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AFRICA A. CHECKS COOK COUNTY, ILLINGIS FILED FOR RECORD Aug 7 '74 10 10 Alt *22806920 TRUST DEED! 22 806 920 N 55301? 09 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made July 22, 19 74 between DAVID G. HOUGH and SUSAN M. HOUGH, his wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY 0 an Illinois corporation doing business in Chicago, Illinois, 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, s id legal holder or holders being herein referred to as Holders of the Note, in the principal sum of TITRTY SIX THOUSAND AND 00/100THS-----(\$36,000.00)-one of by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and deliv eJ in and by which said Note the Mortgagors promise to pay the said principal sum and interest date hereof 7 1/2% on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows: balance and the remainder to principal principal of each instalment unless paid when due shall bear interest at the rate of the rate of the rate of the principal and interest being made payable at such banking house or trust company in the company in the principal and interest being made payable at such banking house or trust company in the company company in Chicago, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointme. Let at the office of Concordia Mutual Life Association In SIIG City,

NOW, THEREFORE, the Mortgagors to secure the payment of the principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covillants are largerements bettern contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt betoof is ereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Est. e and all of the restate, they the and interest therein, situate, I sign and being in the COO k

AND STATE OF ILLINOIS, Lot 43 in Stoltzner's Addition to Chicago being a Subdivision of part of Victoria Pothier's Reservation and a resubdivision of Lot "A" in Witthold's Indian Boundary Park No. 4 11 in Township 41 North, Range 13, East of the Third Principal Meridian, in Cook County, Illin is. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, DAVID G. HOUGH ... of Mortgagors the day and year first above written...

Susan M. Hough Donald R. Hanson STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State agent DO HEREBY CERTIFY THAT Cook DAVID G. HOUGH and SUSAN M. who are personally known to me to be the same person instrument, appeared before me this day in person and acknow

22 808 320

Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

13. LOVENANDS, CONDITIONS AND PROVISIONS REFLERED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

Autragagers shall (1) promptly repair, restore or rebuild any buildings or improvements now or here. After on the premises which may become disruged or be distroyed (2) keep and perimens in good condition and repair, without wasts, and fire from inchanges or other hims or claims for him one expressly suburdinated to the lan hereof, (3) pay when due any individues which may be secured by a lin or charge on the premises or from the discharge of such principles of the most express of the promotion of the principles of the principles of the most express of the promotion of the principles of

and other charges against the printings, which due, and shall, upon written request, during a present default hereunder Moregapers shall pay in full under proticts, in the inaminer provided by statistic, any tax or assistment which Moregapers and pay.

3. Mortgagers shall keep all buildings and improvements now or hereafter situated on said premises mixed against loss or damage by fire, lightning or windstorm under politics, prouding for payments by the insurance companies of mome, saidficient either to pay the or plazing or repraing the same or to pay in full the mid-bit-dines secured threby, all in companies stratactory to the holders of the note, under murance politics payable, in case of loss or damage, to Tristste for the hont fit of the holders of the note, under insurance politics payable, in case of loss or damage, to Tristste for the hont fit of the holders of the note and shall deliver all politics, meluding additional and renewal politics to holders of the note, and in case of murance about to expire, shall deliver remember and shall deliver all politics, meluding additional and renewal politics to holders of the note, and in case of murance about to expire, shall deliver remember and shall deliver all politics, and the state that care days prime to the respective dates of expiration

4. In case of default christin, Tristse or the holders of the note may, but need not, make full or partial payments of principal or interest on prote encumbrances, if any and purchase, discharge, compromise or settle any tax lies not other prior leng or the or claim thereof, or redeem from any tax sale or foretunes of the more and the line historyth, including attentively feet, and may be the more may take any payment or principal or interest on prote encumbrances, if any and purchase, discharge, compromise or settle any tax lies not or they prior lies not title or claim thereof, or redeem from any tax sale or foretunes of the control of the cont

The unext so that contrary, become due and payable (s) Immediately in the case of default making payment of any intalment of principal or more at a contrary, become due and payable (s) Immediately in the case of default making payment of any intalment of principal or more at a contrary, become due and payable (s) Immediately in the performance of any other agreement of the Mortgagors herein contrary in the most payment of any interest payment of any interest payment of any other principal or more and in the principal or more and in

party interposing same in an action at law upon the note hereby securics.

11. Trustee or the holders of the note shall have the right to impact the premises 2 all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of in... em — or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity of the signatures or the identity of the signature of the interest of the signature of the identity of the signature of the interest of the signature of the interest of the signature of the signature of the interest of the interest of the signature of the interest of the signature of the interest of the interest of the signature of the interest of the signature of the interest of the intere

- 17. - SEE RIDER ATTACHED HERETO, INCORPORATED HEREIN BY REFERENCE AND MADE A PART HEREOF.

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

583117 CHICAGO TITLE AND TRUST COMPANY

MAIL TO:

V. Salahara

HANSON & SHIRE ATTORNEYS AT LAW 77 WEST WASHINGTON STREET CHICAGO, ILLINOIS

PLACE IN RECORDER'S OFFICE BOX NUMBER:

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7052 NORTH MANKATO

CHICAGO, ILLINOIS

BOX **533**

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Paragraph (16)

for gagors shall have the right to prepay the indebtedness secured hereby at any i.e. ithout penalty, unless said indebtedness is paid in whole or in part through refinancing elsewhere in which event, a premium of two (2%) per cent of the unrula rincipal will be charged.

In order to pro ide for the payment of the taxes levied and assessed against the property herein $\delta \cdot sc$ libed, including both general taxes and assessments, and in order to provide for the payment of the annual hazard insurance premiums, the undersigned promises and agrees to establish a tax and insurance reserve account to be retained from the loan proceeds in such amount as deemed sufficient by Concordia Mutual Life Association (hereinafter called Association) and to pay Concordia Mutual Life Association (hereinafter called Association) and to pay monthly into said reserve uccurt, an amount equivalent to one-twelfth of the annual taxes and one-twelfth of the annual taxes and one-twelfth of the annual hazard insurance premiums, as estimated by the Association, so as to provide sufficient funds for the payment of the current year's tax obligation, one most prior to the date when said taxes will become delinquent and for the payment of the current year's hazard insurance obligation, one month prior to the date when said insurance premiums will become due and neighbor. If the amount so estimated and nois chall prove to be insufficient gation, one month prior to the date whim said insurance premiums will become due and payable. If the amount so estimated and paid shall prove to be insufficient to pay said taxes, insurance, assessments and other charges, the undersigned promise to pay the difference to the Association upon demand. It is agreed that all such payments shall be carried by the Association without earnings accruing thereto and shall be applied from time to time by the Association to pay such items. Said sums so held are hereby pledged to further secure the indebtedness and any authorized representative of the Association in hereby authorized to apply said sum in part payment of the indebtedness. We agree that the Association shall not be required to carry said funds separately from its gene at funds and further not be required to carry said funds separately from its gene at funds and further that said Association shall not be required to inquire into the alidity or accuracy of any item before making payment of the same and the Association shall not 750/1/CC incur any liability for anything it may do or omit to do hereur .e .

END OF RECORDED DOCUMENT