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TRUST DEED 23 63**3** 136 Recorder's Office Box No. 413 THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE male September 11 1976 , between Dennis LaMorte . 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 Managers are justly indebted to the legal holder or holders of the Instalment Note hereinafter described. is aid legal holder or holder, be no herein referred to as Holders of this 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 on the balance of principal remaining from time to time unpaid at the rate of —— 8-3/4—per cent per annum in instalments as follows: Two Hundred Seventeen and 05/1(0-**~(**\$217.05)--day of November -lst-19-76-and Dollars on the Two Hundred Seventeen and 05/100-_(\$217.05). Dollars on the - 1st - day of each - Month thereafter until said note is fully paid except the final payment of appointment, then at the office of HERITAGE/PULLMAN BANK in said tity. Lot 522 in Elmores Pottawatomie Hills, a Subdivision of the South 60 acres of the West half of the South West quarter and the East half of the South West quarter of Section 25, Township 36 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois. which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for an during all such these as Mortgogors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not second rily all apparatus, equipment or articles now or hereafter therein or therein used to apply heat, ags, dir canditioning, weter, light, power, retrigeration (v single units or centrally partially and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and window soverings, inador both, assumes, stores and water heaters. All of the foregoing or declared to be a part of said real estate whether physically all therefor an not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors 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, torever, for the purposes, and upon the uses, and therein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of tillings, which said rights benefits the Mortgogors do hereby expressly release and waive.

This Trust Deed consists of two pages, the conditions and provisions appearing on this page and on page two (the reverse side should) and incorpor herein by reference and are a part hereof and shall be binding on the Martgagors, their heirs, successors and assigns. WITNESS the hand === and seal ==== of Mortgagors the day and year first above written. TO O SEAL A TSEAD STATE OF ILLINOIS,Patricia.Albert.. Dennis LaMorte (Ja who......personally known to me to be the same person...... whose name......subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that... $\frac{he}{he}$signed, scaled

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Mortgagors shall be hable for the pastness of all general real estate or with the local holder of the note referred to here no in the first day of exceed to all estate taxes next accuming against said premiers computed or special real estate taxes, next accuming against said premiers computed or special real estate taxes next accuming against said premiers computed or special real estate taxes.	ing or improvements now or hereafter on the premises which may become damaged or be waste, and free from mechanic's or other liens or claims for lien not expressly subordinated cuted by a lien or charge on the premises superior to the lien hereof, and upon request exhibit holders of the note, (4) complete within a reasonable time any building or buildings now or holders of the note, (4) complete within a reasonable time any building or buildings now or expressed to the premises and the use clutted by law or maneignal ordinatores with respect to the premises and the use clutted by law or maneignal ordinatores with respect to the premises and the use clutted by law or maneignal ordinatores with respect to the premises and the use clutted by law or maneignal to the clutted of said law a sum equal to one weelth of the estimated or he and exert aliable real estate takes. Mortgagors shall pay special takes, and the premises when due and shall upon written request furnish to Trustee or to holders.
3. Mortgagors shall cause all buildings and improvements now or her windstorm under policies providing for payment by the insurance compain in full the indeletchess we cured hereby, all in companies satisfactory to a form the hencir of the holders of the mote, such rights of the note and in to the respective dates of expiration. Mortgagors shall deposit with the day of each and every month during the term of said boan. The amounts two and three hereof shall be held by the Trustee or the legal holder of it to pay the general real estate taxes levied against said premises and instance, and the properties of the mote may discharge, compromise or settle any tax lies nor other proof here or title of any tax of assessment. All moneys paid for any of the purposes berief and any tax of assessment. All moneys paid for any of the purposes berief and any tax of assessment. All moneys paid for any of the purposes berief and any other moneys advanced by Trustee or the holders of the note to prote each matter concerning which action herein authorized may be taken, stad waiver of any tight accreting to them on account of any default hereind.	but need not, make any payment or perform any arc hereinbefore required of Mortgagors in all or partial payments of protocol or interest on prior encountenances, if any, and purchase, claim thereof, or redrem from any lax sale or forteiture affecting said premises or context thoughed and all expenses perform our crude in connection therewish including attorneys because it then hereof, plus reasonable compensation to Trustee for II be so much additional only closely secured hereby and shall become immediately due and recut per annum. For those of Pristee or holders of the note shall never be considered as a leg on the part of Mortgagots.
51. The Truste or the holders of the note hereby secured making any bill, statement , e. imate procured from the appropriate public office will tax, assessmer, sale forfeiture, tax lien or till or claim thereof.	payment hereby authorized relating to taxes or assessments, may do so according to any hout inquiry into the accuracy of such bill, statement or estimate or into the validity of any
6. Mortis, ons. 'd pay each item of indebtedness herein mentioned, beholders of the note; and without notice to Mortiagons, all unpaid indebted to the contrast second due and payable (a) immediately in the c (b) when defaults, all "arrand continue for three days in the performant of any monthly payms as all constitute an event of default and the Trust more than letter that 'unstream to cover the extra expense involved in	oth principal and interers, when due according to the terms hereof. At the option of the claress secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust use of default in making payment of any instalment of principal or interest on the note, or cor dany other agreement of the Mortyagors herein contained. Any deficiency in the amount ter or the holders of the note sourced hereby may collect a "late charge" on each payment handling definipent properties.
7. When the models, "e.g., why sectived shall become due whether he the literach," In any we, to include the lien hereof, there, shall be all expenses which may be, do invited by of on behalf of Trustee or I and expenses which may be, do invited by of on behalf of Trustee or I and expect which we strong a graph hatter, indication costs and costs to holders of the mote may deem on a grayoundly increasity either to prove the true condition of the title to a fine, but of the primises. All expends indicatedness secured hereby and unit diata," due and payable, with interes holders of the node in connection with "gray proceeding, including proclammant or defendant, by reason of the trut deed or any indicatedness hereof after agertal of which ignores to got be whether or not actually con-briefly and the proclammant or defendant, by reason of the trut deed or any indicatedness hereof after agertal of which ignores to to got exclude violence of a characteristic and the proclammant or defendant, by reason of the trut deed or any indicatedness.	only principal and interex, when due according to the terms hereof. At the option of the disease secured by this Trust Beed shall, notwithstanding anything in the note or in this Trust ase of default in making payment of any instalment of principal or interest on the note, or or of any other agreement of the Mortragor's herein contained. Any deficiency in the amount handling definquent payments are collect a "late charge" on each payment because the definition or otherwise, hadders of the note or Trustee shall have the right to forcebox owed and included, as additional undefindness in the decree for safe all expenditures and indeten the note for attories, but not to be expended after entire of the decree of pricing indetent the note for attories, and the note of attories, and in the control of the note of attories, and the note of attories to be expended after entire of the decree of pricing of the note of any state of the borechambened.
incident to the foreclosure proceedings, including such items as are in hereot constitute secured indebtedness additional to the tendenced by the united on the notes fourth, any overplus to Me usay as some here, legal 9. Upon, or at any time after the fitting of a him, as foreclose this trust appointment may be made either before or after sale without notice, will receive and without regard to the their value of the premises whether appointed as such receiver. Such territory shall have power to a died if Mortigacovs, exercise for the intervalition of such receiver, and be centified are usual in such cases for the protection, possession, contributional such according to the died of the contribution of the contribution of the protection of the protecti	neutroned in the preceding parastraph hereof; second, all other items which under the Jerns note, with interest thereon as bream provided; third, all principal and interest remaining I representatives or assigns, as their rights may appear, died, the court in which such bill is filed may appear, died, the court in which such bill is filed may appear at the time of application for such hour regard to the solvency or modecney of Mortgagors at the time of application for such the same shall be then occupied as a homestead or not and the Trustee hereunder may be the rants, issues and protest of said premises during the pendency of such foreclosure suit feelenging, whether there be referring on or not as well as during any further times when it referentials, whether there be referring on or not as well as during any further times when the proposed of the premises during the whole of said period. The may be increased to an apparent in whole or in part of: (1) The individuels seemed hereby, or by any decree in h may be or become superior to the lien hereof or of such decree, provided such application efficiency.
same in an action at law upon the note hereby secured. 11. Trustee on the holders of the note shall have the right to inspect 12. Trustee has no duty to examine the title, location, existence, or con any power herein given unless expressly obligated by the terms hereof, not or misconduct or that of the acents or employees of Trustee, and it may re 13. Trustee shall release this trust deed and the lien thereof by proper trust deed has been fully paid; and Trustee may execute and deliver a rele thereof, produce and exhibit to Trustee the note representing that all inde without inquire. Where a release is required of a successor trustee, and and which purposts to be executed by the persons herein designated as the executed a certificate or any instrument identifying same as the note descrip- toric represented and which contorns in substance with the description herein cont-	pt alies at all trasonable times and access thereto shall be permitted for that purpose, in a of the premise, nor shall Trustee be obligated to record this trust deed or to escretise to liable for any acts or consessors between the secretic case of its own spines medigeness; it is indeed, see satisfactory to thefore exercising any power herein given. Instrum at up a presentation of satisfactory evidence that all indebtedness accured by this axe here if to a d at the request of any person who shall, either before or after matrix as true has to expense of the satisfactory accept as true has to expense of the satisfactory accept as true has to expense of the satisfactory accept as the genuine note between described any note which bears makers there d; a d where the release is requested of the original trustee and it has never ribed herein, a rely accept as the genuine note between described any note which may be aimed of the may be which may be
1) Treater may resign by instrument in writing filed in the office of the In case of the resignation, mulability or returned to act of Truste, the then I Trust. Any Successor in Trust hereunder shall have the identical title, pow to reasonable compensation for all acts performed hereunder.	Recorder of Registra, of ""elex in which this instrument shall have been recorded or filed. Recorder of Beeds of the cooling in which the premiers are situated shall be Successor in very and authority as are here one year Trustee, and any Trustee or successor shall be cuttled binding upon Mortgagors, and the persons hable for the payment of the indebtedness or any part thereof, whether or not such
	eribed herein, the holder of me note so hereby may at its option declare the entire
	ALCOMORP OF DEEDS
OOOK OOUNTY, ILLINOIS FILED FOR RECORD	
GER 13 YV 1 so PM	*23673136
	The Instalment Note mentioned in the within Trust Deed has been identified.
IMPORTANT OR THE PROTECTION OF BOTH THE BORROWER AND ENDER, THIS NOTE SECURED BY THIS TRUST DEED HOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN	Heritage/Pullman Bank
EFORE THIS TRUST DEED IS FILED FOR RECORD.	Assistant Vice President Assistant Secretary
D 1 06. 6001	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE ODESCRIBED PROPERTY HERE
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