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## TRUST DEED

23 051 500

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

September 30,

19 74, between

CHARLES LEWIS

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

an Illinoi, co. poration doing business in Chicago, Illinois, herein referred to as TRUSTEE, withnesseth:

THAT, VILLAY AS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder the ders being herein referred to as Holders of the Note, in the principal sum of One Hundred Eighty-four Thou and Eight Hundred and no/100 (\$184,800.00) Dollars,

evidenced by one the linstalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER ROBERT KOWAI KI ANNE KOWAISKI, ALBERT JAROSKI, DOROTHY JAROSKI, JOSEPH NERI and GERTFIJE NERI and delivered, in and by which and Note the Mortgagors promise to pay the said principal sum in instalments as follows:

| One Thousa  | nd Five Kandred   | l and no/100      | (\$1,500.00)       |          | Dollars |
|-------------|-------------------|-------------------|--------------------|----------|---------|
| on thefixs  | tday 0,,, 6,4,13  | ary 9.75a         | like amount        |          | Jollars |
| on the firs | t day of each and | every/thereafter. | , to and including | day of19 |         |
|             |                   |                   |                    | with it  |         |
| until the   | note is fully     | rid with int      | erest              | 1.00     |         |

from September 30, 1974on the principal balance from time to time unpaid at the rate of 5 per cent per annum; each of said instalments of principal bearing interest after maturity at the rate of 7 per cent per annum, and all of said principal and interest being made payable at such banking house or cost company in Chicago

and interest being made payable at such banking holds or first company in CITIESGO

Illinois, as the holders of the note may, from time to lime, in writing appoint, and in absence of such appointment, then at the office of Lowell H. Jacobson, 10 South Lasalle Street, in said City, NOW. THEREFORE, the Mortgagors to secure the payment of the s. d principal sum of money and said interest in accordance with the terms; provisions and limitations of this trust deed, and the performance of the covenants Lawrence when the principal sum of money and said interest in accordance with the terms; provisions and limitations of this trust deed, and the performance of the covenants Lawrence when the money and said interest to be performed and also in consideration of the sum of One Dollar in hand paid, the receipts whereof is he reby ecknowledged, do by these presents CONYEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all or the country of the sum of the sum of the country of the sum of the country of the sum of the sum of the country of the sum of the sum

The South Westerly eight (8) feet of Lot Trirteen (13) and all of Lots Fourteen (14), Fifteen (15) and Sixteen (16) in Block One (1) in Spear's Addition to Chicago, a subdirision of part of the East Half (E 1/2) of the North East Quarte: (N.2 1/4) of Section Six (6), Township Thirty-nine (39] North, Arnge Fourteen (14), East of the Third Principal Meridian, in Chiparo, Cook County, Illinois

September

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

TOGETHER with all improvements, tenements, exements, fixtures, and appartenances thereto belonging, and all rents, issues and profits there of the long and during all unch times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secon arity, and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrige to (whicher single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors a windows, floor coverings, handor beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physicanistiched thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns 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 trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption 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 convenants, 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, successors and

| WITNESS the hand   | and scal of Mortgagors the day and year first above written.   |
|--------------------|--|
|                    | SEAL   LOUIS LEWIS   SEAL  |
| STATE OF ILLINOIS. | SEAL   SE |
| out Men Cook       | SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT  Charles Lewis  |
| S TOTARY           | who is personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, scaled and delivered the said instrument as his free and voluntary act, for the uses and purposes therein set forth.  |

orm 134 R 5/72 Tr. Deed, Indiv., Instal,-Plus Int.

Page 1

GIVEN under my hand and Notarial Seal this

30th

prepared

Λq

Lowell

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LaSalle

Street,

Chicago,

60603

782-8572

| Page   | 2  |   |  |  |  |
|--|--|---|--|--|--|
| THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED T  1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or or be destroyed; (2) keep said premises in good condition and repair, without v subordinated to the lien hereof; (3) pay when due any indebtedness which may be upon request exhibit satisfactory evidence of the discharge of such prior lien to building or buildings now or at any time in process of erection upon said prem respect to the premises and the use thereof; (6) make no material alreations in as 2. Mortgagors shall pay before any penalty attaches all general taxes, and sha and other charges against the premises when due, and shall, upon written reques prevent default hereunder Mortgagors shall pay in full under protest, in the man to content.  | inprovements now<br>vaste, and free from<br>ce seemed by a lien<br>Trustee to to hold<br>ises; (5) comply waid premises except<br>il pay special taxes<br>t, furnish to Truste<br>iner provided by sta                                     | or hereafter on the premises which may become damaged<br>in mechanic's or other llens or claims for llen not expressly<br>or charge on the premises superior to the life hereof, and<br>ers of the notes (4) complete within a reasonable time any<br>third all requirements of law or municipal ordinances with<br>as required by law or municipal ordinance.<br>special assessments, water charges, sewer service charges,<br>or to holders of the note duplicate receipts therefor. To<br>stute, any tax or assessment which Mortgagurs may desire   |  |  |  |
| oconiest.  3. Mortgagors shall keep all buildings and improvements now or hereafter at windstorm under policies providing for payment by the insurance companies of to pay in full the indebtendest secured hereby, all in companies astifactory to damage, to Trustee for the benefit of the holders of the note, such rights to he chall deliver all policies, including additional and reaway policies, to holders a policies not less than ten days prior to the respective dates of expiration.  4. In case of default therein, Trustee or the holders of the note may, but Mortgagors in any form and manner deemed expedient, and may, but need not, if any, and purchase, dischage, compromise or settle any tax lien or other pri affecting said premises or contest any tax or assessment. All moneys paid for connection therewish, including attorneys' fees, and any other moneys advanced the lien hereof, plus reasonable compensation to Trustee for each matter con additional indebtedness secured hereby and shall become immediately due and p per annum. Inactive the part of Mortgagors.   | nake full or partial<br>or lien or title or c<br>my of the purpose   | payments of principal or interest on prior encumbrances,<br>claim thereof, or redeem from any tax sale or forfeiture<br>is brein authorized and all expenses paid or incurred in<br>olders of the outer to rester the principal programmes and  |  |  |  |
| hereunder on the part of Mortgagors.  5. The Trustee or the holders of the note hereby secured making any paym to any bill, statement or estimate procured from the appropriate public office we have alledy of any text. assessment, ale, forfeiture, tax len or title or claim thereof the saiding of any text. assessment, ale, forfeiture, tax lend on the forest of the holders of the note, and without notice to Mortgagors mentioned, both profit of the holders of the note, and without notice to Mortgagors manmediately interest on the note, or (b) when default shall occur and continue for three or the note of the note, or (b) when default shall occur and continue for three or the note of the note.  | ithout inquiry into  | o the accuracy of such bill, statement or estimate or into  |  |  |  |
| When the indebtedness hereby secured shall become due whether by accepted the lien hereof, lin any suit to foreclose the lien hereof, there shall be experienced to the lien hereof, there shall be experienced to the lien hereof, there shall be experienced to the lien hereof the decree of procuring all such abstracts of title, title searches and assumed the decree of procuring all such abstracts of title, title searches and assumed the state of the lien here may deem the light of the lien here may deem the nature of the page and the light of the l | leration or otherwi<br>allowed and inclus-<br>rustee or holders of<br>extion costs and co<br>examinations, title<br>to be reasonably in<br>if the title to or the<br>otedness secured he<br>ither as plaintiff, cl.<br>y suit for the fore | se, holders of the note or Trustee shall have the right to led as additional indebtedness in the decree for sale all it he note for attorneys' feer. Trustee's lee, appraises' sats (which may be estimated as to items to be expended insurance policies, Torrene certificates, and similar data occasiary either to prosecute such suit or to evidence to value of the premises. All expenditures and expenses of ereby and immediately due and payable, with interest en note in connection with (a) any proceeding, including aimant or defendant, by reason of this trust deed or any elouwer letter of after accrual of such right to fireclose |  |  |  |
| H. The proceeds of any focclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the forecome proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof come cute is used indebtedness additional to that evidenced by the note, with interest thereon as hereof controlled; third, all principal and interest remaining a paid of the note; fourth, any overplus to Mortragous, their beits, freat representatives or assists, as a their rights may  |  |   |  |  |  |
| appear.  9. Upon, or at any time after the   |  |   |  |  |  |
| party interposing tame in an action at law upon the note hereby "re"  11. Trustee or the holders of the note shall have the right to in ject be premises at all reasonable times and access thereto shall be permitted for that purpose.  12. Trustee has no duty to examine the title, location, existence or ce dition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust dee 1, no shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable "an "so or omision hereunder, except in case of its own press negligence or misconduct or that of the agents or employees of Trustee, and it may require min "an actionate to the doctone therein given.  13. Trustee shall release this trust deed and the lien thereof by proper instrument "po presentation of strifactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release sect of to and at the request of any person who to shall; either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all i debtedness hereby secured has been paid, which representation Trustee may accept as the note herein described any note which bears an identification number purporting to be placed the "" by a prior "sixtee reason accept as the note herein described in equested of the original trustee and it has never placed its identification number on the note exercise the nears, thereof; and where the release is requested of a the original trustee and it has never placed its identification number on the note exercise to each which purports to be executed by the personned as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note exercise to each which purports to be executed by the personned and the near and which conforms in substance  |  |   |  |  |  |
| any note within may be greented and winch conforms in substance with the description herein contained of the note and which purports 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 Registra of ""les in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder contained the contained which the premises are situated shall be Successor in Trust Any Successor in Trust hereunder shall have the identical title, powers and, the rity as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.  15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons, clair any under or through Mortgagors, and the word "Mortgagors" when used they have executed the note or this Trust Deed. The word "note the used in they for the payment", as and obtains so may part thereof, whether or not spirity, grygons, shall be executed the note or this Trust Deed. The word "note when used in they), if turnent shall be constituted to mean   |  |   |  |  |  |
| whether or not such persons shall have executed the note or this Trust Deed. The "notes" when make than one letter some (1, h).  FILED FOR RECOP:  | word "note" whe  | RECORD V V V CEOS   |  |  |  |
| APR 16 10 55 AM '75  |  | *23051 <del>5</del> 05  |  |  |  |
|  |  | Co  |  |  |  |
| IMPORTANT  | Identification   | , <sub>No</sub> 589319  |  |  |  |
| THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.   | CHICA<br>BY LOSS<br>Ass's Trus   | AGO TITLE AND TRUST COMPANY, Trustee.  MOUNT Ass't Seey   4 or 4 feet Pros.   |  |  |  |
| MAIL TO:   |  | ı <i>"</i>  |  |  |  |
| Г.   | <b>—</b> .   | FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE  |  |  |  |
| LOWELL H. JACOBSON<br>10 South LaSalle Street  | *  | DESCRIBED PROPERTY HERE  1321 North Wood Street   |  |  |  |

END OF RECORDED DOCUMENT

Chicago, Illinois