UNOFFICIAL COPY



TRUST DEED

23 141 918 THIS INDENTARE, made July 7, 1975 Sandra H. Jotte, divorced and not remarried, herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY per cent per annum in instalments (including principal and interest) as follows

Three Hundred Hinety Seven & EO/100 | Dallars on the 15th | day

of August | 1975 | a Three Hundred Ninety Seven and 80/100 kallars on

the 15th | day of each | month | thereafter units and note is fully paid except that the final

payment of principal and interest, if not sooner paid, start he due on the 15th | day of August | 1990

All such payments on account of the indebtedness evidence by said note to be first applied to interest on the unipaid principal

balance and the remainder to principal, provided that the impart of instalment unless paid when due shall hear interest at

the rate of \$1x (6) per annum, and all of said principal and interest being made payable at such banking house or trust

company in Stewart, Florida or Chicago Illins, a the holders of the note may, from time to time, in writing

appoint, and in absence of such appointment, then yi the holders of the note may, from time to time, in writing

appoint, and in absence of such appointment, then yi the holders of the note may. From time to time, in writing

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appoint, and in absence of such appointment of the tast principal aim of names and said interest in accordance with this terms provisions

and limitations of this trust deed, and the performance of the covenants and agree new borner consideration of the sum of One Bollar in hand paid, the recept whereout in hereby as no chaged do by these presents CONEY and WARRANT unite the

Trustee its successors and assigns, the following described Real Evitar and all it there exists a consideration of the sum of One Bollar in hand paid, the recept whereout in hereby as no chaged do by the Low 35 in Block 3 in Cushman's Resubdivision of the North half of Block 4 in Sheffields Addition to Chicago in Section 72. Township 40 North, Range 14 I. of the 3rd P.M. in Cook County, Illinois 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 mortgagors, their here. witness the hand and seal of Mortgagors the day and year first above written.

[SEAL] Sandra H. Jette Henry G. Hulbert a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Sandra H. Jette, divorced and not remarried. ss. Hulbert Notary Public Wrike due 6

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and other charges against the premises who due and shall, upon written request, turnist to trustee or to folders of the note duplicate receipts therefor to context.

3. Mortgagoes shall keep all buildings and improvements more in horeafter situated on said permises moured against his or damage by fire, lighting or windstorm under pulsers producing for position by the mortance companies of more some more displaced on said permises moured against his or damage by fire, lighting or windstorm under pulsers producing for position by the mortance companies of more some more of against his or damage by fire, lighting or windstorm under pulsers producing for position by the mortance companies of more or more more or fire place in the said of the said of the said of the more under mutance pulsers payable, in case of loss or datasage, for Trustee for the honders of the holders of the notic such cases to be state-old or each policy and shall deliver all policies, including additional and removal policies to holders of the notic and in case of insurance about to expire shall deliver truewal policies to less than ten dave prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the notic may but need not, make any payment or perform any act hereinbeforg required of Mortgagoes in any form and moment does not experient and what need not, make full or partial payments of principal or interests on prior encumbrances, if any and surchase, dividings, compromise or softs, him to either prior less either stripes and any architecture and the hing through an architecture and architecture and architecture and architecture

on in this Prost Doctor. Constrains become due and payable as immediately in the case of default in making payment of any instalment of principal or interest on the note, or to be not leafly shall occur and commune for three days in the performance of any other agreement of the Mortagane berein contained.

The properties of the note of the horizon that the contained of the note of trustees that have the principal of the contained of the note of trustees that have the right to force how the hen bereid. In one, as to force, how the hen bereid, there shall be allowed and includes a additional indebtedness in the decree for sale all expenditures and expenses whis may be paid or incurred by or in behalf of Trustee and expenses whis may be paid or incurred by or in behalf of Trustee in the note for attorneys fees. Trustees (fees, appraisers) fees outlays for documentary and expenses of the contained of the contained

principal and interest remaining unpaid on the note. It arith, any overplus to Morgagors, their heirs legal regresentatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to three be construct deed the court in which such bills folled may appoint a receiver of said premises. Such appointment may be made either before on after sale with influence without regard to the solvency or incovering of Morgagors at the time of the promises of whether the saine shall be then occupied as a homestead or not and the finistic hereinoids may be appointed as good to exceed. Such this, the premises of whether the saine shall be then occupied as a homestead or not and the product of the interest in the condition of the product of the interest of the product of the

11. Trustee just the holders of the note shall have the right to improve the piece of all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee just the holders of the note shall have the right to improve the piece at all reasonable times and access thereto shall be permitted for that purpose and the signatures of the signature of complexes of Trustee, and it may require indemnities sate active to receive any power missionduct or that of the agents or employees of Trustee, and it may require indemnities sate active to the signature of the signature of

Jul 8 1 27 PM '75 Sidney & Olsena 23 14 1918

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

CHICAGO TITLE AND TRUST COMPANY,

HENRY G. HULBERT 2527 N. DRAKE AVE. BE 5-7337 - CHICAGO 60647

sell St.

PLACE IN RECORDER'S OFFICE BOX NUMBER_

D OF RECORDED DOCUME