COOK COUNTY. ILLINOIS FILED FOR RECORD

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Telson R. Oliva CORDER FOR DEEDS

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TRUST DEED Aug 16 '72 9 45 AK

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made August 7 , 1972 , between

JOHN J. WITOUS and MARDELL C. WITOUS, his wife, herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY,

an Illinois banking corporation located 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 (said legal holder or holders being herein referred to as Holders of the Note) in the principal sometimes of the Note in the N

said principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate . 5.75 % per annum in instalments as follows: ONE HUNDRED NINETY AND NO/100ths - -

(\$190.50)--Dollars on the day of October lst , 1972 and ONE HUNDRED NINETY AND

NO/100ths (\$150.00)-Dollars on the 2st day of each month thereafter until said Note is fully paid, except that the final payment of principal end interest, if not sooner paid, shall be due on the 1st day of September 1992

All such payments on account of the indebtedness evidenced by said Note to be first applied to interest on the unpaid principal bal not at the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of eight per cent per annum, and all of said principal and interest being made payable at such inking house or trust company in the City of Chicago, Illinois, as the Holders of the Note may from time to time in writing appoint, and in absence of such appointment then at the office of The Northern Trust Company in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations. "In Trust Deed, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, s id a so n consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these pres.nt C/NVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their est ...;ght, title and interest therein, situate, lying and being in the COUNTY Cook \_AND STATE OF "LINOIS, to wit:

Lot 1 in Gallagher & Henry's Ishnala Subdivision, Unit #3, being a Subdivision of part of the Northeast 1/4 of Section 36, Townsn'p 37 North, Range 12 East of the Third Principal War dian in Cook County, Illinois,



which, with the property hereinafter described, is referred to herein as the "premise,"

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appy enances thereto belonging, and all rents, issues and profits thereof for so long and during all such times at 1 fortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, F > 0, and conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, it cluding (without restricting the foregoing) screens, window shades, storm doors and windows, floor covernes. Artings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether by is ally attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constituting part of the real er at a successor of th

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set 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 benefits the Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

AL 18 F UITLIET UNDETSLOOD SING AGREED That:
Mortagore shall (1) promptly repair, restore or rebuild any
e be destroyed; (2) keep said premises in good condition and re
ly subordinated to the lien bereof; (3) pay when due any indetreof, and upon request exhibit satisfactory evidence of the disble time any building or buildings now or st any time in process
nose with respect to the premises and the use thereof; (6) makes a
unthorized by the Holdiers of the Nots.

Mortagores shall pay before any penalty attaches all genera
a, and other charges against the premises when due, and shall,
w. To prevent default hereunder Mortagores shall pay in full u
may desire to contest.

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## UNOFFICIAL COPY

4. In case Mortgagors shall fail to perform any covenants herein contorm any act hereinbefore required of Mortgagors in any form and manner, interest on prior encumbrances, if any, and purchase, discharge, compromis ax sales of orfeiture affecting said premises or contest any tax or assessment neutred in connection therewith, including attorneys' fees, and any of the contest of the composation to the contest of the contest	ained. Trustee or the Holders of the Note may, but need not make any psychosts or per- deamed expedient, and may, but need not, make full or partial payments of principal or so or settle any tax lies or other prior lies or title or claim thereof, or redeem from any ter monays advanced by Trustee or the Holders of the Note to protect the mort- ter monays advanced by Trustee or the Holders of the Note to protect the mort- ter monays advanced by Trustee or the Holders of the Note to protect the mort- ter for the trust of the Note to protect the mort- ter formediately due and payable without notice and with interest thereon at the rate lots shall never be considered as a waiver of any right accruing to them on account
bill, statement or estimate procured from the appropriate public office wit of any tax, assessment, sale, forfeiture, tax lies or title or claim thereo	symment hereby authorised relating to taxes or assessments, may do so according to any thout in quiry into the accuracy of such bill, statement or estimate or into the validity that the property of the property of the terms hered. At the all impaid indebtacheses secured by this Trust Deed shall, notwithstanding anything is (a) immediately in the case of default in making payment any analysis of the performance of any other agreement of the Mortgagors
principal or interest on the Note, or 16 when default shall occur and or bevin contained.  7. When the indebtedness hereby secured shall become due when right to foreclose the lien hereof. In any suit to foreclose the lien hereof the new which may be paid or incurred by the shall be shal	the ray acceleration or otherwise, Holders of the Note or Trustee shall have the treed, there shall be allowed and included as additional indebtedness in the decree or or otherwise.
appraiser's fees, outlays for documentary and expert evidence; atence to be experieded after entry of the decrees of procuring all such abates or to evidence to hidders at any safe which may be had pursuant to a turne and expenses of the nature in this perspense mentioned shall be able, with interest thereon at the rate of eight per cent per annual, we not interest thereon at the rate of eight per cent per annual, we of this Trust Deed or any indebtedness bereity secured; or the preparation or the sec list of the Trust Deed or any indebtedness bereity secured; or the preparation or the sec list hereof the preparation or the sec list hereof.	ther by acceleration or otherwise, Holders of the Note or Trustee shall have the treed, there shall be allowed and included as additional indebtedness in the decree year on which of Trustee's helders of the Note for attorneys' fees. Trustee's fees, the Note of the Note of the Note for attorneys' fees. Trustee's fees, the Note may deem to be reasonably necessary either to prosecute such anii she decree the true condition of the tille to or the value of the premises. All expendi- tions of the Note may deem to be reasonably necessary either to prosecute such anii sch decree the true condition of the tille to or the value of the premises. All expendi- tions are not true condition of the tille to or the value of the premises. All expendi- tions are not true to the notation of the tille to or the value of the premises. All expendi- tions paid or incurred by Trustee or Holder's of the Note in connection with (a) pay ther of them shall be a party, either as plaintiff, claimant or defendant, by reason can stort the commencement of any antifer the boreclosure hereof after accrual of such a for the defense of any threatened sait or processing which might affect the premises intributed and applied in the following order of priority; Fixt. we accurate of all creats.
which under the terms hereof constitute secured indebtedness additional	incriticated and expited in the following order of priority: First, we account of all costs to letters a ser expectation to the two desired or an expectation of the letters as a repeated or the service of the letters and the service of the letters are repeated to that evidenced by the Note, with interest thereone break or light the letters of the letters, and the letters of the
10. No action for the enfor smer of the lien or of any provision the party interposing same in a act a at law upon the note hereby as	hereof shall be subject to any defense which would not be good and available to
that purpose.  12. Trustee has no duty to exam the title, location, existence, of to exercise any power herein unless expressly obligated by the of its own gross negligence or misconduct or of the agents or emisconduct or of the agents of emisconduct or	set the premises at all reasonable times and access thereto shall be permitted for we condition of the premises, nor shall Trust be obligated to record this Trust Deed be terms bereof, nor be liable for any acts or contentions bereunden to pro- ply the property of the property in the property in the property in the property of the
13. Trustee shall release this Trust Deer and he as thereof by prop the Trust Deed has been fully past; and one any exacute sand do or after maturity thereof, produce and exhibit to rustee the North Read or after maturity thereof, produce and exhibit to rustee the North Read Trustee may accept as true without inquiry. Where a re' is requestered described any note which bears a certificate of ment stion profit the release is requested of the Note and nich profits to the release is requested of the original trustee and it is new, execute it may accept as the gentime Note herrin described an note which m	per instrument upon presentation of antisfactory evidence that all indebtachess secured liver a release hereof to and at the request of any person who shall, either before seeming that all indebtachess hereby secured has been paid, which representation that the second representation are proposed to the second secured as a second secured to the proposed to the second secured by a prior consecutive to the second secured in substance of the second by the persons herein designated as the mattern through the second as certificate on any instrument identifying same as the Note described herein, any be presented and which conforms in substance with the description herein con-
14. Trustee may resign by matrument in writing filed it the efficiency filed. In case of the resignation, inability or retun it next toon, shall be Successor in Trust and in case of its resignation, at me situated shall be successor in Trust. Any Successor in Trust I resun and any Trustee or successor shall be entitled to reasonable comps satisfied.  15. This Trust Deed and all provisions beroot, shall extend to and	of the Recorder or Registrar of Titles in which this instrument shall have been of Trustee, Chicago Title and Trust Company, Chicano, Illinois, an Illinois corporator refusal to act, the then Recorder of Deeds of the county in which the premises or hall have the identical title, powers and sutbority as are hering given Trustee, and acts performed hereunder.  **Anding upon Mortgagors and all persons claiming under or through Mortgagors.
tamed of the Note and which purports to be executed by	
	0,
	OUNT O
	4
WINES the hand Some and South Store More agors the day and year	
JOHN J. WITOUS	MARDELL C. WITOUS [SEAL]
	MKEL  d residing in said County in the State aforesaid, DO HERZBY E. TIFY THAT  AND MARDELL C. WITOUS, bis wife,
in are personally known to me to be the same person is whose name S. Bre subscribed to the it egoing a support of the support	
res, and waiver of the right of homestean	and voluntary act, for the uses and purposes therein set forth, including the add.  Notarial Seal this. 14 TH day of BUSUST A.D. in 72.
Phoreity	Roy number
TMPORTANT OR TANT OR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI- TIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	The loststment Note mentioned in the within Trust Deed has been identified between the under Identification No. B6260  THE NORTHERN TRUST COMPANY, as Trustee, by Second ver Pretident Second S
D NAME   E   L STREET	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
I CITY V E	12900 Shawnee Road Palos Heights, Illinois
R OR Y INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER 980	
ATTN: WM. J. SCHMIDT	
END OF RECORDED DOCUMENT .	
FID OF HEADINGED DOCUMENT	