and municipal ordinances with respect to the premises and their use;

d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumber to or on a parity with the lien of this Trust Deed:

(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby Mortagon further agrees that no substantial regains or remodeling of the premises shall be made unless the written consent of the Trustee or the holder(s) of the Note shall first have been obtained and Mortagon shall have deposited with Trustee a sum of money sufficient in the judgement of Trustee or the holder(s) of the Note to pay in full the cost of such repairs or remodeling. Trustee is hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof, in awarent of the cost thereof and of the reasonable feet of Trustee.

3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and messments of any kind which may be leviced, assessed, charged, or imposed upon the premises and to deliver to Trustee, upon request, at fractory evidence of such payment. Mortgagor, to prevent default hereunder, will pay in full, under protest in the manner provided was any tax or assessment which Mortgagor may design to contest.

Cortagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable vinc, at I also agrees to carry such other hazard insurance as Trustee or the holder(s) of the Note may require from time to time.

A time rance shall be carried in such companies as shall be satisfactory to Trustee or the holder(s) of the Note and the policies evidencing the same vite mortgage clauses (satisfactory to Trustee or the holder(s) of the Note) attached, shall be delivered to Trustee or the holder(s) of the Note) attached, shall be delivered to Trustee or the holder(s) of the Note) attached, shall be delivered to Trustee or the later than ten days rairor to the excitation of any current policy.

5. In "duite" o the mouthly installments of principal and interest payable under the terms of the Note, and to provide for the payment of r e- est. taxes and assessments required to be paid hereunder by Mortgagor, Mortgagor shall deposit with Trustee, on each monthly paym in date, as set forth in the Note, an amount equal to one-twelfth of the annual real estate taxes and assessments as estimated by Tuste. In the event such deposit shall not be stufficient to pay such taxes and assessments when due, Mortgagor agrees

to deposit, on denant, such additional amounts as may be required for that purpose.

6. Upon default, the Mortgagor of any agreement herein, Trustee or the holder(s) of the Note may, but need not, make an payment or perform any act herein required of Mortgagor in any form and manner deemed expedient and may, but need not, make fur or partial payments of princ at reinterest on prior and co-ordinate encumbrances, if any, and purchase, discharge, compromise, cestile any lien, encumbrance, suit title or claim thereof, or redeem from any tax sale or forfeiture affecting the premises, or conte any tax or assessment. Any pay on in made or advanced for any of the purposes herein authorized, and all expenses point or incurrent in connection therewith, including proble and any other more and the properties of the purpose herein authorized, and all expenses point or incurrent in connection therewith, including proble and bandrency proceeding is to which Trustee or holder(s) of the Note shall be a proven the properties of the properti

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

(a) Mortgagor shall not be entitled to any in crest on any of such deposits.

Such deposits shall be held by Trustee at shal no be subject to the direction or control of the Mortragor, If a default occurs in any of the terms have no of the Note, Trustee may, at its option, and shall, upon written direction by the holder(s) of the Note, notwithstanding the note of said independent as more of the Note, or the notwithstanding the note of the Note of the Note, notwithstanding the note of the

8. If default shall occur in the payment of any month! install: ... of principal and interest as provided in the Note, or in the payment of any other indebtedness arising under the Note or this T at Dec : or in the performance of any other agreement of Mortagore contained in the Note or this T trust Deed, and shall continue for a error of oil three days; then the following provisions shall apply:

(b) "truste, or the holder(s) of the Note may immediately forect set hele of this Trust Deed. The court in which any proceeding is pending for that purpose may, at once, or at any ime arcetaler, either before or after sale, without notice to Mortgagor, and without requiring bond, and without regard to the set ency or insolvency of, any person liable for payment of the indebtedness secured hereby, and without regard to the them state of the premises, or the occupant of the indebtedness secured hereby, and without regard to the them state of the premises, or the occupant of the control of the indebtedness secured hereby, and without regard to the them state of the premises, or the occupant of the occupant is such as the property of the occupant occupant of the occupant occupant of the occupant o

9. In any foreclosure of this Trust Deed, there shall be allowed and included in the decree for ale, to be paid out of the rents, or

ceeds of such sale,

(a) all principal and interest remaining unpaid and secure

(b) all other items advanced or paid by Trustee or the holder(s) of the Note pursuant to this ", ust D :d, with interest at eight

percent per annum from the date of advancement, and
c) all court costs, autorneys' fees, appraiser's fees, expenditures for documentary and exper evidence, enographer's charges,
publication costs, and costs (which may be estimated as to items to be expended after ent., of the ecree) of procuring all
publication costs, and costs (which may be estimated as to items to be expended after ent., of the ecree) of procuring all
procuring all costs and costs (which may be estimated as to items to be expended after ent., of the ecree) of procuring all
procuring all costs.

10. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the tollowing c de 'photny:
First, on account of all costs and expenses incident to the foreclosure proceedings, including all items en— rate 're's; second,
all other items which, under the terms hereof, constitute additional secured indebtedness, with interest thereon 'her', provided;
third, all principal and interest remaining unpaid on the Note; fourth, any surplus to Mortgagor, their heirs, success or assigns.

11. No action for the enforcement of the lien, or of any provision hereof, shall be subject to any defenses while rould not be

good and available to the party interposing the same in an action at law upon the Note hereby secured.

12. This Trust Deed and the lien created hereby shall be released by Trustee upon full payment of all indebtedness secured set by performance of the agreements herein made by Mortgagor, and the payment of the reasonable fees of Trustee. Trustee mt / e exate and deliver such release to, and at the request of, any person who shall, either before or after maturity hereof, produce and e bi it 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 any Note which may be presented and which conforms in substance with the describtion herein.

13. It is expressly agreed that neither Trustee, nor any of its agents or attorneys, nor the holder(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 of its his or this companied.

to its, us or their own whith misconauct.

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 named and expressed, and all the agreements herein shall bind them, both indicated and expersance and assigns, and of the holders(s) of the Note.

15. Except as herein expressly provided to the contrary, no remedy or right herein conterred upon or reserved to the Trustee, of 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 cumulative and shall be in addition to every other remedy or right given hereunder 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 constructed to be deviative of any such default, or acquisecence therein, nor shall it affect any subsequent default of the same or a different nature. Deep such remedy or right may be exercised from time to time and as often as may be deemed expedited by the Trustee or by the holder (s).

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

17. Trustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing 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 act of The First National Bank of Chicago, as Trustee, at any time when its action tereupder 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 authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses and purposes aforesaid.

FORM 14340-9-AA

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