FILES FOR RECORD

Whiteen of Chair.

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Jun 28 | 41 PM '75 TRUST DEED

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فأتحم ذيا THE ABOVE SPACE FOR RECORDER'S USE ONLY CTTC 19 76, between THIS INDENTURE, made DAN M. SMITH and JUNE A. SMITH, his wife, herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS the Montgagors 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 sum of

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from August 1, 1270 on the balance of principal remaining from time to time unpaid at the rate οť per cent per annum in instalments (including principal and interest) as follows: six

Three Hundred seventy-two and 55/100 (\$372.55) -- Dollars on the .....1st day of each ionth 1st thereafter until said note is fully paid except that the final payment of principal and interest, if not soone, pa'a, shall be due on the 1st day of August 1976. All such payments on account of the indebtedness e idenced 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 bear interest at per annum, and all of said in cipal and interest being made payable at such banking house or trust six Chicago, company in Illinois, as the holders of the note may, from time to time, in writing appoint and in absence of such appoints

NOW, THEREFORE, the Mortgagors to secure the payment of the said processors and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and a receivents herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is he by acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their state, right, title and interest therein, situate, lying and being in the COUNTY OF

Lot 242 in Glenwood Manor unit number 2, a :ubdivision of part of the north west 1/4 of section 4, township 35 nc.th, range 14 east of the third principal meridian, in Cook County, Illinois

The state of the s

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

TOCETHER with all improvements, tenements, easements, fixtures, and appurturances thereto belonging, and all rents, sailer appoints thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said relies a set ind not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, ight, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, windows adds, storin dioots and windows, floor coverings, mador beds awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real east, enhether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgago so or their successors shall be considered as constituting 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 a rules herein set forth, free from all rights and benefits under and by virtue of the Homestead Evemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

wat NI SS the hand	S. and seal S. of Mortgagor	is the day and year-first above wigten.	, ,
		the day and year first above wraten.  JUNE A. SMITH	
STATE OF ILLINOIS.		acole Ann Hell	
County of Cook	SS. a Notary Public in and for Dan M. Smith	and residing in said County, in the State aforesaid, h_and_June_ASmithhis_wife	DO HEREBY CERTIFY THA
-			

instrument, appeared before me this day in person and acknowledged that ... thou delivered the said Instrument as thoir 23rd

Given under my hand and Notarial Seal this,

7

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

Page 1

BOX 535

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

1. Medgagers shall (1) groupels report restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed. (2) deep and primous in good condition and repair, without waste, and free from mechanic's or other here or slams for her not expressly subsidinated to the her hereof. (3) pay when due any indebtedness which may be secured by a heir or charge on the premises superior to the her hereof, and agon require exhibit stratactor's evolution of discharge of such prior her to trustee or to holders of the mote (4) complete within a reasonable time any building or buildings more or at aims time in process of exection upon said premises. (5) comply with all requirements of law or manicipal ordinatives with respect to the premises and the low that rod, (6) make no material alterations in said premises except as required by law or municipal ordinative.

2. Mortgagers shall pay be fore any penalty attaches all general tases, and shall pay special tases, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnitor. Trusteer or to holders of the note duplicate receipts therefor. To prevent default bereined.

processed death becomes well on the permission of the more duplicate receipts therefore. To present death he model Mertagors shall pay in full under protect, in the mature provided by statute, any tax or assessment which Mortgagors may desire to contect.

3. Mortgagors shall keep all headdings and improvements more or hereafter situated on said promises insured against loss or damage by fire, lightning or windstrein under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in early the model which was so can a be rely all in companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in early the model which was so can ask of least of the mote, under insurance policies payable, in case of lines or damage, to Trustee for the heartst of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall define all policies to include additional and removal policies to include so the note and in case of insurance about to expire, shall deliver removal policies to the holders of the note, and in case of insurance about to expire, shall deliver removal policies to the holders of the note and, but need not, make any payment or perform any act hereinbefore required of Mortgagors on any forms and money do in a case of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances, it am, and purchase, dischage compromes or settle any task hen or other prior then into or take or take only the processor or sonists any task or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or mourred in connection to two with modeling attorneys of assessment with a state of the note of the state of the note of the note of the note of the partial payments of prior partial or partial payments of prior partial or the note of the note of the note of the note of the not

interest on the note, or his shall shall become due and payable (a) immediately in the case of capital manage payment of any other agreement of the Mortgagors herein contained.

7. When the indebtedness his by cored shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lan hereof. In any smit, to edoor the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be right or insured by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees, appaisars's lees outlass for documentary and expense of a trustee of holders of the note for attorneys' fees. Trustee's fees, appaisars's lees outlass for documentary and expense of the trustee of the states of title trustee and expensions, title insurance polities. To forces, certificates, and similar data and assurances with respect to title as Trustee or I is ideas of the note may deem to be teasonably necessary either to prosecute such suit or to evidence to behalfs; at any sale whole may be happerson, to all decree the true condition of the title too of the value of the present of the apparatum to a high expense of the notion of the right too they agree productures and expenses of the notion to the right of the paragraph notioned shall be root or must defined one secured hereby and immediately due and payable, with interest thereon at the rate of secure pay cert per annound, when pad or murred by a Trustee or holders of the note in connection with [a] any proceeding, including probate and bankriptes proceedings, to which either of the whall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indicated so that the control of such right to foreclose whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises which under the return sheroof constitute secured inde bedness a distonal to that evidenced by the note, with interest

appears and interest remaining inplant on the note: fourth, an overpost to surgagosts, time news, legal expressions assigns a star special appears and interest remaining inplant on the note: fourth, an overpost to surgagosts, time news, legal that any appoint a receiver and substantial proposition for such receiver and without regard to the then value of the primes or whether the same shall be then occupied as a homestead or not and the Printer herounder may be appointed as such receiver. Such receiver shall be a lower to collect the rents, issues and profits of said premises during the printers of such foreclosure, suit and, in case of a sale and a definency, during the collective rents, issues and profits of said premises during the swell as daring any tither times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be increasiver or are usual in such cases for the potential, the receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be increasiver or are usual in such cases for the potential, and appears to the propose of the propose of the propose of the protection of the premises during the whole of said period. The Court from time to time may authorize the receiver or apply the net mome in his hands in payment in whole or in part of (1). The indebtedness secured hereby, or by any decree forcelosing this trust deed, or any tax, special assessment or other hen which may be or become superior to the hen hereof or of such decree, provided such application is made print to it reclosure such excepts on the such as a said and deficiency.

10. No action for the enforcement of the into or of any provision hereof shall be subject to any defense which would not be good and available to the parts interposing sume in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all record lettines a

11. Trustee or the holders of the note shall have the right to inspect the premises at all record entires and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premise is important to the validity of the signatures or the identity, capacity, or authority of the signatures on the note of trust deed, nor shall Trustee booling of the record this trust deed on to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions here deed to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions are unless expressly obligated by the terms hereof, nor be liable for any acts or omissions are deed and the len thereof by troper instrument upon its staticity evidence that all indebtedness secured by this trust shed has been fully paid, and Trustee may execute and deliver a release hereof to and at the record of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness here, secured by been paid, which representation Irrustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor I astee any accept as the note herein described any note which have an identification number on the placed thereon the paid as the makers' accept as the note herein described of the original trustee and it has never placed its identification number on those herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which is in a pripartity to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which is not made in this never placed is identification number on those described herein; it may are price to the

16. Prepayments of principal may be made at any time without penalty.

17. Upon any conveyance of title to the Premises or any transfer which changes t'owners of record of said Premises, the indebtedness secured hereby shall, at the opt or of the holder or holders of the note secured hereby, be immediately accelerated and a once become due and payable.

> This instrument prepared by: Virginia L. Aronson - SIDLEY & AUSTIN One First National Plaza 23 537 021 Chicago, Illinois 60603

## IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BI IDENTIFIED BY Chicago Title and Trust Company BLEORE THE TRUST DEED IS LEED FOR RECORD

Identification No. 12 2 2 2 2 4 4 5 PHICAGO TITLE AND TRUST COMPANY. 1

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MAIL	TO:	

SIDLEY & AUSTIN Attention: Virginia L. Aronson One First National Plaza Chicago, Illinois 60603

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 313 Pleasant

Å

Glenwood, Illinois

PLACE IN RECORDER'S OFFICE BOX NUMBER.

END OF RECORDED DOCUMENT