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22197775 22 197 775 THIS INDENTURE, made December 5, 1972 , between Christopher Roberts and Jane R. Roberts, his wife
berein referred to as "Mortgagors," and Central National
Fank in Chicago, a National Chicagors of the Research Contral Resociation
a silinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTER whereseth:
T al, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described,
as d le al holder or holders being herein referred to as Holders of the Note, in the principal surrof
Thirty-Seven Thousand Six Hundred and no/100 (\$37,600.00)
Dollars,
evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delived, it and by which said Note the Mortgagors promise to pay the said principal sum and interest from date of o'abursement on the balance of principal remaining from time to time unpaid at the rate of seven '(%) per cent per annum in instalments (including principal and interest) as follows: Two Hundred Si: y-Five and 77/100 (\$265, 77) Dollars on the first day of March '75 and Iwo Hundred Sixty-Five and 77/100(\$265, 77) day of March '75 and Iwo Hundred Sixty-Five and 77/100(\$265, 77) day of the first day of teh '70 devery month thereafter until said note is fully paid except that the final payment of principal and inter., not sooner paid, shall be due on the first day of February 19 98. All such payments on account to the interest evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal 'provided that the principal of each instalment unless paid when due shall be are interest at the rate of eight per annum and an of said principal and interest being made apayled at such banking house or trust company in Niles appoint, and in absence of such appointment they at the office of Dempster Plaza State Bank of Niles said City, In said City.

NOW. THERFORE, the Mortgagers to secure the pay said to the add principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the consideration of the sum of One Pollar in hand paid, the rectory of the present CONVEY and WARRANT also in consideration of the sum of One Pollar in hand paid, the rectory of the retrieval of the provisions and saigns, the following described Real Less and all of their extate, right, title and interest therein, sinuste, lying and being in the.

City of Chicago

Towns Town Cook.

City of Chicago

Towns Town Cook.

Cook of the third principal through the provision of part of block 2 in Canal trustees subdivision of south fractional half of section 3, township 39 nor u, range 14 east of the third principal meridian in Cook County Illinois. meridian, in Cook County, Illinois. which survey is attached as exhibit "A" to decla at a recorded in the office of the Recorder of deeds, together with an undivided 1.6227 & interest in said parcel (excepting from said parcel all of the property and ar ac comprising all of the units thereof as defined and set forth in said declaration and ar vey.) MARLYN L. MERRITT 9 Manelys & Merritt Noting Public \$2107775

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

. Moltagagers [Mof. (f.), prumptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; [27] keep laid premises in good condition and repair, without waste, and fire from mechanical as or driften from its extensive plant which waste and fire from mechanical as or drifting for limit in mice apprecially subsorbinated (57) he [16] here are superior to the like hereof, and upon requisite schibit justificatory evidence of the discharge of such prior lies to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings prior of at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with "27.2. Morrison parts of the prior are received by a limit of the prior are received by the or municipal ordinances."

the other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplease receipts therefore, to proving the fall bereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire

3. Mortagross shall keep all buildings and improvements now on hereafter alturated on talk greenists insured against less of damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cust of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note to pay the custom of the companies as insurance of moneys the note of the note of the companies as insurance and the companies of the companies of the note of the note of the note of the companies and the companies and the companies of the companies of the companies of the note of t

In case of default frech, frustee or the holders of the note may, but need not, make any apyment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make fail or partial payments of principal or interest on prior encumbrances. If any, and purchase, discharge, cumpromise or settle any tax kien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said permitses or contest any tax or suscenarch. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys feet, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action returns unshorized may be taken, shall be so much each time the content of the note to the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action restores thereon at the rate of eight administration of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any Bétaut.

are fruited or the notices of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according are bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the vice of any tax, assessment, sale, fortifiture, tay lies or title or claim thereof

6. V straggers shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of be not "s of the note, and without notice to Mortagors, all unpaid indebtedness accured by this Trust Deed shall, notwithstanding anything in the note or in th' fru: 'Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interess on the option.

8. The proceeds of any foresto. If the premises shall be distributed and applied in the following order of priority: First, on account of all coat and expenses incident to the forescours roce dings, including all such items as are mentioned in the preceding paragraph hereof: second, all other items which under the terms hereof constitute secure discharged indebtedness additional to that cridenced by the note, with interest thereor as herein provided, third, all other items have a discharged in the terms, legal representatives or assigns, as wheir gripts are proposed.

9. Upon; or at any time after the filing of a bill of 'seclose this trust deed, the court in which such bill is filed may appoint a receiver of said premiser. Such appointment may be made either before: "aft's sale, without notice, without regard to the same of the receiver and without regard to '...... value of the premises or whether the same shall be then occupied as a homestead or not and the returned may be appointed as such receiver Such receiver shall have power to collect the rists, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a defining, of the pendency of such foreclosure suit and, in case of a sale and a defining any further times when Morraggor, except 'the intervention of such receiver, would be entitled to collect such entails, issues and profits, as well as during any further times when Morraggor, except 'the intervention of such receiver, would be entitled to collect such entails, issues and profits, as well as during any further times when Morraggor, except 'the intervention of such receiver, would be entitled to collect such entails, issues and profits, and the such that is for the protection-possession, control, management and operation of the premises during the whole of gaid period. The Court from a such as the such that is the such as the such a

purpose.

12. The purpose of the signatures of the signatures of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed. or ... Trustee be obligated to record this trust deed or to exercise my power bearing premises agreed to be capacity, or authority of the signatories on the note or trust deed. or ... Trustee be obligated by the terms hereof, nor be liable for 'y ye is omissions hereunded, except in case of its own grows negligence or ...

13. Trustee shall release this trust deed and the lien thereof by proper instrume of the proper instrument of the proper instrument

14. Trustee may retign by instrument in writing filed in the office of the Recorder, or Rec. of ...Titles in which this instrument shall have been recorded or filed. In case of the retignation, inability or refusal to act of Trustee, the then Record of the country in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, power ...d a shority as are herein given Trustee or aucressor shall be entitled to reasonable compensation for all acts performed hereunder.

. 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon-Mort peper and all, ""one "mire under or through Mortagers and the word "Mortagers" when such deries that include all such persons that for the supplemental to the more of the supplemental to the persons that have executed the note of his Trust Deed. The word "note" when used it this assument shall be constructed to mean "more than one wook a used. (See Rider Attached).

This Rider is attached to and made a part of Trust Deed dated Dece over 5, 1972, in the amount of \$37,600.00.

Propayment privilege is granted to make prepayments on principal, upon thirty days erior written notice, on only interest payment does provided, however, the provided is not prepayment in any calendar year shall not exceed twenty (20%) per some in any calendar year shall not exceed twenty (20%) per per some in this amount with the corepted upon poyment of a two (2%) per can premium thirth the first three premium can (3%) per sent during the next two years, and at no premium thereafter.

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If said property, or day portion thereof, shall be sold, conveyed, or considered without the written permission of the holder first had an abstrained, then the whole of the principal sum of the note herebs secured remaining unpuld together with occured interest thereon, or her sheeting of the holder, shall immediately, without notice to anyone,

as exceeds to the secondary porposeds of practice use, "desest granules of the note on the secondary of the holdes of the note or the secondary in the holdes of the note or the servicing agent, such sum on to 7 be 1 exceeded for the note or the servicing agent, such sum on to 7 be 1 exceeded for the note or the servicing agent, such sum on to 7 be 1 exceeded for the note or the servicing agent agent

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