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F 9 H	13 26 229 037 TRUST DEED 22 937 266 THIS INSTRUMENT WAS PREPARED BY PARK NATIONAL BANK OF CHICAGO 2958 N. MILWAUKEE AVE. CHICAGO, ILLINOIS 60618	:
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5.7	CTTC 1 THE ABOVE SPACE FOR RECORDER'S USE ONLY	
15	THIS INDENTURE, made November 23, 1974 between KLMER LETTS AND HELEN LETTS, his tife	
3		
9	herem referred to as "Mortgagors", and PARK NATTONAL BANK OF (HIC GO, — CHICAGO THEE AND TRUST COMPANY A National Banking Association an unic one reportation doing business in Chicago, Illinois, herem referred to as TRUSTEE, witnesseth.	
DEC 16	THE 1. W. FPEAS the Mortgagors are justly indebted to the legal holder or holders of the principal Promissory Note hereinafter described, and gal holder or holders being herein referred to as Holders of the Note, in the Principal Sum of THENTY-OFF TOUSAND AND NO/LOO DOLLARS.	, see
	evidenced by one of an Principal Promissory Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER	,
	and delivered, in by which said Principal Note the Mortgagors promise to pay the said principal sum on or before five (5) — years after date with interest thereon from November 26, 1974, until maturity at the	
	rate of - 9-1/2 — per en' er annum, payable on the — lst — day of each monthand emtil maturity ch year, which said several instalmer is of interest until the maturity of said principal sum are further evidenced by — no	
	mterest coupons of even date herewith an of said principal and interest bearing interest after maturity at the rate of seven per cent per annum, and all of said princi al and interest being made payable at such banking house or trust company in Chicago	
	Illinois, as the holders of the note m v, from time to time, in writing appoint and in absence of such appointment, then at the office of PARK NATIONAL BANK OF (HIC M30 in said City,	
	NOW, THEREFORE, the Mortgagors to secure	
	Trustee, its successors and assigns, the following described in the restate, right, title and interest mercin, situate, lying and being in the Country of Cook AND STATE OF ILLINOIS, to wit	
4	Lots 20 and 21 in Block 1 Henry Wish r's Subdivision of Lots 8 and 9 in Brands	
	Subdivision of North East quarter of Section 26, Township 40 North, Range 13, East of the Third Principal Meridian, in Corr Jounty, Illinois.	_
- Shank	4	-
The second	COOK COUNTY, ILLINOIS RECORDER TO THE TOTAL THE TOTAL TO THE TOTAL TOT	
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	Dec 16 '74 12 39 Pl.	
	which, with the property hereinafter described, is referred to herein as the "premises,"	
5	TOGETHER with all improvements, tenements, easements, faxtures, and appurtenances thereto belonging, and all rents, hives an ., rofits thereof for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primarily and on a party with sail real et a. i. a dinot secondarily) and all apparatus interior extreme the entitle thereto not here to the entitle thereto a charge of the entitle part of the entitle thereto a constituting part of the real entate.	
	attached thereto or not, and it is agreed that self timiter apparatus, equipment or articles hereatter placed in the premises by me mortpagor's cliner in cessors or assigns shall be considered as contituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and the lateral to the forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and be kelly the Mortgagors do hereby expressly release and waive.	
	Thus trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of the trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their hei.	
77 T. 2	Successors and assigns. WITNESS the hand 8. = and seal 8 of Mortgagors the day and year first above written.	
1	(SEAL) (STEAL) (STEAL)	
ď.	ISEAL! (SEAL)	
1.10	STATE OF ILLINOIS, Geraldine R. Scibor	ĺ
مانات با المانات	RIMER LETTS AND RELETTS, bis wife	İ
	who ATO personally known to me to be the same person B — whose name B — subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that — they — signed scaled and	ĺ
	delivered the said Instrument as free and voluntary act, for the uses and purposes therein set forth	
	Green under my hand and Notarul Seal thu 23rd day of November 1974	
	Notarial Scal Notaria Scal Not	

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THE COVENANTS, CONDITIONS AND PROVISIONS REF	Page 2 -ERRED TO ON PAGE I (THE REVERSE SIDE OF THIS TRUST DEED)		
I Mortgagors shall (1) promptly r, pair, restory or rebuild any bor be destroyed. (2) keep said premises in good conditions and repair subordinated to the lien hereof, (3) pay when due any indebtedness upon request exhibit satisfactory evidence of the discharge of such building or buildings now or at any time in process of erection upor respect to the premises and the use thereof, (6) make no material alreed. 2 Mortgagors shall pay be fore any penalty attackes all genericharges, and other charges against the premises when due, and shall therefor. To prevent default hereunder Mortgagors shall pay in full un	buildings or improvements now or hereafter on the premises which may become damaged it, without waste, and free from mechanic's or other liens or claims for lien not expressly which may be secured by a lien or charge on the premises superior to the lien hereof, and provide it in this transcribe time any in said premises, (5) comply with all requirements of law or municipal ordinances with transcribe in the premise except as required by law or municipal ordinance with transcribe in the premise except as required by law or municipal ordinance and that lay special taxes, special assessments, water charges, sewer service it, upon written request, furnish to Trustee or to holders of the note duplicate receipts and provided by statute, any eas or assessment which Mortgagors		
may desire to contest. 3. Mortgagors shall keep all buildings and improvements now of windstorm under policies providing for payment by the insurance coit to pay in full the indebtedness secured hereby, all in companies sait damage, to Trustee for the benefit of the holders of the note, such re	r hereafter situated on said premises insured against loss or damage by fire, lightning and impanies of moneys sufficient either to pay the cost of replacing or repairing the same or instactory to the holdess of the note, under insurance policies payable, in case of loss or ights to be evidenced by the standard mortgage clause to be attached to each policy, and to holders of the note, and in case of insurance about to expire, shall deliver renewal		
4. In case of default therein, Trustee or the holders of the not Motagagors in any form and manner deemed expedient, and may, but if any, and purchase, duscharge, compromise or settle any tax lien- affecting said premises or context any tax or assessment. All mon- connection therewith, including attorneys fees, and any other money to be performed by the reasonable or compensation. In Trustee for each	ic may, but need not, make any payment or perform any act hereinbefore required of it need not, make full or partial payments of principal or interest on prior encumbrances, or other prior lien or title or claim thereof, or redeem from any tax sale or forfesture ys paid for any of the purposes herein authorized and all sepenses paid or incurred in ys advanced by Trustee or the holders of the note to protect the mortgaged premises and matter concerning which action herein authorized may be taken, shall be so much ly due and payable without notice and with interest thereon at the rate of seven per cent be considered as a waiver of any right accruing to them on account of any default.		
hereunder on the part of Mortgagors.	ng any payment hereby authorized relating to taxes or assessments, may do so according libic office without inquiry into the accuracy of such bill, statement or estimate or into		
6 Mortgagors shall pay each tiem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option to leave the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed all, notwithstanding anything in the principal relations or in this Trust Deed to the contrary, become due and payable when default shall occur and continue for three days in the paying into an interest note or in the performance of any other agreement of the Mortgagors herein contained.			
7. Whe the ' debtedness hereby secured shall become due who foreclose the lien hereof, it has use to foreclose the lien hereof, the expenditures ' der tenses which may be paid or incurred by or on fees, outlays for decreasing all such abstracts of tule, title and assurances with respect ' title as Trustee or holders of the note bidders at any sale which any to had pursuant to such decree the trut the nature in this parage ph' en' and shall become so much add thereon at the rate of were the front per annum, when note of incur	either by acceleration or otherwise, holders of the note or Trustee shall have the right to here shall be allowed and included as additional indebtedness in the decree for sale all behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appraiser's harges, publication costs and costs (which may be estimated as to items to be expended searches and examinations, title insurance policies, Torrens certificates, and similar data e may deem to be reasonably necessary either to prosecute such suit or to evidence to e condition of the tulle to or the value of the premises. All expenditures and expenses of intonal indebtedness secured hereby and immediately due and payable, with interest tred by Trustee or holders of the note in connection with 43 any proceding including		
probate and bankruptey proce dings, to which either of them shall tindebtedness hereby secured, or (b) r -para, ons for the commence whether or not actually commenced; or (c) pe parations for the defeither of, whether or not actually commenced.	be a party, either as plaintiff, claimant or defendant by reason of this trust deed or any tement of any suit for the foreclower hereof after accrual of such right to foreclose nie of any threatened suit or proceeding which might affect the premises or the security		
and expenses incident to the foreclosure proceedings, including all so which under the terms hereof constitute secured adebtedness additions as herein newless that all oriented and interest to any one unaided	e distributed and applied in the following order of priority: First, on account of all costs such items as are mentioned in the preceding paragraph hereof; second, all other items somal to that evidenced by the principal note and interest coupons, with interest thereon on the principal note or interest coupons, fourth, any overplus to Mortgagors, their heirs,		
legal representatives or assigns, as their rights may ppear 9. Upon, or at any time after the fling of a b			
rrusce nereunder may be appointed as such receiver. Such receiver, such receiver, such a definent pendency of such foreclosure suit and, in case of a sale and a definent as well as during any further times when Mortgagors, except for the and all other powers which may be necessary or are usual in suc. or	er wild have power to collect the rents, issues and profits of said premises during the eye, curage the full statutory period of redemption, whether there be redemption or not, intervention of such receiver, would be entailed to collect such rents, issues and profits, need for the protection, possession, control, management and operation of the premises the face is ereceiver to apply the net income in his hands in payment in whole or in part		
superior to the lien hereof or of such decree, provided such application 10. No action for the enforcement of the lien or of any provision party interposing same in an action at Liw upon the note hereby secure 11. Trustee or the holders of the note shall have the right to insp	ing this tast deed, or any tast, special assessment of other tien which may do or pocume in its — er or to foreclosure sale; (2) the deficiency in case of a sale and deficiency. In hereo' shall 'e subject to any defense which would not be good and available to the		
identity, capacity, or authority of the signatories on the note or trust herein given unless expressly obligated by the terms hereof, nor be limisconduct or that of the agents or employees of Trustee, and it may read to the control of the signature of the trust deed and the lien thereof by groge.	e or condition of the arcraises, or to inquire into the validity of the signatures or the tided, nor shall Traise & obligated to record this trust deed or to exercise any power able for any acts or on six; hereunder, except in case of its own gross negligence or require indemnities at actory to it before exercising any power herein given. Per instrument upon presentation as as factory evidence that all indebtedness secured deliver a release hereof to and at the n quest of any person who shall either before or		
after maturity thereof, produce and exhibit to Trustee the principal indebetedness hereby secured has been paid, which representation Tr trustee, such successor trustee may accept as the note herein describe prior trustee hereunder or which conforms in substance with the describe persons herein designated as the makers thereof; and where the refease	note (with or without the cot one eviden mg interest thereon), representing that all rustee may accept as true witho. "muir." Where a release is requested of a successor ed any note which bears an identificate; a must promber purporting to be placed thereon by a sption herein contained of the principal read at which purports to be executed by the strength of the principal read of the principal results of the principal read of the principal results of the place of the principal results of the		
with the description herein contained of the principal note and which is 14. Trustee may resign by instrument in writing filed in the off recorded or filed. In case of the resignation, inability or refusal to situated shall be Successor in Trust. Any Successor in Trust hereunder Trustee or successor shall be entitled to reasonable compensation for al	purports to be executed by the persons herein estign led as makers thereof, fice of the Recorder or Registrar of Titles in w , was 'strument shall have been act of Trustee, the then Recorder of Deeds of the ounty in which the premises are shall have the (denucla title, powers and submitted to the of green Trustee, and any		
the word "Mortgagors," when used herein shall include all such pers	sons and all persons lable for the payment of the indebtedness or art thereof, the interest coupons or this Trust Deed. The word "note" when us _J in this in this		
IMPORTANT	Identification No946		
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company	PARK NATIONAL BANK OF CHICADO Trust.		
BEFORE THE TRUST DEED IS FILED FOR RECORD.	Assistant Trus Office Assistant Section Assistant Vice President		
MAIL TO:	FOR RECORDER'S INDEX PURPOSES		
Γ	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE		
•	2200 W. Diversey Avenue Chicago, Illinois		
L PLACE IN RECORDER'S OFFICE BOX NUMBER	480		
77			