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22 905 059 TRUST DEED 580578 THE ABOVE SPACE FOR RECORDER'S USE ONLY 1973, between JACK L. FRANK and THE INDICATURE, made January 1, ANN M. FRANK, his wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY and delivered, in and by whith and No from January 1, 1973 wait! 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 per cent per annum in instalments (including principal and interest) as follows In Said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sur. of our / and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements lever contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged. By these presents CONVEY and WARRANT unto the Trustee its successors and assigns, the following described Real Estate and of their estate. The contribution of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged. By these presents CONVEY and WARRANT unto the COUNTY OF LINEAGED COUNTY OF LOOK AND STATE OF ILLINOIS, The East 155 feet 11 3/4 inches of the North 120 8/10 feet, Block 18 in Walsh and McMullen's Supervision of the South three quarters of the South East quarter of Section 20, Township 39 North, Range 14, East of the Third inicipal Meridian (excepting from said North 120 8/10 feet a triangular piece of land in the South East corner thereof described as follows: beginning at the South East corner of said tract, thence North along the East line thereof 23 feet, thence South Westerly to a point on the South 1 thereof 18 feet West of the place of beginning thence East to the place of beginning in Cook County, Illinois which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and apputtenances thereto belonging, and all rents, issues and profits thereor for a long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real existe and not secondal. 3y' and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (winhout restricting the foregoing, terents, window shades, storm doors and windows floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real existe whether physically attached thereto or not, and it is a speed that all similar apparatus, equipment or articles hereidere placed in the premises by the mortgagors or the successors.

TO HAVE AND TO HOLD the premise unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein extents, for mall rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits to the Mortgagors do hereby expressly release and wave This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this ust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, [ SEAL ] . J. Clayton MacDonald STATE OF ILLINOIS, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT

JACK I., FRANK and ANN M. FRANK, his wife nstrument, appeared before me this day in person and acknowledged that felivered the said Instrument as <u>their</u> free and voluntary \_day of February 2nd Alasto Wac Donal Sub

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

The COTAINES, COMMINGS AND PROVISIONS RELEASED TO US PAGE I (THE REVERSE SIDE OF IRES REVERSE).

1. Moragons shall (1) promptly repair, reverse or kould any buildings or improvements now on breafter on the premises which may become drainaged or be destroyed, (2) keep and premises in good condition and repair, without waste, and fire from mechanic's or other lines or claims for line not expressly subsedimated to the line heart (3) pay when due, my indebt dense which may be secured by a line or drarge on the premises operator to the inchested and upon request eighbit satisfactory evidence of the discharge of such prior line to Trustee or to builders of the note (3) complex within a reasonable time any building or buildings now or at any time in process of rection upon and premises (5) complex within all requirements of the own mining in ordinates, with repair to the premises and the case may principle and admixed to the complex of the process of the proc

and other charges against the primes with about and such approvement departs, the more upones of the foote appear receipts include a present defaults there under Moregagers shall pay in fall under protest, in the manner provided by status, any tax or assistant which Mortgagers may disturb more than the provider of th

on the Total's Cod the contrary. Econom does not apply able to the case of default in making pyrment of any instinant of principal or in the Total's Cod the contrary. Econom does not and expands the interest on the note. It has not been contained.

7. When the indebt does hereby secured shall be come due whether by acceleration or otherwise holders of the note or Trustee shall have the right to fire close the light has of the any to foreclose the line hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and express who are may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys feets, Trustee's feet, appraised fair rentry of the decree for sale all expenditures and express. The sale all expenditures and express who are may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys. The express of the rentry of the decree for sale all expenditures and express of the sale and sale which may be had a trust in the bastices of pife in the exercise and examinations. For other contracts, and similar data and assurances with respect it will as 3. "sice or holders of the note may deem to be reasonably necessary other to prosecute such suit of to evidence to be dear at any sale which may be had a trust in to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nuture in this paragraph morte and will be come so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of exten per cent in ... when pad or incurred by Trustee or holders of the note in one mental way to the title of the premises of the note in one of the note of the premises of the note in one of the paragraph morte and will be come to make the true condition on the title to not a value of the premises. All expenditures and expenses in the note of the paragraph morte and will be come to make the proceeding which there is the paragrap

principal and interest remaining unpaid on the note, for the any exerplus to Mortgagors, their heirs legal representatives or assign, as their rights may appear.

9. Upon or at any time after the filing of a bill to force, but it is deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the primates of whether the same shall be then occupied as a homesteed or not and the reduction of the proposition of the control of the position of the proposition of the endorse of the proposition of the proposition of the endorse of the proposition of the

party, interpressing same in an action at lew quantum network services of the content of the notes all have the right to inspect the premise, at all reasons and access thereto shall be permitted for that provided the content of the provided the content of the provided the services of the notes and have the right to inspect the premise. At all reasons are used access thereto shall be permitted for that provided the pro

## IMPORTANT

THE NOTE SECURED BY THIS TRUST DIED SHOULD BL IDENTIFIED BY Chicago Title and Trust Company BLEORE THE TRUST DEED IS FILED FOR RECORD

589078

LEVANDER and MacDONALD Law Offices 770 Lee Street Des Plaines, Illinois 60016 312-298-5030

947 West Cullerton Chicago, Illinois

PLACE IN RECORDER'S OFFICE BOX NUMBER.

This instrument prepared by: J. Clayton MacDonald 770 Lee, Des Plaines, Illinois 60016

PECORDED DOCUMENT