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TRUST DEED		
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	THE ABOVE SPACE FOR R	ECORDERIS HEE ONLY
THIS INDUSTRIE, made Novembe		ECONDER'S USE UNET
TOWERS TO	LAVORCI and MARY A. LAVORCI	, his wife,
gosin ii 1	herein referred to as "Mortgag	
an Illinois corporation do / g business in Ch	CHICAGO TITLE AND TRUST COMPANY icago, Illinois, herein referred to as TRUSTEE	. witnesseth:
THAT, WHEREAS the Martgagors are just	ly indebted to the legal holder or holders of erred to as Holders of the Note, in the princip	the Instalment Note hereinafter described,
MCONTEN GRANDING AUTO (	\$20,000,000	Dollars,
	of the Mortgagors of even date herewith; made	Į.
	d Note the Mortgagors promise to pa	
from November 10, 1975 - of $7.3/4\% =$	per cent per annum in instalments (in	ning from time to time unpaid at the rate actuding principal and interest) as follows:
ONE HUNDRED EIGHTY EIGHT AN	D 26 (19) (\$133.26) Dollars on the	10th day
of December 1975		Dollars 133.26on
the 10th day of each month payment of principal and interest, if not so	oner paid, s' all be due on the 10th	id note is fully paid except that the final day of November 1990
All such payments on account of the inde	btedness ev. lenced by said note to be first a ovided that the rancipal of each instalment t	pplied to interest on the unpaid principal unless paid when due shall bear interest at
the rate of 7 3/4% per annum, and	all of said principe, and interest being made	payable at such banking house or trust
company in Chicago appoint, and in absence of such appointmen		note may, from time to time, in writing
in said City,	1/)*	i
NOW, THEREFORE, the Mortgagors to secure it and limitations of this trust deed, and the performa	ne payment of the said principal stan of money and said nee of the covenants and agreen ent a herein contained d, the receipt whereof is hereby ack to a redged, do by the	by the Mortgagors to be performed, and also in less presents CONVEY and WARR ANT unto the
Trustee, its successors and assigns, the following desc	ribed Real Estate and all of their scare, right to and to COUNTY OF CONK	nterest therein, situate, lying and being in the AND STATE OF ILLINOIS,
towit:	on survey of the following de	accribed named of meal
estate (hereinafter referre	d to as "Parcel"): Lot 3. i	A. E. Fossier & Co.'s
	Subdivision in the Northwest ship 33 North, Range 12, East	
Meridian, in Cook County, I	llinois, which survey is refe	er ed to as Exhibit "A"
	um made by A. E. Fossier & Co ffice of Recorder of Cook Cou	
No. 22296062; together with	an undivided 5.5306% interes	st in said Parcel (except-
	e property and space comprisi said Declaration and survey)	
	perty set forth in the aforem	
and the second second	and a basis a de Garagia "	10-
	easements, fixtures, and appurtenances thereto belongst entitled thereto (which are pledged primarily and on a	
	reafter therein or thereon used to supply heat, gas, air ventilation, including (without restricting the foregoing es and water heaters. All of the foregoing are declared t	
attached thereto or not, and it is agreed that all similar	r apparatus, equipment or articles hereafter placed in th	e premises by the mortgagors of their saccessors
TO HAVE AND TO HOLD the premises unto the forth, free from all rights and benefits under and by	said Trustee, its successors and assigns, forever, for the periture of the Homestead Exemption Laws of the State	ourposes, and upon the uses and trusts herein set the of Illinois, which said rights and benefits the
This trust deed consists of two pages. T	he covenants, conditions and provisions appe	earing on page 2 (the reverse side of this
trust deed) are incorporated herein by ref	erence and are a part hereof and shall be	binding on the mortgigars hier years
witness the hand .S and seal .S	of Mortgagors the day and year first above	yritten.
	SEAL   X Joseph T. of	Trosu!   SEAL!
	SEAL   X Mary U	Larvie [SEAL]
STATE OF HAINOIS	Charles V. An wells	<b>F</b>
STATE OF ILLINOIS,  I  SS. a Notary		tate aforesaid, DO HEREBY CERTIFY THAT
County of COOK, JOSEPH T. I	AVORCE and MARY A. LAVOROVIO	ris Ts to
who 2.00 personally	known to me to be the same person S. Judiciana	ne Subscribed to the foregoing signed, sealed and
instrument, appeared b delivered the said Instr	efore me this day in person and acknowledge Wat ument as free and voluntary	ct, for Hausis and purposes therein set forth.
Given under m	sy hand and Notarial Seal this 19+18	November 19 75
Prepared by Joseph T. Lavorer , 123	158 Mile Charles	Notary Public
Prepared by Joseph T. Lovorw 993 Notatial Seal 1.69 Tr. Deed, Indiv., InstalIncl. Int.	Page 1	the SAN San Comment of the San C
( )	lieux Dellanian	

## INÔFFICIAL CO

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (2) keep said premises in good condition and repair, without waste, and free from furchanics or other hers or claims for hen not expressly subordinated to the hen hereoff. (3) pay when due any indebtedness which may be weared by secured by the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises. (5) comply with all requirements of law or municipal ordinathces with respect to the premises and the use thereoff (6) make no material alterations in said premise except as required by law or municipal ordinathces. All of the premises and the use thereoff (6) make all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written requests, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to context.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys difficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to freshed the holders of the note such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall delicer all policies, including additional and renewal policies, to holders of the note, and in case of muranice about to expire, shall deliver renewal policies in the state of the standard mortgage clause to be attached to each policy, and shall deliver less than ten days print to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sile or forfeiture affecting sand premises or context any tax or assessment. All moneys paid for any of the proposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys feec, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee or londers of the note to protect the mortgaged premises and between the record, plus reasonable compensation to Trustee or the holders of the note dayle to any dayle without notice and without notice of may be taken, shall be so much additional indebtedness secur

interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lieu bereof, the any stat to forcelose the her hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expense which may be paid or mentred by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees, appraiser's fees outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended any entry of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance policies, Torrens certificates, and similar data and issurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to procedure such out or to evidence to decrease with tespect to title as Trustee or holders of the note may deem to be reasonably necessary either to procedure such out to decrease the note of the procedure such out of the note in a disconable necessary either to proceedings that of the note in out of the called of the premises. All expenditures and expenses the note in this paragraph mentioned shall become so much additional in dischedness secured hereby and immediately due and payable, with interest their on at our state of seven per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceedings, to which either of them shall be a party, either as plantiff, chainant or defendant, by reason of this trust deed or any indebtedness are by secured; or (b) preparations for the commencement of any suit for the forcebosite hereof after accrual of such right to forcebos whether or internative suits of the premises shall be distributed

principal and interest on a riginary impaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the "ling of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be mad, either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver an without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appoint a such receiver. Such receiver shall have power to collect the reint, issues and profits of said premises during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when a arreagors, except for the intervention of such receiver, would be entitled to collect such reints, issues and profits and all other powers which may be necessary to are assual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from the total may authorize the receiver to apply the net income in his hands in payment in whole or in part of (1) The indebtedness secured hereby, or sy "efecter forecooking this trust deed, or all assessment or other lien which may be not be recome superior to the lien hereof or of such decree, pre-fit d 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 an "revision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note 'ereby secured.

11. Trustee or the holders of the note shall have it 'right is inspect the premises at all reasonable times and access thereto shall be permitted for that purpowe.

11. Trustee or the holders of the note shall have the right to imspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, or site, ee or condition of the premises, or to inquire into the validity of the signatures or the identity, opacity, or authority of the signatures on the note of this deed, nor shall Trustee be obligated to record this trust deed or to exertise any power herein given unless expressly obligated by the terms herein, no, no a shelf of any acts or mission herein diener, except in case of its own gross negligence or missiondine to that of the agents of employees of Trustee, and it me, teo are indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by presentation of waiting the continuation of the agents of employees of Trustee, and it me, teo are indemnities satisfactory to it before exercising any power herein given.

14. Trustee shall release this trust deed and the lien thereof by presentation of waiting and trustee the release that the state of any person who shall, either before or after matorits thereof, pounding and exhibit to Trustee the note, represe any that all indebtedness hereby we cured has been paid, which representation frustee may accept as true without inguity. Where a release is requested as a successor trustee of any person who shall, either before of a successor trustees and exhibit to frustee a release is requested as a successor trustee on successor and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makes thereof; and where the release is requested of the original trustee and it has never placed its identification number on the relief and successful as the makes thereof; and where the release is requested of the original trustee and it has never placed its identification number on the relief

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IMPORTANT

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

Identification No. . CHICAGO TITLE AND TRUST COMPANY

MAIL TO:

Joseph T. Former 1331 Do. Bell avenue chicago, 200 - 60620 FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER

BOX 533

## END OF RECORDED DOCUMENT