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TRUST DEED

23 591, 426

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDEA, U.C., nade July 20, 19 76 between G.R' F. WILSON AND ANDREA L. WILSON, HIS WIFE

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

evidenced by one certain Instalment Noty of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

TWO HUNDRED FORTY-SIX AND NO/100-in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of more and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements between contained, the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is bereby acknowledged, do by these prownts CONYEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Extate and all of their extate right, title at 1 interest therein, situate, tsing and being in the COUNTY OF COOK.

AND STATE OF ILLINOIS,

Lot 16 in Block 61 in Hanover Highlands Unit No. 8, a Subdivision of part of the North East 1/4 of Section 30, Township 4. North, Range 10 East of the Third Principal Meridian according to the plat thereof recorded December 12, 1968 as document no 20710037, in Cook County, Illinois.



which, with the property hereinafter described, is referred to berem as the "premotes."

TOGETHER with all improvements, tenements, resonances fisteris, and apparentation belonging, and all rents, times and positis thereof the long and during all under times as Moreigagest may be entitled thereto, include are pleafied provided possarily and on a perty with said real extate and not secondarily) and all apparatus, equipment or articles now or hereafter therein on thereon used to supply local, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and vertilation, oncloding (without restring the Timepoing), wherein, wholes wholes, storm domas and windows. floor coverings, insulin beds, awnings, trives and water bearers. All of the linegaing are disclared to be a part of sud-real extate whether physically and it is agreed that all similar apparatus, equipment out articles here it placed on the primited by the moreigapoins of their water coverings and the considered as constituting part of the real extate.

TO HAVE AND TO HOLD the premises unto the tead Trustee its increasing and assigns foreser, for the purposes, and upon the user and trusts become at forth, free from all rights and benefits under and by situe of the Hamperine Laws of the Marte of illness, which said rights and benefits the Morragious of hereby expensity release and water.

This trust deed consists of two pages. The coverants, conditions and provisions appearing on page 2 (the reserse side of this trust deed) are incorporated herein by reference and are a part beteof and deall by binding on the mostgapors, their heirs,

Gary f. Wilson of Montagore the day and year first above written

Andrea L. Wilson

1 _ Gats A. Warcaster. Cary F. Milaun and Andrea L. Milson, his wife.

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 mechanics or other hens or claims for hien not expressly subordinated to the lien hereof; (3) pay which due any indebtedness which may be secured by a hen or charge on the premises superior to the lien hereof; (3) pay which due any indebtedness which may be secured by a hen or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior hen to Trustic or to holders of the note; (4) complete within a reasonable time any building or buildings mow or at any time in priores of erection upon said priorities; (5) comply with all requirements of law or maintenal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or maintenal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustice or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to context.

3. Mortgagors shall, keep all buildings and improvements now or hereafter situated on said reconstructions.

2. Mortgapors stand pay nector any pennany anasones in general cases, and under places, special assessments, which that general mode the premises when due, and shall, upon written request, turnish to Trustee or to holders of the note duplicate recepts therefor. To prevent default hereunder Mortgapors shall pay in full under protect, in the manner provided by statute, any tax or assessment which Mortgagors may desire countries.

3. Mortgapors shall keep all buildings and improvements now or hereafter statuated on said premise insured against loss or damage by fire, lightning or to pay in full the moderate by the novement companies soft mones insured against loss or damage by fire, lightning or to pay in full the moderate by the holders of the nove, and the case of moderate policies to payle, in case of loss or to pay in full the moderate of the holders of the nove, and the total policies, and the holders of the nove, and the standard mortgage clause to be attached to each policy, and shall telebert all policies, medding additional and renewal policies to holders of the nove, and the case of unrance about to expire, shall deliner renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default herein, Trustee of the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, dishage, compromise or settle any tax hen or other prior here or the propose herein authorized and all expenses paid or insured in connection therewith, including attorneys fees, and any collect moneys paid for any of the purposes herein authorized and all expenses paid or insured in connection therewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the more shall never the considered as a water of any right account for my contract the life in hereof, plus recasionable, componention to Trustee or more default to the prior of principal or insured to the prior of the holders of the mor

principal and interest remaining impaid on the mee, fourth, any overplus to Mortgagots, their heirs legal representatives or assigns, as their rights may appear,

9. Upon, or at any time after the filing of a bill to be cive we this trust deed, the court in which such hill is filed may appoint a receiver of said premises. Such appointment may be made either before or after take, without notice, without regard to the solvency or involvency of Mortgagots at the time of application for such receiver and without regard to the the solvency or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the reducing of such forecours unt and, in case of a sale and a of the solvency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagots, except for the interest of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be meessary or are usual in such coses for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may an horize are receiver to apply the net income in his hands in payment in whole or in part of (1) The indebtedness secured hereby, or by any decree foreclosing the trust red, may tax, special assessment or other here which may be or become superior to the lien hereof or of such decree, provided such application is in depth for to foreclosure sale. (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision here. (1st) be subject to any defense which would not be good and available to the party interposing same 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 pi-mio soft all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the trile, location, existence or condition of the premises or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall ready as the observed of this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be hable for any acts or one into hereinder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities study act. To the fore exercising any power herein given unless expressly obligated by the trust deed and the ben thereof by proper maximum upon previation to the fore exercising any power herein given.

13. Trustee shall release this trust deed and the ben thereof by proper maximum upon previation of satisfactory evidence that all indebtedness study do that the exercision of the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebted as the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebted as the extreme day expect as the note herein described any note which bears an identification number purporting to be placed thereon by a pine trustee the under ow which conforms in substance with the description herein contained of the makers thereof, and where the release is requested of the original trustee and it has never placed its identification number on the note described any note which too for the executed which have been presented and which conforms in substance with the description herein contained of the original trustee and which conforms in substance with the description herein contained of the analysis of the note herein des

IMPORTANT

THE SOLE SECURED BY THIS TRUST DEED MIGHED BI IDENTIFIED BY Chicago Title and Trust Company BETORE THE TRUST DEED IS EILED FOR RECORD

Identification Ac ASO TRUST COMPANY. сисую ши

MAIL TO:

BOX 495 BOX 495

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and publication

PLACE IN RECORDER'S OFFICE BOX NUMBER.

END_OF_RECORDED DOCUMENT