UNOFFICIAL COPY

TRUST DEED

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This instrument was prepared By C. Walsh, 1250 Shermer Rd. Northbrook, Il., 60062 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made 19 78, between ORAL J. HENDERSON AND MARIAN L. HENDERSON, his wife herein referred to as "Mortgagors," and NORTHBROOK TRUST & SAVINGS BANK, an Illinois corpo atio doing business in Northbrook, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHERE to "the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder of 10ld rs being herein referred to as Holders of the Note, in the principal sum of EIGHTY-ONE 11/03AND FIVE HUNDRED AND NO/100* evidenced by one certain 'nstal and Note of the Mortgagors of even date herewith, made payable to NORTHBROOK TRUST & SAVINGS BANK and deliv red, n and by which said Note the Mortgagors promise to pay the said principal sum and interest from after date

on the balance of principal remaining from time to time unpaid at the rate of payable of principal remaining from time to time unpaid at the rate of payable of principal remaining from time to time unpaid at the rate of payable of principal remaining from time to time unpaid at the rate of payable of principal remaining from time to time unpaid at the rate of payable of principal remaining from time to time unpaid at the rate of payable of payable of payable to NORTHBROOK TRUST & 28/100* 19 78 and SEVEN HUNDRED TWENTY-SIX & 28 1004 thereafter until said note is fully paid except that the final payers on the 20th day of July 2003 by said note to be first applied to interest on the unpaid principal ballal of each instalment unless paid when due shall bear interest at the dinterest being made payable at such banking house or trust company time to time, in writing appoint, and in absence of such appointment, BANK in Northbrook, Illinois. Dollars on the . 20th day of August Dollars on the 20th day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner pair's so ill be due on the 20th day of July 2003

All such payments on account of the indebtedness evicenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided the the principal of each instalment unless paid when due shall bear interest at the rate of ten per cent per annum, and all of said pri cipal and interest being made payable at such banking house or trust company in Cook County, Illinois, as the holders of the note mover or time to time, in writing appoint, and in absence of such appointment, then at the office of NORTHBROOK TRUST & SAVII (GS B/NK in Northbrook, Illinois).

NOW THEREFORE the Mortagones to secure the payment of the said principal sum of money and said interest in accordance with the terms, providay of each munth NOW. THEREFORE, the Mortgagers to secure the payment of the set of principal sum of money and said interest in accordance with the terms, provisions and limitations of this treat deed, and the performance of the cover use and agreements herein contained, by the Mortgagers to hereformed also in consideration of the sum of One Dollar in hand paid, the receipt we creof is thereby acknowledged, do by these presents CONVEX and WARRANT unto the Trustee, its successors and sasigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and COUNTY Village of Northbrook Cook LOT 34 IN BLOCK 100 IN WHITE PLAINS, UNIT BEING A SUBDIVISION IN SECTION 8, TOWNSHIP 42 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS* COOK COUN! I. ILLINOIS FILED FOR RECORD **\$24502208** Jun 22 '78 12 50 PI This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors of Mortgagors the day and year first above written. Marian L. Henderson STATE OF ILLINOIS Christina M. Pike Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY T Oral D. Henderson and Marian L. Henderson, his wife Mustina

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

rate of seven her eart per ann. The proceedings including probable to the note in connection with (a) any proceeding, including probable to the connection with (a) any proceeding, including probable to the connection of the probable to the property of the probable to th

the augmentment may be made either before "af", sale, without notice, wi ion for such receiver and without regard to the then value of the premises hereunder may be appointed as such receiver, such receiver shall have powered to be a such receiver to the property of the theoretical of other powers which may be necessary or are usual in such et es for the profit when the such powers which may be necessary or are usual in such et es for the profit when the such powers and the profit of such decree provided such app. "at "a smade prior to the lieu hereof or of such decree, provided such app. "at "a smade prior to the lieu hereof or of such decree, provided such app. "at "a smade prior to the lieu hereof or of such decree, provided such app. "at "a smade prior to the lieu hereof or of such decree, provided such app. "at "a smade prior to the lieu hereof or of such decree, provided such app. "at "a smade prior to the lieu hereof or of such decree provided such app. "at "a smade prior to the lieu hereof or of such decree provided such app. "at "a smade prior to the lieu hereof or of such decree provided such app. "at "a smade prior to the lieu hereof to the lieu hereof or of such decree and the lieu hereof to the lieu here

12. Trustee has no duty to examine the title, location, existence, c. co. il' in of the premises, nor shall Trustee be obligated to recreive any power herian sixten unless expressly obligated by the metod, nor be liable for any acts or omissions hereunder, except in case of its own gross rediffered or misconduct or that of the agents or employees "state, and it may require indemnities, galisfactory to it before exterising a state of the property of the prope

17. That, if there shall be any change in the own ship of the premises covered hereby without the consent of the mortgagee, the entire principal and all accrued interest shall become due and payable at the election of the mortgagee, and foreclosure proceedings may be instituted thereon.

18. The mortgagee hereby reserves the right and the mortgage on its or their behalf and on behalf of its or their assignees agree '..a' the mortgagee may charge the minimum sum of \$25.00 for the preparation and execution of a release of the within mortgage and assignment of cents.

IMPORTANT

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 IS FILED FOR RECORD.

NORTHEROOK TRUST &

D	NAME Northbrook Frust				
E	STREET 1050 Shermen	ur Rd.			
L	CITY Portlbrook, JJ	60062			
V					
E R	INSTRUCTIONS . OR				
Y	RECORDER'S OFFICE BOX NUMBER /5				

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

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