## · UNOFFICIAL COPY

## TRUST DE DOUNTY LELENOIS

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ACCORDERY TOT DEEDS

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FOR THE PROTECTION OF BOTH THE BOTH THE STATE OF SO ALLENDER THE NOTE SECURED BY THE THE THE THE STATE OF SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED TO THE THE THE STATE OF ST

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THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made \_\_\_March\_22 \_\_, 19.73, between \_\_\_\_\_ -- CLEVELAND FORD and WILLIE B. FORD, his wife and MONA LEE GRAY, a widow------

FIRST NATIONAL BANK AND TRUST COMPANY OF EVANSTON, a national banking association refully qualified to act as Trustee and located at 800 Davis Street, Evanston, Illinois, as Trustee (said First National Bank and Trust Company of Evanston in its capacity as Trustee hereunder being referred to as "Trustee" and in its individual capacity being referred to as "Bank"), witnesseth:

WHEREAS, the Mortgagors are justly indebted to the Bank as evidenced by the note hereinafter described and may subsequently become further indebted to the Bank on account of additional advances made by the Bank to the Mortgagors as herein referred to;



to pay the cost of reviacing or repairing the same or to pay in full the indebtedness secured hereby, under insurance policies payable, in case of loss or damage, to Truste or the benderic of the indebtedness secured hereby, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and that deliver all policies, including additional and renewal policies, to holders of the indebtedness secured hereby, and in case of insurance about to expire, shall deliver related than the days provided the payable of the payable of the secured hereby, and the payable of insurance about to expire, shall deliver related the policies including additional and renewal policies, to holders of the indebtedness secured hereby, or any of them, may, but need not, make any payables of the payables

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph I hereof; second, all other items which under the terms of paragraph I hereof constitute a diditional indebtences secured between the proceeding the preceding the proceeding the proceeding the proceeding the process of the

9. Upon or at any time after the filling of any suit to foreclose this Trust Deed, the court in which such suit is filed may, either before or after said without notice to the Mortgagors, or any party claiming thereunder, and without giving bond on such application (any and all such notice and bond baing hareby expressly walved), and also without regard to the solvency or insolvency at the time of such application of the person or persons liable by the owner of the equity of redsemption as a bomestead, appoint a receiver (who may be the Trustee or use to successor in trust heraunder) for the benefit of the holders of the indebtedness secured hereby or, upon application of the Trustee or any holder of the indebtedness secured hereby, enter an order as provided by actual placing the Trustee or any holder of the modestedness secured hereby, there are offer as provided by actual placing the Trustee or any holder of the indebtedness secured hereby in one of the case of gazon, and the court may from time to the holders of such foreclosure suit and, in case of gazon, except for the intervention of such receiver or the Trustee or any holder of the indebtedness secured hereby in bossession as a dorestal, would be entitled to collect such rents, issues and profits, and the court may from time to time authorite said receiver or person in possession, as the case may be, to apply the net amounts in his hands in payment (in whole or in part) of any or all of the letten folying; (1) amount due upon the indebtedness secured hereby. (2) amount due upon the indebtedness secured hereby. (3) insurance of the improvements upon said premeter thereby. (3) the properties of the indebtedness secured hereby in order the court of the letter of the properties. The properties of the provided properties and properties and properties and properties. The payment of the letter of the properties of the properties of the properties and properties. The payment of the properties and property, to expel and manager and control of this Trust Deed,

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and avail able to the party interposing same in any action at law upon the notes or other obligations evidencing be indebtedness secured hereby. If Mortgago is a corporation, it hereby waives any and all rights of redemption from sale under any order or decree of forcefoure of this Trust Deed, on its own stablesquart to the date of the IT rust Deed, the control of the Mortgagon, acquiring any interest in or title to the premiser.

 The Trustee or any holder of the indebtedness secured hereby shall have the right to inspect the premises at all ressonable times and acess thereto shall be permitted for that purpose.

12. The Trustee shall have no responsibility as to the validity of this instrument or of the lien purporting to be hereby created or for the consection of any breach on the part of the Mortakorner of any of the coverage and the part of the Mortakorner of any of the coverage and the part of the Mortakorner of the part of the Mortakorner of the part of t

13. The Tru tree she release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this rivus Deed has been fully paid; and the Trustee may execute and deliver a close hereof to and at the required of any person who shall, either bethe or or maturity thereof, produce and exhibit to Trustee the note described in item (a) of the granting clause hereof representing that all indebtedness as ired hereby has been paid, which responsant to the Trustee shall and the remains outstanding, unlear the written obligation of the Mortragors evidencing such additional advance has been theretofore presented to the Trustee shall and a successor trustee have any duty to quively or secretarin whether any additional advance has been theretofore presented to the Trustee for the same have been made hereunder, whether or not the written obligation or obligations evidencing the same have been identified by the Trustee hereunder. Whether or not the written obligation or obligations evidencing the same have been identified by the Trustee hereunder. Whether or not the written obligation or obligations evidencing the same have been identified by the Trustee hereunder. Whether any additional advance has been identified by the Trustee here and the same have a release is requested of the original trustee. It is never executed a certification on any interment identified as the makers thereof, and where the release is requested of the original trustee. It is never executed a certificate on any intrument identified means and the described in term all slove any note which may be presented and which conforms in substance with the description herein sected to the original trustee. It is never executed a certificate on any interment identified programment of any person who was or was purported to be the holder thereof, the Trustee or any uccessor trustee may also, but shall apply be blacked. To evide that all such dispatations on such consensus to superanteed by a bank o

14. In order to provide for the payment of the semants and insurance premiums required to be paid hereunder by Mortzagors, Mortzagors shall depoint with the holders of the indebtedness is wired hereby, or such other person. (Firm or corporation as the holders of the indebtedness is wired hereby, or such other person.) (Firm or corporation as the holders of the indebtedness is wired hereby may designate, on each monthly payment date an amount equal to 1/12th of the annual premium on all such insurance as determined by the amount of the last available bills and 1/12th of the national section of the indebtedness of the payment of the section of the indebtedness of the payment of the section of the indebtedness of the payment of the section of the se

15. Each and every remedy berein conferred upon or reserved to t. Trusts or the holders of indebtedness secured hereby shall, be, cumulative and shall be in addition to every other remedy gives hereunder, or now or hereafter existing at law or in equity; that no delay or omission to exercise any right or power accruing upon any default shall impair any such rik. r. or obe construed as a walver of any such default or acquisitions that the such right and power may be exercised from time to time and a often as my be deemed carpedient. This Trust Deed and all provisions hereof shall extend to and be binding unon Morpagers at the such carpet and the such as the s

In Winess Whereof this Trust Deed or any note of abundance executed and attested by Mortga ore 'e day and year first above written.

(SEAL)

Cleveland Ford

(SEAL)

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The note mentioned in item (a) of the granting claus of the within Trust Deed has been identified herewith under Identification No. \_\_\_\_8379\_\_\_\_\_\_\_

Any written obligation evidencing additional advances made pursuant to item (b) of said granting cinuse shall, if presented to the Trustes for identification, be identified under the same number.

By Manuar Bons State State Company

DELIVER TO:

вох 661

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ADDRESS of property: 1421 Emerson St.

END OF RECORDED DOCUMENT