UNOFFICIAL COPY

00

COOK COUNTY FILED FOR RECORD

10 50 AM

*22115608

TRUST DEED!

22 115 608

THIS INDENTURE, made

THE ABOVE SPACE FOR RECORDER'S USE ONLY

November 2, 19 72 , between

Edward 5. Salomon, a bachelor, and Lawrence Salomon and Merilyn Salomon, his wife

herein referred to as "Mortgagors," and Central National Bank in Ch. Cago, a National EHKHERDEHHERABHERAKE BANKING Association 新田田田原原 CARRY AND HOLD HISTORY BANKING ASSOCIATION THE HISTORY AND HOLD HISTORY BANKING ASSOCIATION HISTORY BANKING BANKING ASSOCIATION HISTORY BANKING BAN

said legal holder on hand a being herein referred to as Holders of the Note, in the principal sum of

Ten Thousand and no/100 (\$10,000.00)

Dollars, evidenced by one certain as illness Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by wich 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 on the balance of principal remaining from time to time unpaid at the rate on the balance of principal remaining from time to time unpaid at the rate of the principal and interest as follows: date of disburse neat eight (8%) of per cent per annum in instalments (including principal and interest) as follows:

Central National Bank in Chicago in said City,

NOW. THEREFORE, the Mortgagors to secure the payment of the said prin and limitations of this trust deed, and the performance of the covenants and agric ements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereoff is here y acknow "sed, do by these presents CONEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their est v. righ, title and interest therein, situate, lying and being in the COUNTY OF Chicagon. City of Chicago, Ccok.

Lot 23 (except the West 50 feet thereof) in Block 4 n (ushman's Resubdivision of the North half of Block 4 in Sheffield's Addition to Cnicago in Section 32, Township 40 North, Range 14 East of the Third Principal Meridia, A Cook County, Illinois.



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

TOGETHER with all improvements, tenements, fastures, and appurtenances thereto belonging, and all rents, issues and programments and programments. The property of the property of the property of the programment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power (whether single units or centrally controlled), and ventilation, including (without restricting the foreigning), screens, window shades, soor, of windows. floor coverings, inador beds, awnings, stoves and water, heaters, All of the foregoing are declared to be a part of said real estate whether or a state of the test of not, and it is agreed that all similar apparatus, equipment or articles hereafter placed to be a part of said real estate whether or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises but not he said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts 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 motraggers 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 the t deed) are incorporated percent by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

successors and assigns. wings the hand with the hand of the hand o Hayan year first above written

STATE OF ILLINOIS

aforesaid, DO HEREBY CERTIFY THAT

SS. a Notary Public in and for and residing m said County, in the State aforesaid, treatment Edward S, Salomon, a bachelor, and

Lawrence Salomon and Merilyn Salomon, his ettam.

"In transit to me to be the same person S whose name S countries of the same person S whose name S countries of the same person S whose name S countries of the same person S countries of the sa who are personally known to me to be the same person S trument, appeared before me this day in person and acknowledged that livered the said Instrument as their free and voluntary delivered the said Instrument as_ set forth

Leongen

Form 807 R 1-69 Tr. Deed, Indiv., Instal,-Incl. Int.

30

22115603

Andria State Colonia de Colonia de Calendario Nova de Calendario de Cale

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

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from medics on other lines or claims for lies not entering them to the premise subprior to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and point request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders for notice (4) tomplete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereoff; (6) make no material alterations in said premises except as required by law or municipal ordinance, with respect to the process of the superior to the same property of the process when the process of the process

and other charges against the premises when due, and shall, upon written request, furnish to Truste or to holders of the note displicate receipts therein. To revent defaults hereunder Mortgagors shall pay in full under protest, in the manner provided by statut, and ya keep a second of the note of the note

on note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein; containe.

7. Wen c indebtedness hereby secured shall become due whether by acceleration or otherwise, holders, of the note or Trustee shall have the right to foreclose. It is not never that the state of the note of a state of the foreclose the line hereof, there shall be allowed and included additional indebtedness in the decree for sale agreement of the note for attorneys fees. Trustees fees, appraiser's after entry of the decree of pand tapper evidence, stenographers' charges, publication costs and costs that may be graited as to intense to be expended and assurances with 100° to the case of the note of the cost of the note of the cost of the note of

which under the terms the content of the terms and the content of the content of the terms and the content of t

This Rider is attached to and made a part of Trust Deed dated No ember 2, 1972, in the amount of \$10,000.00.

22115608

if said property, or ony portion thereof, shall be sold, conveyed, or transferred without the written permission of the holder first had, and obtained, then the whole of the principal sum of the note hereby secured remaining unpoid together with accrued interest thereon, at the election of the holder, shall immediately, without notice to anyone.

18 In addition to the mentity payments of p. nc od and interest payable under the terms of the notes the mortagone; are to not to the holder of the notes the mortagone; are to not to the holder of the terms of the notes the mortagone; are to not to the holder of the servicing agent, such sum as may 1, spec, led for the purpose of establishing a reserve for the payment of p minum on policies of the insurance and such other hoards as who re quitred not to be held by the holder of the not populate of the not policies of the insurance and such other hoards as who required to be held by the holder of the notes of the servicing agent, who is to be held by the holder of the notes of the servicing agent, who are to be held by the holder of the notes of the servicing agent, who are to be held by the holder of the notes of the servicing agent, who are compiled with hall not be construed to interest whether r not compiled with hall not be construed to interest whether r not compiled with hall not be construed to interest whether r not compiled with hall not be scattered agents the servicing assessments in the payment agent to the servicing and the service of the mortagon to pay such taxes and special assessments and to keer the mortagon to pay such taxes and special assessments and to keer the mortagon to the servicing agent the servic

UNOFFICIAL COPY

