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TRUST DEED

Deliver To Recorder's Office Box No. 413 P3 309 45**4**

THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, made November 25 1975 , between Robert C. Catemis and Constance L. Catemis, his wife . herein referred to as "Mortgagor", and HERITAGE/PULLMAN BANK an Illinois corporation doing business in Chicago, Illinois, herein referred to as Trustee, witnesseth: T.IAT. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described. scirl legal holder or holders being herein referred to as Holders of this Note, in the principal sum of Frity-two Thousand and 'no/100 (\$42,000.00) evidence by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER Dollars. and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of 8 3/4 per cent per annum in instalments as follows: Three Pendred Forty-Five and 31/100 (\$345.31) he lst day of February f Three Hundred F. Ty-Five and 31/100 he lst day of each month then 19 76 and Dollars on the (\$345.31) Dollars on the 1st day of each month thereafter until said note is fully paid except the final payment of principal and interest, if not sooker paid shall be due on the 1st day of January 2001 19 . All such payments on account of the indebted ass evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provide... For the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and it c s d principal and interest being made payable at such banking house or trust company in Chicago, Illinois, as the holders at the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of HERITAGE/ ULLMAN BANK in said City. NOW, THERLEGRE, the Mortgagors to secure payment of he sale principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the co-enous and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt where at a hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estat and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF Cook AND \$1.27 C ILLINOIS, to wit: Lot 1, Block 1, of Riegel Maror, Unit No. 1, being a Subdivision of part of the Southeast $\frac{1}{4}$ of the Southeer $\frac{1}{4}$ of Section 5 and part of the Northeast $\frac{1}{4}$ of the Northwest $\frac{1}{4}$ of Section 3, all in Township 35 North, Range 14 East of the Third Principal Meri ... an in Cook County, Illinois, according to the plat recorded with the Recorder of Deeds of Cook County, Illinois, on October 29, 1962, as Document No. 18630408. This document prepared by: Heritage Bank of Country Club Hills Edward Hayes 4101 W. 183rd St. Country Club Hills, Ill. which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easements, fistures, and appurtenances thereto belonging, and all rents, issues and an interest for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate arm not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply head, gos, air conditioning, water, light, power, in dignation (whether single units or central analysis), and or beds; admings, stoves and water heretors. All of the foregoing are declared to be a part of said real estate whether my united therefore or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors are assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the soid Trustee, its successors and assigns, forever, for the purposes, and upon the uses of dirust 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 as and benefits the Mortgagors to hereby expressly release and wolve. This Trust Deed consists of two pages, the conditions and provisions appearing on this page and on page two (the reverse side hereof) are incorporated rein by reference and are a part hereof and shall be binding on the Mortgagars, their heirs, successors and assigns. WITNESS the hands and seals of Mortgagors the day and year first above written. Robert C. Caterna Caritarie & Caterni STATE OF ILLINOIS. SS. I, Thomas J. McGrath

Ja Notary Public in and for and residing in sold County, in the State aforesaid, DO HEREBY CERTIFY THAT Robert C. Catemis and Constance L. Catemis, his wife, who, are...personally known to me to be the same person. S... whose name. are ubscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that....they.....signed, sealed and delivered the sold instrument as.....thair.....free and voluntary act, for the uses and purposes therein forth, including the release and walver of the right of homestead.

GIVEN under my hand and Notarial Seal this...... November Notary Public. minimin

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or with the legal holder of the note referred to herein on the first day of ear general real estate taxes next accruing against said premises computed on special assessment water charges, sewer charges and other charges agains	ink or improvements now or hereafter on the premises which may become damaged or be waste, and free from mechanic's or other liens or claims for lien not expressly subordinate cured by a lien or charge on the premises superior to the lien bereof, and upon request exhibit and the control of the lien bereof, and upon request exhibit all requirements of law or municipal ordinances with respect to the premises and the useful requirements of law or municipal ordinances with respect to the premises and the useful requirements of law or municipal ordinances with respect to the premises and the useful requirements of law or municipal ordinances with respect to the premises and the useful requirements of law or municipal ordinances with respect to the premises and the useful requirements of the subordinance of the law of the law of the law of the lies of the law of
3. Mortgagors shall cause all buildings and improvements now or here, und-torm under policies providing for payment by the insurance company in tall the indebtedness actured hereby, all in companies satisfactory to the continuous continuous and provided policies, to holders of the next, and in continuous continuous and provided policies, to holders of the next, and in continuous continuous continuous provided policies, to holders of the next, and in continuous card, and every month during the term of said loan. The amounts two and three hereof shall be held by the Trustee or the legal holder of the pay the general real estate taxes levied against said premises and insur	reafter situated on said premises to be insured against loss or damage by fire, lightning o nies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay the holders of the note, under unsurince policies payable, in case of loss or damage, to Truste the standard mortpage clause to be attached to each policy, and shall deliver all policies case of insurance about to expure, shall deliver renewal policies not less than ten days prio he. Trustre an amount equivalent to one twellth of the annual insurance premiums on the firs a deposited under the real estate tax reserves and insurance teserve referred to in paragraph he note as and for a Sinking Fund to be used by the Trustee or the legal holder of the not urance premiums as and when the same become due and payable.
4. In case of default therein, Trustee or the holders of the note may, any form and manner deemed expedient, and may, but need not, make the discharge, compromise of stile any tax lien or other prior lien or title or any tax or assessment. All moreys paid for any of the purposes berein and case the propose berein and the purposes berein and case the matter concerning which action herein authorized may be taken, shall payable without notice and "interest therein at the tate of seven per whiver of any right accruir k to them on account of any default hereunde 5. The Trustee or the hold so of the note hereby accured, making any.	Interior in the most and when the same occome and and payable, the need not, make any tayment or perform any act hereinbefore required of Mortgagors in full or partial payments of principal or interest on prior encumbrances, if any, and purchase the properties of the properties of context of the properties of the mortgagor premises and the hen hered, plus reasonable compensation to Trustee for all the so much additional indict does secured hereby and shall become immediately due and recent per annum. Inaction of the properties of the note shall never be considered as a derivative of the part of Mortgagors. Trustee or holders of the note shall never be considered as a derivative part of Mortgagors.
6. Mortagors shall pay each i on it indeltedness herein mentioned, bo holders of the note, and without not e to Mortagors, all unpaid indeltee Deed to the courary, become due, or "yable (a)" immediately in the coth when default shall occur and con one for three days in the performance of any monthly payment shall constitute no event of default and the Truste.	ooth principal and interest, when due according to the terms hereof. At the option of the cluess secured by this Trust Iterd shall, notwithstanding anything in the note or in this Trust case of default in making payment of any instalment of principal or interest on the note, of use of any other agreement of the Mortgagers herein contained. Any deficiency in the amount use of the holders of the note sourced hereby may collect a "late charge" on each payment
the lior hereof. In any suit to foreclose the oet hereof, there shall be allo expenses which may be jaid or incurred by or on behalf of Trustee or hand superference, stenographers' charges, prior ation costs and costs (wall such abstracts of title, title searches and contained superference of the true condition of the title to or the value of the 'co' less. All expendit odelstedness seeing thereby and immediately due at 1 prior and with interest holders of the tote on concetion with (a) any preventy including proclamant or defendant, by reason of this trust deed on an another discussion of the start deed on the start deed of the control of the start deed of the control of the start deed of the control of the start deed on an another deed of the control of the start deed of the control	a handing demograte payments, and some of the note or Trustee shall have the right to foreclose lowed and included as additional indefictedness in the degree for sale all expenditures and holders of the note for attorneys' fees. Trustee's fees, appraiser's fees, outlayed of documentary holders of the note for attorneys' fees. Trustee's fees, appraiser's fees, outlayed of the production of the fees of the production of the fees of the
incident to the foreclosure proceedings, including all such i cms as are in hereot constitute secured indebtedness additional to that evic need by the amount on the more fourth, any overalists to Mottgoors the or selected	batted and applied in the following order of primity: First, on account of all costs and expenses mentioned in the preceding paragraph hereof; second, all other items which under the terms once, with interest thereon as herein provided; third, all principal and interest remaining all representatives or assigns, as their rights may appear, deed, the court in which such bill is filed may appoint a receiver of said premises. Such thout regard to the solvency or insolvency of Mortgagors at the time of application for such the same shall be then occupied as a homestead or not and the Trustee hereunder may be the cents, issues and profits of said premises during the pendency of such foreclosure suit of elemption, whether there be redemption or not, as well as during any further times when a Collect such rents, issues and profits, and all other powers which may be necessary or a syment in whole or in part of 1.9 The whole of said period. The Court from time to the men of the control of the control of the control of the control of the said period. The Court from time to the him m, to or become superior to the lien hereof or of and decree, provided such application efficients.
same in an action at law upon the note hereby secured. 11. Trustee of the holders of the note shall have the right to inspect the p. 12. Trustee has no duty to examine the title, location, existence, or cond any jower herrin given unless expressly obligated by the terms hereof, nor or misconduct or that of the agents or employees of Trustee, and it may ree. 13. Trustee shall release this trust deed and the lien thereof by proper trust deed has been fully paid; and Trustee may execute and deliver a celerated of the desired produce and exhibit to Trustee the note representing that all indeby without inquire. Where a release is requested of a successor trustee, such a certificate of identification purporting to be executed by a prior trustee he secured a certificate or any instrument identifying same as the note descreption and which conforms in substance with the description herein contains.	premises at all reasonable times and access thereto shall be permitted for that purpose, difficiently and access thereto shall be permitted for that purpose, difficiently at a constant of the purpose o
14. Lurstoe may resign by instrument in writing filed in the office of the R to see of the resignation, malibity or retural to act of Trustee, the then R frust. Any Successor in Trust becomder shall have the identical title, power reasonable compensation for all acts performed hereunder, the dentical title, power from the result of the	Recorder or Registrar of Titles n which this instrument shall have been recorded or filed. Recorder of Deeds of the county in which the premises are situated shall be Successor in wers and authority as are herein given T sate, and any Trustee or successor shall be entitled binding upon Mortgagors and all process claiming under or through Mortgagors, and the persons liable for the payment of the detections or any part thereof, whether or not such scribed herein, the holder of the note seen at Freely may at its option declare the entire
GOOK COUNTY :	MACHINE AND A CHIEF
DEC 2 35 PM '75	*23309454
I M P O R T A N T OR THE PROTECTION OF BOTH THE BORROWER AND NDER, THIS NOTE SECURED BY THIS TRUST DEED IOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN FORE THIS TRUST DEED IS FILED FOR RECORD.	The Instalment Note mentioned in the within Trust Deed has been identified herewith under identification No
7 00 86081	Assistant Vice President Assistant Secretary
E Addition ER TAGE ER OF URTER	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE
Address 10 1 B 18 3 THELT	DESCRIBED PROPERTY HERE
V NIR L D 11. LL S . L E O 47	77
R INSTRUCTIONS	• •