UNOFFICIAL COPY

 ∞ 4 S TRUST DEED

Deliver To Recorder's Office Box No. 413 23 607 607

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made August 20, 19 76 , between Donald R. Crane & Janet Crane, his wife , herein referred to as "Mortgagor", and

HERITAGE/PULLMAN BANK

an Illinois corporation doing business in Chicago, Illinois, herein referred to as Trustee, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being here's referred to as Holders of this Note, in the principal sum of Thirty Thousand and no/100______(\$30,000.00)____ Dollars,

evidenced by one certain instalment Note of the Nortgagors of even date herewith, made payable to BEARER

and delivered, in and by which said Note the Mor gago, s promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rais of -8-1/2 - per cent per annum in instalments as follows: - (\$241.57)-Two Hundred Forty One and 57/100-

---day of ---October --1/ 76**-**---nd Dollars on the -1st-

Two Hundred Forty One and 57/100-**-(**\$241**.**57)

Dollars on the -1st --- day of each --- Month --- thereafter unit said note is fully paid except the final payment of principal and interest, if not sooner paid, shall be due on the _____lat __day of __ September__ —#3x2001"All such payments on account of the indebtedness evidenced by said note to be first epine to interest on the unpaid principal balance and the rengaligiber to principal; provided that the principal of each instalment unless and when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made lavable at such banking house or trust company in Chicago, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of HERITAGE/PULLMAN BANK in said City.

NOW, THEREFORE, the Mortgagors to secure payment of the said principal sum of money and said interest in a corcance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgago. The performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, sithing and being in the AND STATE OF ILLINOIS, → Cook-

to wit:

in Chestnut Hill Unit No. 1, being a subdivision of Lot 9 part of the Southeast 1/4 of the Northeast 1/4 of Section 11, Township 35 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois, according to Plat thereof registered in the Office of the Registrar of Titles of Cook County, Illinois, on October 1, 1975, as Document No. 2832429.

Together with a garage unit known as:

Lot 34 in Chestnut Hill Unit No. 1, being a subdivision of part of the Southeast 1/4 of the Northeast 1/4 of Section 11 Township 35 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois, according to Plat thereof registered in the Office of the Registrar of Titles, Cook County, Illinois, on October 1, 1975, as Document No. 2832429.

Together with:

A grant of perpetual, full and non-exclusive easement and right of way, passage, ingress and egress over and upon a parcel of land designated on the recorded plat of survey as common area Lot 49 and ingress-egress easement and every parcel or plat to be designated common area by Seller on adjacent property, subject only to Declaration of Covenants, Conditions and Restrictions affecting this parcel.

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INSTRU - BE THIS INSTRUMENT WAS PREPARED BY BERTIAGE PAIR OF CHIEFTRY CLOB MILES

Name: - Patrice.

4101 W. 13srd T.
COUNTRY CLUB HILLS, ILLINOIS

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

TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits the and during all such there as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said roal estate and not all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, as, air conditioning, water, light, power, refrired in the controlled, and vertilation, including (without restricting the loregoing), screens, whichos shades, storm doors or fivered or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or a visions 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 herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Lows of the State of Illinois, which there is set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Lows of the State of Illinois, which there is no consists of two pages, the conditions and provisions appearing on this page and an page two (the reverse side hereof) herein by reference and are a part hereof and shall be binding on the Mortgagors, their heirs, successors and assigns.

WITNESS the hands and seals of Mortg	agors the day and was	ar finsk alanum materia		
(1)	agors me day and yes	ar tirst above written.		
No. of I	()			
Donald R. Crane	iEAL)	week 1/2	ane -	
Committee	Jane 7 C	rane	***************************************	(SEAL
S. L. P.		<u>-</u> ·		
O:	EAL)			(CEAI
			***************************************	(3576
ATATE OF ULANOIS				
SS. , Patricia	Albert			
a Notary Public in and for and	oriding in sold Court	.1	**********************	
Daniel Da	esturing its said County, it	n the State aforesaid, DO	HEREBY CERTIFY	/ THAT

a Notary Public in and for and residing in sold County, in the State aforesold, DO HEREBY CERTIFY
Donald R. Crane & Janet Crane, his wife

going Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

GIVEN under my hand and Notarial Seal this.... 20thday of August

Allress Public.

EANTED WITH

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1. Morteagors shall (1) promotly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises is upod condition and repair, without waste, and free from mechanics or other lieus or claims for lieu not expressly subordinated to the lieu hereof; (1) pay when due any indeluctures which may be secured by a lieu or charge on the premises superior to the lieu hereof, and upon requeat exhibit satisfactory evidence of the discharge of such prior lieu to Trustee or to holders of the note; (3) complete within a reasonable time any building or buildings now or at any time in process of crection upon said premises; (5) comply with all requirements of lay or unnicipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises exerct as required by law or municipal ordinances.

2. Mortizagors shall be liable for the payment of all general real estate taxes and shall deposit or cause to be deposited with the Trustee named in this Trust Dece or with the legal holder of the note referred to herein on the first day of each and every month during the term of said loan a sum equal to one twelfith of the estimates correct a real estate taxes next accruing against said premises computed on the amount of the last accretainable real estate taxes. Mortgagors shall pay special taxes are the state taxes are the state taxes are the state taxes are the state taxes.

the note referred to herein duplicate receipts therefore

A startegacter shall come all buildings and improvements now or hereafter situated on said premises to be insured against loss or damage by fire, lightung or windstorm under publicies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to go as in full the inteletedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the hencife of the holders of the note, such rights to be evidenced by the standard mortage clause to be attached to each policy, and shall deliver all policies including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver energy and the started to the respective dates of expiration. Mortagous shall deposit with the Trustee an amount equivalent to one twelfth of the annual insurance premiums on the first own and three hereof shall be held by the Trustee or the legal holder of the note as and for a Sinking Fund to be used by the Trustee or the legal holder of the note pay the general real event and said premises and insurance premiums and when the same hecome due and payable.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinhefore required of Mortgagors i any form and manner deemed expedient, and may, but need not, make full or justial payments of principal or interest on prior neumbrances, if any, and purchase discharge, compromise or settle any tax lieu or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or context any tax or asystement. All moneys paid or incured in connection therewish, including attorneys' (see, an any other moneys advanced by Trustee or the holders of the note to protect the mortsaged premises and the lien hereof, plus reasonable compensation to Trustee each matter concerning which action, hereof may be taken, shall be so much additional indeed ones secured hereby and shall begone impediately due and the content of the c

payable without notice and with in a st thereon at the rate of seven per tent per annum. Inaction of

5. The Trustee or the holdes on the note hereby accured making any payment hereby authorized relating to taxes or assessments, may do so according to at bill, statement or estimate pocured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of at tax, assessment, sale, forefuture, tax lies on title or claim thereof.

h. Mortgagors shall pay each item of the "istedness herein mentioned, both principal and inter-a, when due according to the terms hereol. At the option of the holders of the more, and without motice 'o' Meragogors, all unpaid indebtedness secured by this Trust Beed shall, notwithstanding anything in the note or in this Trust Beed shall, notwithstanding anything in the note or in the Trust Beed shall, notwithstanding anything in the note or in the Trust Beed shall not be a shall not

2. When the indebtedness hereby secured about the second of the whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien I cod, three shall be allowed and included as a additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on betall of Trustee a holders of the note for altomosys (ees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stemporarpher's charges, publications and costs (which may be existed as to terms to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, a trainer policies. Tourrent certificates, and similar data and assurance with respect to title as Trustee on the true condition of the title to or the value of the permits. All expenditures and expenses of the nature in this paratraphs mentioned shall become so much additions indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee on holders of the note in connection with (a) any proceeding. Annuing probate and bankrupe proceedings, to which either of them shall be a parity, either as plaintiff claumant or defendant, by reason of this trust deed or any indebtedness hereby secured in or the element of any suit for the foreclosure mixed and payable the neutral processing which in the processing which in the processing which in the processing which is the processing which in the processing which is provided to the processing which is the processing

8. The proceeds of any foreclosure sale of the premises shall be vivour. I and applied in the following order of priority: First, on account of all costs and expenses acident to the foreclosure proceedings, including all such items as are rentioned in the preceding paragraph hereoff, second, all other items which under the terms the proceeding the proceeding paragraph for the proceeding paragraph for the process of the proceeding paragraph for the process of the proceeding paragraph for the process of the proce

con constitute secured indeptedness additional to that evidenced by the note; but in interest a neighborhood providing india, said on the note; fourth, any overplus to Mortgagors, heir heirs, legal rep sent, ives or assigns, as their rights may appear,

9. Uson, or at any time after the filing of a bill to foreclose this trust deed the or it in which such bill is fild may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the most consolered of Mortgagors at the time of application for such receiver and without regard to the then value of the premises 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 tents, it uses and profits of said premises during the gendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, we other there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect or, its issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the provises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in which are in part of: (1). The indulatedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or the major to foreclosure said; (2) the deficiency in case of a sale and deficiency.

16. No action for the enforcement of the lien or of any provision shall be subject to any defen-e which would not be good and available to the party interposing ame in an action at law upon the note hereby secuted.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable to as an access increto aliah be permitted for that purpose.
12. Trustee has no duty to examine the fille, location, existence, or condition of the premises, nor all Trostee be obligated to preord this trust deed or to exercite the premises.

any jewer herein given unless expressly obligated by the terms hereof, nor be lishle for any acts or 6 usyons hereunder, except in case of its own gross neglig or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory wit occare exercising any power herein given

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of and view evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to add at the request 1—39, evens who shall, either before or after maturity thereof, produce and exhibit to Trustee the note representing that all indebtedness hereby secured has been pany which representation Trustee may accept as trusteen, who has been pany which representation Trustee may accept as the sense in once herein described any note, which bears which representation the extremely note, which bears and which curronts to be executed by the persons herein designated as the makers thereof; and where the release is regard of the original trustee and it has never executed a certificate or any instrument identifying same as the note described herein; the genuin, must be in discribed any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be every. I by the persons herein designated as makers thereof.

1.4. Transe may resign by instrument in writing fited in the office of the Recorder or Registrar of Titles in which this in true out about how been recorded or fifted in case in the resentant, indulting or citiest to act of Truster, the then Recorder or Dorsh of the country in which the preter constraints in label Successor in Trust. Any Successor in Trust, the results of the re

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors and the word "Mortgagors" when used herein shall brinde all such persons and all persons liable for the payment of the indebtedness or any art thereo', whether or not such payment of the indebtedness or any art thereo', whether or not such payment of the indebtedness or any art thereo', whether or not such payment of the indebtedness or any art thereo', whether or not such payment of the indebtedness or any art thereo', whether or not such payment of the payment of the indebtedness or any art thereo'.

In. In the event of the sale or transfer of the Title to the premises described herein, the holder of the note secured hereby may at its or or declare the entire unput of the unphabethes, to be immediately the and mayable

FILED FOR RECORD

Aug 23 12 42 PH '72

BECORDER OF DEEDS
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IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THIS NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THIS TRUST DEED IS FILED FOR RECORD.

The	Instalment	Note	mentioned	in 1	the	within.	Trust	Deed	has	been	identi
fied	herewith u	ınder	identificatio	n t	۷a		. .	• • • • • • • • • • • • • • • • • • • •			

Heritagie/Pullman Bank

Assistant Vice President Assistant Secretary

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Address a nell	
City: Cut ATHE COS PILLS	L
533	

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