UNOFFICIAL COPY

THIS INSTRUCTOR WAS PREPARED BY G. SCIBOR PARK NATIONAL BANK OF CHICAGO. ILLIUOIS 60618 23 36 462 THE ABOVE NACE FOR INCOMPRESS USE ONLY THIS INSTRUCTOR. SOUTH STATEMENT OF THE ABOVE NACE FOR INCOMPRESS USE ONLY THIS INSTRUCTOR. SOUTH STATEMENT OF THE ABOVE NACE FOR INCOMPRESS USE ONLY THIS INSTRUCTOR. SOUTH STATEMENT OF THE ABOVE NACE FOR INCOMPRESS USE ONLY THIS INSTRUCTOR. SOUTH STATEMENT OF THE ABOVE NACE FOR INCOMPRESS USE ONLY THIS INSTRUCTOR. SOUTH STATEMENT OF THE ABOVE NACE FOR INCOMPRESS USE ONLY THIS INSTRUCTOR. SOUTH STATEMENT OF THE ABOVE NACE FOR INCOMPRESS USE ONLY THIS INSTRUCTOR. SOUTH STATEMENT OF THE ABOVE NACE FOR INCOMPRESS USE ONLY THIS INSTRUCTOR. SOUTH STATEMENT OF THE ABOVE NACE FOR INCOMPRESS USE OF TH	シート・アンプリングはアングラストを表示している。		\
THIS (INVENTURE, made June 23, 1975 between RICHARD A. OLSEN AND JUDY M. OLSEL 1 's' vife Increin referred to as "Mortgagors," and PARK NATIONAL BANK OF CHICAGO, SHIGAGO, SHIGAGO THIS AND	203	THIS INSTRUMENT WAS PREPARED BY G. SCIBOR	
THIS (INVENTURE, made June 23, 1975 between RICHARD A. OLSEN AND JUDY M. OLSEL 1 's' vife Increin referred to as "Mortgagors," and PARK NATIONAL BANK OF CHICAGO, SHIGAGO, SHIGAGO THIS AND	TRUST DEED 1	2958 N. MILWAUKEE AVE.	- A
THIS ANOVENDACE FOR DECORDERS USE ONLY THIS (N)ENTURE, made June 23, 1975, between RICHARD A. OLSEN AND JUDY M. DISEL 1' wife herein referred to as "Mortgagors," and PARK NATIONAL BANK O' CHICAGO, CHICAGO THEE AND THUS! COUNTAGE A national banking association as Himsabs-corporated vioing business in Chicago, Illinois, herein referred to as THUSTER, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here- nafter described, said signl holder or holders to the legal holder or holders of the Instalment Note here- nafter described, said signl holder or holders of the Rote, in the principal sum of NONTY THOUGHARD AND NY 30 — Dollars, NONTY THOUGHARD AND NY 30 — Dollars, MONTY THOUGHARD AND NY 30 — Dollars, DOLLARS ON THE CHICAGO THE SAID AND THOUGH AND THOUGH AND THOUGHARD AND NY 30 — DOLLARS ON THE CHICAGO THE SAID AND THOUGHARD THOUGH AND TH		23 136 462	
THIS INDESTURE, made June 23, 1975 between RICHARD A. OLSEN AND JUDY M. OLSE 1.1's wife herein referred to as "Mortgagors," and PARK NATIONAL BANK OF CHICAGO, CHICAGO, CHICAGO PUPLS AND FIRIST COMMANS, a national banking association as Illinois, herein referred to as TRUSTES, witnesseth: PHAT, WHEREAS in Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here- nafter described, said signl holder or holders to the legal holder or holders of the Instalment Note here- nafter described, said signl holder or holders to the legal holder or holders of the Instalment Note here- nafter described, said signl holder or holders of the Instalment Note here- nafter described, said signl holder or holders of the Instalment Note here- nafter described, said signl holder or holders being herein ref-rred to as Holders of the Instalment Note here- nafter described, said signl holder or holders being herein ref- pred to the said of the Instalment Note here- nafter described, said signl holder or holders being herein ref- pred to the said signl holder or holders of the Instalment Note here- nafter described, said signl holder or holders of the Instalment Note here- nafter described, said signl holder or holders of the Note, in the principal and proposed to the Instalment Note here- nafter described by said signl holder or holders of the Instalment Note here- nature of the Instalment Note here	_	20 700 402	
herein referred to as "Mortgagors," and PARK NATIONAL BANK O' CHICAGO, CHIESE AND TRUES! CONTACT A national banking association an illinoise-experient i vicing business in Chicago, Illinois, herein referred to as Inverse, witnesseth: FHAT, WHEREAS the Mortgagors are justly indebted to the legal holder of holders of the Instalment Note here- natified described, spid vigal holder of holders being herein referred to as Indicase, witnesseth: FHAT, WHEREAS the Mortgagors are justly indebted to the legal holder of holders of the Instalment Note here- natified described, spid vigal holder of holders of holders of the Note, in the principal sum of NENNYT THOUSAND AND N/20 Dollars on certain Instalments are Note of the Mortgagors grounse to pay the said principal sum and interest from			
EHICAGO, SHAGAGO THELE AND TRUST CONTRACES, a national banking association and Illimate compensation, a foling business in Chicago, Illinois, hverin referred to as TRUSTER, witnesself: HAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here- nature described, said spall holder or holders being herein referred to as Holders of the Note, in the principal sum of EMENTY THOUSAND AND No. 20 Dollars, on the power of the Mortgagors promise to pay the said principal sum and interest from I June 23, 1975 on the Mortgagors promise to pay the said principal sum and interest from Layre 23, 1975 on the balance of principal remaining from time to time unpaid at the rate of 8-3/4 per cent per anumn is machinents as follows: ONE HUNDRED SIXTY-FOUR AND 43/100— Dollars on the lat day of each and or mortgagors of even date herewith, made payable to THE ORDER Dollars on the lat day of each and or mortgagors of even date herewith, made payable to THE DOLLARS of the principal and interest. If not sooner paid, shall be due on the lat day of August W2000 Ill such payments on account of the indebtedness evid nece by said note to be first applied to interest on the unpaid rincipal balance and the remainder to principal; perus ded that the principal date to the first applied to interest on the unpaid rincipal balance and the remainder to principal; perus ded that the principal date in the made payable to such banking house or trust company in — Chicago — Illi ois, as the holders of the note may, from time to time, writing appoint, and in absence of such appointment, then at an office of PARK NATIONAL BARK OF CHICAGO — said City. ROW. THERTORIT, the Mortgagors is secure the payment of the said principal and interest the made payable to the mortgagors in secure the payment of the said principal and interest store of the CHICAGO — said City. Lot 11 and the South 1/2 of Lot 42 in S. S. Kimbell'; Sub Livision of the North 1/2 of Lot 10 in Kimbell's Subdivision of the East' 1/2 of th		25, 1975 , between ATCHARD A. OLSEN AND JUDY M.	
EHICAGO, SHAGAGO THELE AND TRUST CONTRACES, a national banking association and Illimate compensation, a foling business in Chicago, Illinois, hverin referred to as TRUSTER, witnesself: HAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here- nature described, said spall holder or holders being herein referred to as Holders of the Note, in the principal sum of EMENTY THOUSAND AND No. 20 Dollars, on the power of the Mortgagors promise to pay the said principal sum and interest from I June 23, 1975 on the Mortgagors promise to pay the said principal sum and interest from Layre 23, 1975 on the balance of principal remaining from time to time unpaid at the rate of 8-3/4 per cent per anumn is machinents as follows: ONE HUNDRED SIXTY-FOUR AND 43/100— Dollars on the lat day of each and or mortgagors of even date herewith, made payable to THE ORDER Dollars on the lat day of each and or mortgagors of even date herewith, made payable to THE DOLLARS of the principal and interest. If not sooner paid, shall be due on the lat day of August W2000 Ill such payments on account of the indebtedness evid nece by said note to be first applied to interest on the unpaid rincipal balance and the remainder to principal; perus ded that the principal date to the first applied to interest on the unpaid rincipal balance and the remainder to principal; perus ded that the principal date in the made payable to such banking house or trust company in — Chicago — Illi ois, as the holders of the note may, from time to time, writing appoint, and in absence of such appointment, then at an office of PARK NATIONAL BARK OF CHICAGO — said City. ROW. THERTORIT, the Mortgagors is secure the payment of the said principal and interest the made payable to the mortgagors in secure the payment of the said principal and interest store of the CHICAGO — said City. Lot 11 and the South 1/2 of Lot 42 in S. S. Kimbell'; Sub Livision of the North 1/2 of Lot 10 in Kimbell's Subdivision of the East' 1/2 of th	100		
CHAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here- native described, sight yeal holder or holders being herein referred to as Holders of the Note, in the principal sum of MENTY THOUSAND AND N/200 Dollars, evidenced by one certain I site me. I. Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said N the Mortgagors promise to pay the said principal sum and interest from June 23, 1975		THE AND TRUST COMPANY, a national banking association	
Obollars on thelst day ofSopt_mb ir 19 75 and ONE HUNDRED SIXTY-FOUR AND 43/100	T, WHEREAS the Mortgagors are just	tly indebted to the legal holder or holders of the Instalment Note here-	
B-3/4 — per cent per minum is instalments as follows: ONE HUNDRED SIXTY-FOUR AND 43/100 — Dollars on thelst day ofSopt_mb rr 19 75 and ONE HUNDRED SIXTY-FOUR AND 43/100 — Dollars on thelst day of each and or,month recafter until said note is fully paid except that the final agreement of principal and interest, if not sooner p id, shall be due on thelst day ofAugust 10/2000 MI such payments on account of the indebtedness evic nece by said note to be first applied to interest on the unpaid interincipal balance and the remainder to principal; peace ded List the principal of said principal and interest being made payable to such banking house or trust company in Chicago Illio is, as the holders of the note may, from time to time, writing appoint, and in absence of such appointment, then at accordance with the terms, provided the said principal and an absence of such appointment, then at accordance with the terms, provided the said principal and a provided to the said and a provided the said principal and a provided to the said and a provided the said and a provided to the said and a provided the said and a provide	NTY THOUSAND AND NC/100	Dollars,	
Obollars on thelst day ofSopt_mb ir 19 75 and ONE HUNDRED SIXTY-FOUR AND 43/100	BEARER		3
Dollars on the1st day of each and ov, month ereafter until said note is fully paid except that the final anyment of principal and interest, if not sooner p id, shall be due on the1st day of_August \text{19} 2000 and such payments on account of the indebtedness evic nece by said note to be first applied to interest on the unpaid rincipal balance and the remainder to principal; pezz dad liant the principal content installment unloss poid when due will been interest at the rate of sound par cant per ann' all of said principal and interest being made payable to such banking house or trust company in Chicago in a being the note may, from time to time, a writing appoint, and in absence of such appointment, then at an office of PARK NATIONAL BANK OF CHICAGO said City. NOW, THEREFORE, the Morigagors to secure the payment of the said principal on, once and said interest in accordance with the terms, provides in engaged and of one balls in hand paid, the recept whereof is here by a series of the principal of the said interest in accordance with the terms, provides in engaged and of one balls in hand paid, the recept whereof is here by a series of the present converts of the said of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and the said interest in the said interest in the said interest in the said interest. The said interest in the provides with the terms, said with the property hereinalized decaged and the said interest and any said interest in the said interest in the said interest in the said interest	June 23, 1975 on the	balance of principal remaining from time to time unpaid at the rate of	
Dollars on the1st day of each and ov, month ereafter until said note is fully paid except that the final anyment of principal and interest, if not sooner p id, shall be due on the1st day of_August \text{19} 2000 and such payments on account of the indebtedness evic nece by said note to be first applied to interest on the unpaid rincipal balance and the remainder to principal; pezz dad liant the principal content installment unloss poid when due will been interest at the rate of sound par cant per ann' all of said principal and interest being made payable to such banking house or trust company in Chicago in a being the note may, from time to time, a writing appoint, and in absence of such appointment, then at an office of PARK NATIONAL BANK OF CHICAGO said City. NOW, THEREFORE, the Morigagors to secure the payment of the said principal on, once and said interest in accordance with the terms, provides in engaged and of one balls in hand paid, the recept whereof is here by a series of the principal of the said interest in accordance with the terms, provides in engaged and of one balls in hand paid, the recept whereof is here by a series of the present converts of the said of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and of the said interest in accordance with the terms, provides in engaged and the said interest in the said interest in the said interest in the said interest. The said interest in the provides with the terms, said with the property hereinalized decaged and the said interest and any said interest in the said interest in the said interest in the said interest	ers on the late down to	There 19.75 and ONE HIMDHED STYPY FOUR AND 43/100	
all such payments on account of the indebtedness evid ence by said note to be first applied to interest on the unpaid rincipal balance and the remainder to principal; prox ded that the principal of each instalment unloss paid when due will be the interest at the ratio of source par out			
chincipal balance and the remainder to principal; prox ded that the principal of each instalment unless paid when the mail bear interest at the rate of seven per cent per ann all of said principal and interest being made payable is such banking house or trust company in Chicago _ Illi ois, as the holders of the note may, from time to time, a writing appoint, and in absence of such appointment, then at a coffice of PARK NATIONAL BANK OF CHICAGO _ is said City. **ROW.** THEREFORE.** the Morigagors to secure the payment of the said principal _ m oncy and said interest in accordance with the terms, provide in consideration of the sum of One Dellar in hand paid, the receipt whereat is hereby a are sieged, by these presents CONVEY and WARRANT to the Trustee. Its successors and assigns, the following described feel katate and all of net state, right, little and interest therein, situate, bying and ining in the _ City of Chicago COUNTY OF _ CCok _ AND STATE OF ILLINOIS. **Lot 41 and the South 1/2 of Lot 42 in S. S. Kimbell': Subdivision of the North 1/2 of Lot 10 in Kimbell's Subdivision of the East 1/4 or section 26, _ Township 1/0 North, Range 13 East of the Third Principal M time (except the 25 acres in the North East corner thereof) in Cook County, _ Illinois. **Ch.** With the property hereinalter described, is referred to herein as the "premises."* **TOGETHER with all improvements, tenements, examents, fixtures, and appuritenances thereto belonging, and all rents, lauses and profit the cook for any and during all such times as Manusagoring may be entitled thereto (which are ptedaged primarily and on a parity with said real estate and so received proximally attached thereto or not, and it is agreed the thereto two theirs are ptedaged primarily and on a parity with said real estate and so received primarily and on a parity with said real estate and so received primarily and on a parity with said real estate and so received primarily and on a parity with said real estate and so received pri	ent of principal and interest, if not soon	ner p id, shall be due on the lst day of August 10 2000	
Exuch banking house or trust company in — Chicago — Illi ois, as the holders of the note may, from time to time, writing appoint, and in absence of such appointment, then at ne office of PARK NATIONAL BANK OF CHICAGO — said City. Sai	ipal balance and the remainder to princip	pal; prov ded that the principal of each instalment unless paid when due	60
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]			13
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]	iting appoint, and in absence of such app	pointment, then at 'ne office of PARK NATIONAL BANK OF CHICAGO -	
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]	M. THEREFORE, the Mortgagors to secure the paymed limitations of this trust deed, and the performance consideration of the sum of One Dollar in hand paid.	tent of the said principal amage of the covenants and agree lent herein contained, by the Mortgagors to be performed, and the covenants and agree lent herein contained, by the Mortgagors to be performed, and the receive whereof is here, by a crowledged, do by these presents CONVEY and WARRANT	
Mortgagors to hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgors, their heirs, successors and assigns. Witness the hands and seast of Mortgagors the day and year first above written. [SEAL] Richard A. Osen [SEAL]			
Mortgagors to hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgors, their heirs, successors and assigns. Witness the hands and seast of Mortgagors the day and year first above written. [SEAL] Richard A. Osen [SEAL]			3
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]		Kimbell's Subdivision of the East 1/2 of the	3
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]	South West 1/4 and the West	1/2 of the South East 1/4 of section 26,	No.
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]	(except the 25 acres in the		3
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]	IIIInois.		4
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]		294	
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]			3
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]		U_{c}	
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]	rith the property hereinafter described, is referred t ETHER with all improvements, tenements, easement and during all such times as Mortgagors may be entit!	to herein as the "premises." Is, fixtures, and appurtenances thereto belonging, and all rents, issues and profit the office led thereto (which are piedged primarily and on a parity with said real estate and not see	3
Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgars, their heirs, successors and assigns. Witness the hander and seafer of Mortgagors the day and year first above written. [SEAL] Ribbard A. Olsen [SEAL]	of and an apparatus, equipment of articles now of his tion (whether single units or centrally controlled), a d windows, floor coverings, inador beds, awnings, at physically attached thereto or not, and it is agreed	eteraire therein or thereon used to supply heat, gas, air conditioning, water, lig., p. wer, and ventilation, including (without restricting the foregoing), screens, window shades at lives and water heaters. All of the foregoing are declared to be a part of said reak c ate that all similar apparatus, equipment or articles hereafter placed in the premises by the	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mort-tors, their heirs, successors and assigns. WITNESS the hand87 and sea87 of Mortgagors the day and year first above written. [SEAL] RIGHARD A. USENY [SEAL]	th, free from all rights and benefits under and by virigagors do hereby expressly release and waive.	astee, its successors and assigns, forever, for the purposes, and upon the uses and trusts here- riue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits	Service Control
WITNESS the hander and seafer of Mortgagors the day and year first above written. [SEAL] Richard A. Olsen [SEAL]	is trust deed consists of two pages. The c	covenants, conditions and provisions appearing on page 2 (the reverse	- iii
[SEAL] RIGHTON, OLSON CLON [SEAL]	their heirs, successors and assigns.	_	
	The name of markets and sear- of more		g.
BEAL (TONY M. OTSEN)			- 15 - 15 - 15
			e e
TE SWALLINGIS. 1. Govalding R. Soldor 1. Notary Public in and for and residing in said County, in the State aforesaid, DO HERENY CERTIFY THAT	MALLINOIS. I a Notary Public in and		40 6 75
Ba. a Nutary Public in and for and residing in said County, in the State aforesaid, DO HERENY CERTIFY THAT RICHARD A. OLSEN AND JUDY M. OLSEN, hiswife	(cont	CHARD A. OLSEN AND JUDY M. OLSEN, hiswife	100
Who are personally known to me to be the same person. S. whose names _aresubscribed to the foregoing in-			
strument, appeared before me this day in person and acknowledged that - they - signed, sealed and delivered the last and strument as - their - free and voluntary act, for the uses and purposes therein set forth, including the relates and waiver of the right of homested.	said Instrument as _their_	free and voluntary act, for the uses and purposes therein set forth, including the re-	
COLUTE CIVEN under my hand and Notarial Seal this 23rd day of June A. D. 1975	150 (14.8×1)	07-1	
Soull Notary Public		b. 10 (5 1 6.	髓 未

UNOFFICIAL COPY

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

here better any building to building how or al any time in process of election upon all premises (5) comply with all requirements of law or in mich. In the state of the process of election upon all premises (5) comply with all requirements of law or in mich. In the process of election upon and premises (5) comply with all requirements of law or in mich. In the process with respect to the premises and the use thereof. (6) make no material alterations in and premises except as required by law or insuling particles all general lawes, and shall pay special lawes, special assessments, water charges, sever service and the premises when due, and shall, upon written request, furnish to Trustee or in holders of the note doubloar recepts gagars not even to contest.

3. Mortagar s. all keep all buildings and improvements now or hereafter a situated on sale premises insured against loss or damage by fire, lightning or windstorm to the solicies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay "(oi" indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to russ. for the benefit of the holders of the note, such rights to be evidenced by the standard mortage clause to be attached to each flower received policies no. It is also also the standard of the holders of the note, and in case of insurance about to expire, shall the liver received policies no. It is also that the standard mortage clause to be attached to each foreign an any form an an ... anner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required of Mortagars in any form an an ... anner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required of mortagars in any form an an ... anner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required of any, and put ... as a

on payment in some or in part of the line hereof or of such decree foreclosing this first deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior 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 hereof shall be subject to any defens, whit, wo ld 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 premises at all reasonable times and that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust decreased any power herein given unless expressly obligated by the terms hereof, nor be liable for any exist or outs tom hereingler.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of salisfactory evidence, and, all indebtedness accurately that trust deed has been fully paid; and Trustee the note, representing that all indebtedness hereby accure has true without inquiry. Where a release it requised any accept to struct with a surface of the properties of the

RIDER ATTACHED HERETO AND MADE PART HEREOF

TRUST DEED DATED JUNE 23, 1975

RIDER ATTACHED HERETO AND MADE PART HEREOF

16. Mortgagors further agree that upon default in the payment of any of the said instalments or of any of the obligations evidenced by the note secured by this Trust Deed, or of any of the covenants or agreements stipulated in this Trust Deed, we shall pay interest at the rate of -9.5 - per cent per annum, or such statutory rate in offect at the time of execution upon the total indebtedness so long as said default shall continue and further agree that upon such default the principal sum above mentioned, or such part thereof as maked be unpaid, and any advances made by the Molders of the Note, together with interest as aforesaid, shall, at the option of the Molders of the Note become immediately due and payable, without notice, anything hereinbefore contained to the contrary notwithstanding.

17. Said parties of the first part further covenant and agree to deposit with the Trustee or the legal Molder of the within mentioned note, on the 1st day of each and every month, during the term of said loan, commencing on the 1st day of September, 1975, a sum equal to one-twelfth (1/12th) of the estimated general real estate taxes next accruing against said premises computed on the amount of last ascertainable real estate taxes and one-twelfth (1/12th) of the annual insurance premiums, such sums to be held in a non-interest bearing account by the Trustee or the Legal Molder of the Note, to pay the general real estate taxes levied against said premises, and insurance premiums as and when the same become due and payable.

18. In the event of a Sale or Conveyance of the property described herein the entire balance remaining unpaid on this mortgage shall become due and payable immediately at option of the Molder of the Note.

UNOFFICIAL COPY

Proposition of County Clark County Clark County Clark County Clark County Clark County Clark County FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED Chicago, Illinois