UNOFFICIAL COPY

THIS INSTRUMERUST DEED,

24 563 126

ROBERT H. SNELL 50 South La Salle Street

THE ABOVE SPACE FOR RECORDERS USE ONLY

Chicago, Illinois 60675

THIS INDENTURE, made

JOH 1. LUCAS AND MARY E. LUCAS, HIS WIFE,

9

M

0

3

3

1978 between

, herein referred to as "Mortgagors," and THE NORTHERN TRUST COMPANY.

an Illinois banki ig corporation located in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described Gaid legal holder or holders being herein referred to as Holders of the Note) in the principal

Sum of FORTY FIVE 7 HOUSAND AND 00/100 (45,000.00)

Dollars, evidenced by one even in Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made payable to BFAPER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at

the rate of 9.375 % per annum in instalments as follows:

THREE HUNDRED EIGHTY IN 3 AND 00/100 (389.00)

Dollars on the 1ST day EPTEMBER, 1978 and

THREE HUNDRED EIGHTY NIN AND 00/100 (389.00)

Dollars on the 1ST day of each routh thereafter until said Note is fully paid, except that the final payment of principal and interest, if not sooner vaid, shall be due on the 1ST day of AUGUST

All such payments on account of the indebt edn ses evidenced by said Note are to be first applied to interest on the unpaid principal balance and the remainder of chicipal and all of said principal and interest are to be made payable at such banking house or trust company in the City of Chicago, Illinois, as the Holders of the Note may from time to time in writing appoint, and in absence it is chappointment then at the office of The Northern Trust Company in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of t'e saic principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trust Deed, an I the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in conside ation of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and wAF ANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and in erest therein, situate, lying and being in the COUNTY _ AND STATE OF ILLINOIS, to wit

LOT 192 IN UNIT C OF REUTERS WESTGATE SUBDIVISIO NO. 2, BEING A SUBDIVISION IN THE WEST HALF OF SECTION 31, TOWNSH P 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK CC IN Y, ILLINOIS.



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

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenance: ther to belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors mentitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor coverings, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically 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 successors 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 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 and benefits the Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

Mortgagors shall (1) promptly repair, restore or rebuilt ged or be destroyed: (2) keep said premises in good condit expressly subordinated to the lien hereof; (3) pay when due to the lien hereof; (3) pay when due to the lien hereof.

UNOFFICIAL COPY

	4. in case Mortgagors shall fall to perform any covenant payment or principal or interest prior requested for the symmets of principal or interest prior requested for fall the symmetric principal or interest prior requested for interest principal or interest prior requested for interest principal or incurred in connection tholders of the Note to protect the mortgaged premises and the lit	ts herein contained in any form and m and purchase, disc aid premises or co therewith, includi en hereof, plus re	d. Trustee or the Holde: anner deemed expedientharge, compromise or sentest any tax or assessing attorneys' fees, and a soonable compensation wired hereby and shall be	rs of the Note may, but ne, and may, but need not, mid may, but need not, mid title any tax lien or other prent. All moneys paid for an ny other moneys advanced to Trustee for each matter come immediately due and	ed not make any ake full or partial ior lien or title or y of the purposes by Trustee or the concerning which	
	4. In case Mortgagors shall fail to perform any covenants herein contained. Trustee or the Holders of the Note may, but need not make any payment or perform any act hereinhefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full to 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 trusted from any tax and or forfeiture affecting say premises or contest any tax or assessment. All moneys paid for any of the purposes the prior to the prior title of the Note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secure deep the pay and shall become immediately due and payable without the order of the Note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secure deep and payable without the order of the Note shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors. Trustee or the Holders of the Note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or or the brightly of any tax, assessment, also, forfeiture, kar lien or title or claim the control of the Note of the					
	Mortgagors herein contained, the control of the con	ne whether by ace hereof, there shall by or on behalf cographers' charge; its of title, title see a decree the frue come so much additions of the formal price and bankrupte and bankrupte yindebtedness he	eleration or otherwise, I be allowed and included for Trustee or Holders of publications and the control of the control of the control of the title to on the control of the title to on the control of the title to on the control of	iolders of the Note or Irus i as additional indebtedness the Note for attorneys' fecosts (which may be estimate necessary either to prosecut r the value of the premises, dereby and immediately en paid or incurred by Trus he either of them shall be aparations for the commence areations for the commence	tee shall have the in the decree for s. Trustee's fees, ced as to items to certificates, and All expenditures due and payable, tee or Holders of party, either as ment of any suit	
	for the toreclosure nered after across of such right to foreclos threatened suit or proceeding which might affect the premises or the 8. The proceeds of any foreclosure sale of the premises shat costs and exper "es incident to the foreclosure proceedings, includities which v. d. the terms hereof constitute secured indebtednes third, all pr' cipa, and interest remaining unpaid on the Note; for	e whether or hote security hereof, was the distributed as an all such items as additional to the string and any overplus arth, any overplus	actually commenced; whether or not actually cond applied in the following are mentioned in the part evidenced by the Note to Mortgagors, their he	or (c) preparations for the commenced. ng order of priority: First, or receding paragraph hereof; te, with interest thereon as irs. legal representatives or	on account of all second, all other herein provided; assigns, as their	
	threatened suit or proceeding which might affect the premises or the costs and experses incident to the foreclosure also of the premises that costs and experses incident to the foreclosure proceeding, including the cost of the proceeding of the foreclosure proceeding, including the cost of the foreclosure proceeding, including the cost of the foreclosure section of the Note; for rights may, at. 9. Upon, or at any time after the filing of a bill to foreclo premises. Such approximate may be made either before or after as premises. Such approximate may be appointed as such receiver, during the pencance, or such foreclosure suit and, in case of a sale rentiled to the cost of the cost of the process which may be received to the cost of the	ase this Trust Deedle, without notice in value of the pre Such receiver shat and a deficiency agors, except for any or are usual in urt from time to secured hereby, o	d. the court in which sue, without regard to the mises or whether the sail have power to collect, during the full statuto the intervention of sue such cases for the prote time may authorize the py any degree forecl	ch bill is filed may appoint a solvency or insolvency of N ne shall be then occupied as the rents, issues and profits ry period of redemption, who receiver, would be entitled to the new files of the new files fil	a receiver of said lortgagors at the a homestead or of said premises rhether there be i to collect such nanagement and et income in his any tax, special	
	all or such portion of the projects thereof as may be demanded by accrued interest of the Note at ma, be elected by the Holder and with the holder of the party interposing same in an act on a saw upon the note hereby: 12. Trustee or the Holders of t'e N ste shall have the right to that purpose.	y the Holder, and thout premium or vision hereof shall I secured. o inspect the prem	all such proceeds so paid penalty, be subject to any defens ises at all reasonable tim	l over shall be applied upon e which would not be good es and access thereto shall t	the principal or and available to se permitted for	
	13. Trustee has no duty to examire "e title, location, exist Deed or to exercise any power herein git unless expressly obligat case of its own gross negligence or mondated or that of the agent exercising any power herein given. 14. Trustee shall release this Trust Deed and the lien thereof	ence, or condition led by the terms h ts or employees o by proper instrum	of the premises, nor shareof, nor be liable for f Trustee, and it may reent upon presentation of	all Trustee be obligated to r any acts or omissions herev equire indemnities satisfactor satisfactory evidence that	ecord this Trust inder, except in ory to it before all indebtedness	
	exercising any power nersin given. Trustee shall release this Trust Deed not it is the refer to secure 1. Trustee shall release this Trust Deed not it is more than the secure 1. Trustee shall release the secure 1. Trustee shall refer to the secure 1. Trustee the before or after maturity thereof, produce and 'x' oi 'o Trustee before or after maturity thereof, and the structure of the secure 1. Trustee a secure 1. Trustee 1. T	cute and deliver a the Note, represe a release is request of identification et Note and which stee and it has neverthed any note ecuted by the perputer of the Research of the Research and the Research of th	release hereof to and at nting that all indebted ed of a successor truste purporting to be execu- ty purports to be execut- er executed a certificate which may be presented sons herein designated a wider or Registra of Till	the request of any person vaness hereby secured has bee, such successor trustee mited by a prior trustee hered by the persons herein de on any instrument identify and which conforms in subs makers thereof.	who shall, either sen paid, which ay accept as the under or which signated as the sing same as the stance with the	
	15. Trustee may resign by instrument in writing fit of in the recorded or filed. In case of the resignation, inability or so corporation, shall be Successor in Trust and in case of its resign to premises are situated shall be Successor in Trust. Any Successor in Trustee, and any Trustee or successor shall be ontitled to reasonal technology. This Trust Deed and all provisions hereof, shall exten	act of Trustee, n inability or ref rist hereunder sh meensation for a d to nd be him	Chicago Title and Tru usal to act, the then Res all have the identical titl ill acts performed hereus ling upon Mortgagors	st Company, Chicago, Illir corder of Deeds of the coun e, powers and authority as a der. and all persons claiming un	ois, an Illinois ty in which the are herein given der or through	
1	16. This Trust Deed and all provisions hereof, shall extend to and be hinding upon Mortgagors and all persons claiming under or through dortgagors, and the word "Mortgagors, shall herein shall inclue all use," persons and all persons lable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Not. or 'us' rust Deed. 17. Whithout the prior written consent of the Holders of the Nov., the Mortgagors shall not convey or encumber title to the Premises. The Holders of the Note may clot to accelerate as provided in the Note for breach of 'us covenand, and no delay in such election after actual or constructive notice of such presents shall be constructed as a water of or acquisement in any such or any work or encumber the constructive notice.					
	Walk to the The IMBIO	(tiliter og st	7. Ween	
	FREE FOR SECOND		0,	RECORDER OF D	,	
	And 1 3 os PH '78	-	40.	24563	3126	
Witness Me hand Stand west of Mortgagors the day and year first above written.						
4	JOHN K. LUCAS [seal] MARY E. LUCAS [seal] STATE OF ILLINOIS [seal]					
a Notacy Profile in and for and residing in said County in the State aforesaid, D. Ht REBY CERTIFY THE JOHN K. LUCAS AND MARY E. LUCAS, HIS W.F.,						
	Stormen, appeared before me this day in person and acknowledged that THEY signed, sea da and delivered the THEIR THEIR free and voluntary act, for the uses and purposes therein set forth in Juding the					
L	COUNTY COUNTY	The Instalmen	Gla	Notary Public	ne z	
1	IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	herewith unde	r Identification No. HERN TRUST COM Second Assista	PANY, as Trustee,	een identii d	
	D NAME THE NORTHERN TRUST COMP. E STREET 50 SOUTH LA SALLE STREET CHICAGO, ILLINOIS 6067 R OR 980	T	inser descr 115 S	ecorder's index puri it street address of ibed property here . HARVARD GTON HEIGHTS,	POSES ABOVE ILLINOIS 60005	
; [3]	RECORDER'S OFFICE BOX NUMBER			1.14 # (2000)	e de la companya de l	
e est	LND OF RECORDED DOCUMENTS					