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TRUST DEED

This instrument was prepared by Marjorie Kraus, The Irving Bank, 5900 West Irving Park Road, Chgo., Ill.

CEERS TO CERT

23 231, 307,

THE ABOVE SPACE FOF RECORDER'S USE ONLY

ANDENTURE, made September 12 19 75, between

CHARLES DE LISLE AND EILEEN O. DE LISLE, HIS WIE

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

and delivered, in and by which sa d Note the Mortgagors promise to pay the said principal sum in instalments as follows:

Seve	enty and 81/10	0	(\$7	0, 81)			Dollars
on the 20	th day of	O_tr_o	and Seventy an thereafter, to and inch	d 81/100	(\$7	0, 81)	Dollars
on the 20	th day of each	suc cei sive	thereafter, to and inch	uding 20th	day of	Septemb	er 1978 .
with a final payn	ent of the balance of	iue on the	20th	day of Sept	ember	19 78	. with interest

each of said instalments of principal bearing interest fifer naturity at the rate of 8 per cent per annum, and all of said principal and interest being made payable at such banking house "ru" company in Chicago Illinois, as the holders of the note may, from time to time, a writing appoint, and in absence of such appointment, then at the office of The Irving Bank in said City.

Illinois, as the noiners of the flore may, from time to true. I writing appoint, and in absence of asset appointment of said City.

NOW, THEREFURE, the Morteagers to secure the payment of the said print pal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants. Agr. rents herein contained, by the Mortgagors to be performed and also in consideration of the sum of the Dollar in hand paid, the receipt whereof is needy. Anomodeted, do by these presents CONYEY and WARRANT unto the Trustee, its successors and assignments following described Real Estate and all or the control of the control

Lot 86 in William H. Eldred's Montrose Bouleva a Subdivision of the East 1/2 of the North East 1/4 of the South West 1/4 of Section 17, Township 40 North, Range 13 East of the Third Princ pal Meridian, in Cook County, Illinois

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

TOGETHER with all improvements, renements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and a office of the long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and or andarity, and all apparatus, equipment or articles now or hereafter therein or thereon used to supply hear, gas, air conditioning, water, light, power, ref (gratisty), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply hear, gas, air conditioning, water, light, power, ref (gratisty) (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, six m does and windows. floor coverings, inador beds, awnings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether? vs. allly attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their use. Sees 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 the forth, free from all rights and benefits tunder 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

assigns.			
WITNESS the hand S	and seal	ear first above written	
	a and oranian or intertgagors the day and yo		A - 1
		Charles Le Charles I	7. ale.
***************************************	SEAL)	Charle Mic o	ISEAL
		, Charles L	e Lisie
		1.1.1.10	De Francis
***************************************	SEAL]	Filesh	De Liste SEAL
STATE OF ILLINOIS.	, I. Mariorie Kraus	Effect C.	De Praie
STATE OF IEEE HOIS,	1		
Established Company of the Company o		ing in said County, in the State afores	ad, DO HEREBY CERTIFY THAT
- John William	Charles & Eileen	ıO, De Lisle	
County of	_/		
JIH 15			
N. A. S.	who AFC personally known to me to be	the same person 5 whose name S	subscribed to the forecome
	Instrument, appeared before me this day in pe		
Z	their	13011 and resubmittated that Title?	ugned, sexted and delivered the
#####################################	said Instrument as their free and volunta	ary act, for the uses and purposes there	un set forth.
二級上 。			<i>i</i>
CIRO DO	GIVEN under my hand and Notarial Seal this	12th day of	September 19 75

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 Mortgagors shall (1) promptly repair, restore or rebuild any bu or be destroyed. (2) keep said premises in good condition and repair subordinated to the line hereof. (3) pay when due any indebtedness w 	FREID TO ON PAGE 1 (THE REVERSE SIDEOF THIS TRUST DITE) aldings or improvements now or bereafter on the ptemises which may become damaged, without waste, and free from mechanic's or other hens or claims for hen not expectally hich may be secured by a lien or charge on the premises superior to the lien herrorl, and rior hen to Trustee or to holders of the note; (4) complete within a reasonable time any stand premises, (5) comply with all requirements of law or municipal ordinances with		
3. Martingages shall have all huildings and improvements now as	rout hen to Trustee of to houders of the note; (4) complete within a teamhobic time any said premises; (5) comply with all requirements of law or municipal ordinances with attoins in said premises except as required by law or municipal ordinance. **Ref. and shall pay special taxes, special assessments, water charges, ewere service charges, tenter request, furnish to Trustee or to holders of the note duplicate receipts therefor. To in the manner provided by statute, any tax or assessment which Mortgagors may detire herefore situated on paid premises insured against loss or damage by fire, lightning or		
windstorm under policies providing for payment by the insurance con to pay in full the indebtedness secured hereby, all in companies active damage, to Trustee for the henefit of the holders of the note, such ry shall deliver all policies, including additional and renewal policies, policies not less than ten days prior to the respective dates of expansion. 4. In case of default therein, Trustee or the holders of the note	injanies of moneys sufficient either to pay the cost of replacing or repairing the same or infactory, to the holders of the note, under numance polices payable, meas of loss or this to be evidenced by the standard mortgage clause to be attached to each policy, and to holders of the note, and in case of insurance about to expure, shall deliver renewal or holders of the note, and in case of insurance about to expure, shall deliver renewal or may, but need not, make any payments of preform any act hereinbefore required to meed not, make full or partial payments of principal or interest on prior encombrances,		
if any, and purchase, discharge, compromise or settle any tas lien of affecting said premises or contest any tax or assessment. All money connection thetewith including attorneys' fees, and any other moneys he lien hereof, plus reasonable compensation to Trustee for each ad'itional indebtochness secured hereby and shall become immediately	se other prior lien or sittle or claim thereof, or referent from any tax sale or forfeiture paid for any of the purposes herein authorized and all expenses paid or incurred in the paid of the paid		
cercu der on the part of Morgagors. 5 The Trustee or the holders of the note hereby secured making to any one, statement or estimate procured from the appropriate pub the viii. Ty of any tax, assessment, sale, forfeiture, tax lien or title or c 6 Mo. zeries shall nay each item of indebtedneys therein mentions	red, both principal and interest, when due according to the terms hereof. At the option		
contained.	ad indebtedness secured by this Trust Deed shall, notwithstanding anything in the note immediately in the case of default in making payment of any instalment of principal or for three days in the performance of any other agreement of the Mortgagors herein the property of the property of the property of the property of the property of res shall be allowed and included as additional indebtedness in the decree for sale all shall of Trustee or holders of the note for attorneys' (ex., Trustee's feet, appraisers').		
fees, outlays for document, y and expert evidence, stenographers' chaffer entry of the decrees of pre-curious all such abstracts of their, ettle wand assurances with one of the state of the state of the state of their state of thei	arges, publication costs and costs (which may be estimated as to stems to be expended araches and examinations, title insurance policies. Torrens certificates, and undural data may deem to be reasonably necessary, either to prosecute such sust or to evidence to continuous examinations of the continuous continuous continuous examinations are continuous examinational indebtedness secured hereby and immediately due and payable, with interest of by Trustee or holders of the note in connection with (a) any proceeding, including a party, either as plantiff, claimant or defendant, by reason of this must deed or any ment of any sust for the foreclasure hereof after accrual of such right to foreclase or of any threatened suit or proceeding which might affect the premises or the security		
Reference or not actually commercially the premises shall be d and expenses in ident to the foreclosure preceders, including all two which under the terms better constitute serves of the decreas addition juncipal and interest remaining suspaid on the place to arb, any on-	northward and applied in the following order of priority. First, on account of all costs, by terms as are mentioned in the proceeding paragraph hereof, second, all other dema- nd to that evidenced by the note, with interest thereon as herein provided, thind, all replacts to Moragapies, their being, legal representatives or assigns, as their applicts may be suffered to the control of the con		
during the whole of said period. The Court from time to time may surb of (1) The indebtedness secured hereby, or by any decree foreclosing superior to the lien hereof or of such decree, provided such application. 10. No action for the enforcement of the ben or of any provision party interposing same in an action at Law upon the note hereby secured.	trust deed, the court in which such bill is filed may appoint a receiver of soil premises toother, without regard to the solvents or insolvency of Mortigagors at the time of the primises or shortfeet the source half be them to use the first of the primises of shortfeet and the first of the properties of the first of		
purpose. 12. Trustee has no duty to examine the title, location, existence identity, capacity, or authority of the signatories on the note or trust herein given onlies expressly obligated by the terms hereof, no be lial misconduct or that of the agents or employees of Trustee, and it may te by this trust deed has been fully paid, and Trustee may execute and dafter maturity thereof, produce and earbit to Trustee the note, rep Trustee may accure a rure without inquiry. Where a release is required and the product of the product	receive from east all reasonable times and access thereto shall be permitted for that of condition of the premited for that of condition of the signatures or the deed nor all all Tiles the obligated to record this trust deed or to exercise any power given in the signature of signature of the signature of the signature of the signature of signature of the signature of the signature of the signature of signature of the signature of the signature of signature of the signature of signature of signature of signature of signature of		
"notes" when more than one note is used. (COOK (FILED :	\suppression \(\supersign \)		
SEP 23 1 50 FH '75	*23231307		
	Co		
I M P O R T A N T THE NOTE SECURED BY THIS TRUST DEED SHOULD	Identification No. CHICAGO TITLE AND TRUST COMPANY.		
BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	ar Jany 100 coll Strate.		
MAIL TO:	FOR RECORDER'S INDEX PURPOSES INSERT STREET AIDRESS OF ABOVE		
The Irving Bank 5900 West Irving Park Road Chicago, Illinois 60634	DESCRIBED PROPERTY HERE		
PLACE IN RECORDER'S OFFICE BOX NUMBER	532		