JNOFFICIAL CO

THIS INSTRUMENT WAS PREPARED BY: PERRY S. HERST

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THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

August 28th

19 76 between

ELLIS ELWOOD PULLEN AND LEWIS R. PULLEN, HIS WIFE, IN JOINT TENANCY

herein referred to as "Mortgagors," and

SYLVIA WEINRESS

of 105 West Adams Street, Chicago, Illinois 60603 , herein referred to as TRUSTEE, witnesseth: THAT WEEREAS the Mortgagors 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 Seven Tosusand Five Hundred Thirty Nine and no/100----- Dollars, evidenced by one creain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER

EQUITABLE FINANCE CORPORATION

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum with interest included at the rate of \$ 12.70% жжжижо per annum payable as follows: § 125.65 28th

September 19 76 and \$ 125.65 day of mosth day of each thereafter until this note is fully paid. The principal of each of said instalments unless paid when due snall year a Delinquency Chairee of 5 per cent or \$500 maximum if in default for

more than 10 days, and in addition rease table costs of collection, including reasonable attorneys' fees. Said payments are to be made at the office of EQUIANIA FIN SCI. CORPORATION, 105 WEST ADAMS STREET, CHICAGO, TELINOIS 60003, SOW, THEREDORL, the Mortgages to secure the pay end of new said principal viou of momes and said interest in accordance with the terms, proximons and limitations of the interface of another performance of the coverants and assectioned better constrained. And also in consideration of the win of One Dollar in hard paid, the recognisher of an end of accordance deed of the better operation. The ADAMS ADAMS and WARRANT under the Trustee, in successival among described food factors that adol of their state of and inverse therein, obtain the adol being in the

AND STATE OF ILLINOIS

Lot 6 in Lurya Addition to Arlington Hishts, a subdivision of the West 10 acres of the South & of the South Eas: & of Section 28, Township 42 North, Range 11, East of the Thir? Principal Meridian, also of Lots 1 and 2 in Arthur T. McIntosh's Arlington Heights Farms, a subdivision of the South & of the South West & of anid Section 28, as shown on plat recorded January 19, 1955 as Document 16127314, in Cook County, Illinois.

TO HAVE AND TO BOLD the previous unto unit fromezing currents and assigns foreign, but he purposes, and upon the user and trains berring set forth, fire a Gregory model could be used on the source of the Homestead Exemption Laws of the Marke of Bloom, which said rights and lesselite the Mortgapers die hereby ender can all markets.

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 mortigagors, their heirs, successors and assigns

Wirsess the hand 5 and seal 5 of Mortgagors the day and spar first above written.

(SEAL) Child Child Filler MAN

MANE OF BUILDINGS

David Levy

Cook Cook

Ellis Elwood Pullen and Lewis R. Pullen-his wife

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THE COVENANTS CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE DEVERSE SIDE OF THIS TRUST DEED)

1. Mortgagors shall (1) prompily 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 conditions and repair without waste, and free from mechanics or other tens or claims for len not expressly subordinated to the lien hereof. (3) pay when due any indebtedness which may be secured by a tien or charge on the premises superior to the lien hereof and upon repeate exhibit satisfactory evidence of the distincted each prior lien from the light form the conditions of the premises superior to the premises and the use thereof, (4) make no majorial alterations in said premises accept as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general tases and shall pay special tases special sasesaments, water charges, sewer service charges, and other charges against the premises when due and shall, upon written request, furnish to Trustee or to holders of the note duplicate receiption. 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 contest.

A Mortgagors shall keep all buildings and improvements now or hereafter situated on said premies insured against loss or damage by fire, lightning or windstorm under policiers unoviding for payment by the insurance companies of moneys sufficient either to pay the cost 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, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage 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 renewal policies in clies than ten days prior to the respective dairs of expiration.

In case of the fact the first of the highest of the note has, but need not, make any payment or perform any act hereinbefore required on Mortgagors in any form and maniner deemed especiant, and may, but need not make full or pasting payments of principal or interest on prior encumbrances, if any, and purchase discharge compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale of increase and facting said premises or contest any tax or axissiment. All moneys paid for any of the purposes herein authorized and all expenses paid of incurred in connection therewith including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the mort-aged premises and the lien hereof, but reasonable compensation to Trustee for each matter conting which action herein authorized may be taken that is so much additional indebtodness secured hereby and shall become immediately due and payable without notice and with interest thereon account of any default hereunder on the part of Mortgagors.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax. Assessment, sale fortestive, tax then or tille or claim thereof.

6 Morigagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Morigagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything thing in the note or in this Trust Deed to the contrary, become due and payable rys immediately in the case of default in making payment of any in slaiment of principal or interest on the note or (b) when default shall occur and continue for three days in the performance of any other agreement of the Morigagors herein contained.

Then the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In the rest shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, appraisers fees outlays for documentary and experie vidence, stenographers charges, publication costs and costs which may be estimated as to items to be expended after entiry of the decreer of procuring all such abstracts of title, title searches and examinations, guarantee policient. For fees, the control of the

8 TV proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority. First, on account of all other contains the premise incident to the foreclosure proceedings including all such items which under the preceding pragraph hereof, second, all other items which under the temperature of the proceeding and the proceeding pragraph hereof, as the provided the proceeding the pr

• Upon, or a, any line after the filing of a bill to foreclose this trust deed the court in which such bill is filed may appoint a receiver of said premises Such appointmer may be made either before or after sale, without roster, without roster to the solvency or insolvency of Mortgagors at the time of application for such receiv. In the solvency or insolvency of Mortgagors at the time of supplication for such receiver. Such receiver shall have power to collect the retrain issues and profits of said premises during the pendency of such forecit sure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well is during any further times when Mortgagors, except for the intervient of such receiver, would be entitled to collect such rents; issues and profits, and within a proper such that the profit of the principles of the pri

10. No action for the enforcement of the bit or of any provision below shall be subject to any defense which would not be good and available to the post in interproper shall be subject to any defense which would not be good and available to the post provided.

13. Trustee or the holders of the note in a have the right to inspect the premises at all reasonable times and access thereto shall be permisted to that purpose

Trustee has no duly to examine the tile incr... existence or rendition of the premises our shall Trustee be obligated to record this litural deed in to exercise any power herein given unless c press indigated by the terms herein from the little for any acts or obsistence hereing the continuous hereing the case of its over given registeries or instanciable of a had of vegetal or remijionees of Trustee, and it may require indemnities satisfactory to it before case of its over given registeries or minimal and of vegetal or remijionees of Trustee, and it may require indemnities satisfactory to it before

13. Trustee shall release this trust deed and the best best by proper instrument upon personiation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trust / my secured and deliver a release between the nat at the request of any person who shall either before no after maturity thereof produce and earlild to reutee the hole, representing that all indebtedness hereby secured has been paid which representation Trustee may accept as true without inquity. For a release is requested of a successor trustee such successor frustee may accept as the expension of the release is not successor trustee and the paid which conforms in businance with the description herein contained () the sole and which purports to be secured by a prior trustee hereinders or which conforms to businance with the description herein contained () the sole and which purports to be secured by the persons herein designated as the makers thereof and where the release is requested of the origin of the and the produce of the paid and which purports to be secured by the persons of the paid and which purports to be secured by the persons of the paid and which purports to be secured by the persons therein designated as the notion of the paid and which purports to be secured by the persons herein designated as the notions.

If Trustee may resign by instrument in writing filed in the offic of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed in case of the resignation, inability or retinate out of Titles the first processor of Deed on the country in which the premises are instrument. The residence of the

35 This Trust Deed and all provisions hereof, shall extend to and 1 sinding upon Mortgagors and all persons claiming under or through Mortgagors and the word. Mortgagors when used herein shall include all such jersions and it persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed.

16. In case of the death resignation, absence from the County, reversion other inability of Trustee to act when required, then the recorder of beeds of the County in which the property subject of our Trust Peed is located, shall be and become, and hereby is appointed and made successor Trustee with #kkp power-rand during at a in hereby vested in Trustee.

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1 M P O B T A N T

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE NOTE SECURIO BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FIFED FOR RECORD. The Instalment Note mentioned in the within Trust Dec 1 as been identified

SYLVIF WEINRESS HE TOWN

HAME DE STREET
L CITY
V
E
R OR
Y INSTRUCTIONS
135

FOR RECORDERS INDEX PURPOSES
INSERT STREET ADDRESS OF ABOVE
DESCRIBED PROPERTY HERE

.c.

Pullen