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This Indenture,

1978 , between

FORD CITY BANK AND TRUST CO., an Illinois Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement

June 1, 1977

and known as trust number

1637

herein referred to as "First Party," and

Ford City Bank and Trust Co.

an Illinois corpriction herein referred to as TRUSTEE, witnesseth:

THAY, WHEREAS First Party has concurrently herewith executed date herewith in the ACTAL PRINCIPAL SUM OF

principal notes bearing even

FIFTY FIVE TH'UF NND AND NO/100-

made payable to BEARLR and delivered, in and by which said Note the First P rts promises to pay out of that portion of the trust estate subject to said

Trust Agreement and hereinafter specifically described, the said principal sum in

instalments as follows:

Interest Only-

DOLLARS.

on the First

day of February

1979 , and Interest Only-

on the

First day of each

thereafter, to and including the

First

day of December

with a final payment of the balance due on the

day of January

1979

on the principal bal-

1980, with interest ance from time to time unpaid at the rate of

10-1/2

per cent per annum payable monthly

; each of said instalments of principal be ring interest after maturity at the rate of per cent per annum, and all of said principal and increa being made payable at such banking

house or trust company in

Chicago

Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such

appointment, then at the office of

Ford City Bank and Trust Co.

in said City.

NOW, THEREFORE, First Party to secure the payment of the sa.4 principal sum of money and said interest in accordance with the terms, provisions and limitations of this er se deed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the Trustee, its successors and assigns, the following described Real Estate situate, lying and being in the

COUNTY OF

Cook

AND STATE OF ILLINOIS, to-wit:

Lot 21 in Wiegel & Kilgallen's Crawford Gardens Unit #3, a Subdivision of part of the North 343 feet of the South 1/2 of the Southeast 1/4 of Section 3, Township 37 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois****

THIS METRUMENT WAS PREPARED BY **EDWARD C. SWEIGARD** 7601 S. Cicero Chicago, IL

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled 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, windows shades, storm doors and windows, floor coverings, in-a-door beds, 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 First Party or its successors or assigns shall be considered as constituting part of the real estate

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TO HAVE AND TO HOLD the premises unto said Trustee, its successors and assigns, forever, for the r ap ses, and upon the uses and trust herein set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

- 1. Un'il the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors of the premises to: (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 equir, without waste, and free from mechanic's or other liens or claims for lien not expressly subort in red to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on one premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any ou'iding or buildings now or at any time in process of erection upon said premises; (5) comply with it requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) refrair from making material alterations in said premises except as required by law or municipal ordinance; (7) pay before any penalty attaches all general taxes, and pay special taxes, special assessments, water in egs, sewer service charges, and other charges against the premises when due, and upon written request to furnish to Trustee or to holders of the note duplicate receipts therefor; (6) pay in full under protest in the minner provided by statute, any tax or assessment which First Party may desire to contest; (9) keep all buildings and improvements now or hereafter situated on said premises insured against loss or dam ye by fire, lightning or windstorm under policies providing for payment by the insurance companies on policies provided the policy providing for payment by the insurance companies or provided provided to each policy; and to deliver all policies in case of loss or damage, to Trustee for the holders of the note, such right to be evidenced by the standard mortgage clause to be attached to each policy; and to deliver all policie in case of loss or damage, to Trustee for the of this paragraph.
- 2. The Trustee or the holders of the note hereby secured making _y payment hereby authorized relating to taxes or assessments, may do so according to any bill, state or or estimate procured from the appropriate public office without inquiry into the accuracy of such his statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or clair. thereof.
- 3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the expiration of said three day period.
- 4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred 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 after entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies, Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.
- 5. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebteness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear
- 6. Upon, or at any time after the filing 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 made either before or after sale, without notice, without regard to the solvency or insolvency at the time of application

for such receiver, of the person or persons, if any, liable for the payment of the indebtedness secured hereby, and 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 appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such receiver suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further time when First Party, its successor or assigns, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from what to time may authorize the receiver to apply the net income in his hands in payment in whole or in profits, and to time may authorize the receiver to apply the net income in his hands in payment in whole or in profits of: (1) The indebtedness secured hereby, or by any decree for foreclosing this trust deed, or any tax, special 2 5c sment or other lien which may be or become superior to the lien hereof or of such decree, providet a chaplication is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

7. Trustee or the hoders of the note shall have the right to inspect the premises at all reasonable times and access there, shall be permitted for that purpose.

8. Trustee has no duty to ranine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be little for any acts or omissions hereunder, except in case of its own gross negligence or misconduct of that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before expressing any power herein given.

9. Trustee shall release this trust lee I and the lien thereof by proper instrument upon presentation of satisfactory evidence that all independence and secured by this trust deed has been fully paid; and Trustee may execute and deliver a release here of to and at the request of any person who shall, either before or after maturity thereof, produce and or within to Trustee the note representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, each successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed on behalf of rist Party; and where the release is requested of the original trustee and it has never executed a certificate on any instrument identifying same as the note described herein, it may accept as the genuine note note in described any note which may be presented and which conforms in substance with the description becauted of the note and which purports to be executed on behalf of First Party.

10. Trustee may resign by instrument in writing filed in the fffice of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

11. Mortgagors hereby waive any and all right of redemption. The sale under any gorder or degree of forcelessing of this Trust Dood on its can below for the behalf of

order or decree of foreclosure of this Trust Deed, on its own behalf ind on behalf of each and every person, except decree or judgment creditors of the mort parts acquiring any interest in or title to the premises subsequent to the date of this last Deed.

THIS TRUST DEED is executed by the undersigned Trustee, not personally, but as Trustee as stresaid; and it is expressly understood and agreed by the parties hereto, anything herein to the contrary notwithstanding, the each and all of the covenants, undertakings and agreements herein made are made and intended, not as personal covenants, undertakings and agreements of the Trustee, named and referred to in said Agreement, for the purpose of our sing it personally, but this instrument is executed and delivered by FORD CITY BANK AND TRUST CO., as Trustee, so't sing it personally, but this instrument is executed and delivered by FORD CITY BANK AND TRUST CO., as Trustee, so't sing it he exercise of the powers conferred upon it as such Trustee, and no personal liability or personal responsibility is assumed by, nor shall at any time be asserted or enforced against, FORD CITY BANK AND TRUST CO., its agents, or employees, on account hereof, or on account of any covenant, undertaking or agreement herein or in said principal now contained, either expressed or implied, all such personal liability, if any, being hereby expressly waived and released by the narty of the second part or holder the party of the second part or holder or holders of said principal or interest notes hereof, and by all persons claiming by or through or under said party of the second part or the holder or holders, owner or owners of such principal notes and by every person now or hereafter claiming any right or security hereunder.

Anything herein contained to the contrary notwithstanding, it is understood and agreed that FORD CITY BANK AND TRUST CO., individually, shall have no obligation to see to the performance or non-performance of any of the covenants herein contained and shall not be personally liable for any action or nonaction taken in violation of any of the covenants herein contained, it being understood that the payment of the money secured hereby and the performance of the covenants herein contained shall be enforced only out of the property hereby mortgaged and the rents, issues, and profits thereof.

IN WITNESS WHEREOF, FORD CITY BANK AND TRUST CO., not personally but as Trustee as aforesaid, has caused these presents to be signed by its Assistant Vice President and Trust Officer, and its corporate seal to be hereunto affixed and attested by its Assistant Vice President and Trust Officer, the day and year first above written.

FORD CITY BANK AND TRUST CO.

As Trustee as aforesaid and not personal

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STATE OF ILLIN	OIS)						
COUNTY OF COOK	88.						
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	a Notary Public, in			in the S	State aforesaid	i, DO	HEREBY
	CERTIFY, that	JUNE	R. RITCHIE				
	EDITADD C. (RD CITY BAN	IK AND T	RUST CO. and		
0	of said Bank, who a		ly known to r	ne to be t	he same person	s whose	names are
100	subscribed to the fo	regoing ins	trument as suc	h www.istau	nt Vice Presider	ıt & Tr	ust Officer,
CV	respectively, appeared and delivered the said	id instrume	nt as their ow	n free and	voluntary act a	nd as t	he free and
	vo intary act of said	IBank,as ≆staan ≪Vio	Trustee as afor	resaid, for Trust Offic	the uses and pu er, then and th	irposes ere ack	therein set nowledged
	thr. he , as cust	odian of th	ne corporate se	eal of said	Bank, did affix	the cor	porate seal
	of said bank to said and volunt in act of	instrument	as Trustee as	Lown free	and voluntary	act-and	as the free
	set forth.	Juliu Dullin	, us illustee us	`	tor the uses un	, purpo	ses merem
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within Trust Deed has been identified here-with under Identification No		2	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 liled for record.	(Q ₄)		
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RUST DEEI	AND TRUST CO. as Trustee To	Trustee	Property Address:		FORD CITY BANK AND TRUST CO. 7601 SOUTH CICERO AVENUE CHICAGO, ILLINOIS 60652	284-3600 TRUST DIVISION	REORDER FROM CLUWALLADER & IONSGON, INC.
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