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TRUST DEED

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THE ABOVE SPACE FOR RECORDER'S USE ONLY
19 77, between EDWIN LAMAR ANDERSON

HHS IN OENTURE, made June 25 and I(N)A CAROL ANDERSON, his wife

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

an Illinois corpora acciding business in Chicago, Illinois, herein referred to as TRUSTLL, witnesseth.

HAT, WIFRLAS are corpagions are justly indebted to the legal holder or holders of the Instalment Note bereinafter described, said legal holder or holder, complete in referred to as Holders of the Note, in the principal sum of

Seven thousens, and no/100 - - - Dollars, evidenced by one certain beautiful adment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from June 25, 1977

on the balance of principal remaining from time to time impaid at the rate per cent per amount in instalments (including principal and interest) as follows: per cent per annum in instalments (including principal and interest) as follows:

One hundred forty one and 94/100 - - Dollars on the 1st day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner p.id, shall be due on the 1st day of July 1982. All such payments on account of the indebtednes p.id need by said note to be first applied to interest on the unpaid principal balance and the remainder to principal: provided that is, principal of each instalment unless paid when due shall bear interest at the rate of 9½ % per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago aliances, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the of ice of me said City. in said City.

in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said privetye sum of money and said interest in accordance with the terms, procosons and limitations of this trust deed, and the performance of the covenants and accordance outside the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand past, the receipt whereof is hereby ackso soledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of the resident right, title and interest therein, situate, tyng and heing in the COUNTY OF COOK AND STATE OF ILLINOIS, to with

The East 125 feet of the South half of that part of Lot 76 lying West of May Street in Hindkley's Subdivision of the North West quarter of the South East quarter of Section 8, Township 38 North, Range 14, East of the Third Principal Meridian, i. Cork County Illinois.

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

THGETHER with all improvements, renements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues a diprofit y thereof 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 estite and not secondarily) and all apparatus, equipment or articles now or hereafter therein or theteron used to supply least, gas, air conditioning, water, fag. by see refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, stress and windows. floor coverings, mador beds, awnings, stoyees and water heaters. All of the foregoing, screens, window shades, stress and stress and assistent of the real estate verb 1 ple, swally attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or not accessors as a sound assigns, forever, for the purposes, and upon the uses and trasts acts is set forth. free from all rights and benefits under and by virtue of the Homestead Evemption Laws of the State of Illinois, which said rights and be included.

This first deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the teverse side of task trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the injurgagois, their heirs.

Edwin Lamar Anderson Linda Carol Anderson

STATE OF ILLINOIS, Cook of Zonning Marine NO TARREST OF THE PROPERTY OF

13 THE P. P. LEWIS CO.

Josephine M. Zwarycz a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Edwin Lamar Anderson, and Linda Carol Anderson, his wife

who are personally known to me to be the same person 3 whose name are instrument, appeared before me this day in person and acknowledged that they signed, walled and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.

HO / ប្រាក្រសុក Tr. Dood, Indiv., Instal.—Incl. Int.

Berlin I.

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

1. Mortgagers shall (1) promptly repair, restore or rebuild any buildings of improvements now or hierafter on the premises which may become damaged or be destroyed. (2) keep said premises in good condition and repair without waste, and tree from mechanics or other hens or claims for hen not expressly subordinated to the her betted. (1) par when the arising of such prior hen to Friedrich charge on the premises superior to the her bereof, and upon regard veightor statisticatory evidence of the distriction of such prior hen to Friedrich to the hort (2) comply the without a reasonable time any building of buildings now or at any time in process of rection upon said premises (3) comply with all requirements of law or minimipal ordinataces with repetit to the premises and the use thereof. (6) make no material aftertaints in said premise severely as required by law or minimipal ordinataces with the premises and the use thereof. (6) make no material aftertaints in said premise severely as required by law or minimipal ordinataces with charges of the force of the building of the premise and the premises and shall promover the representation to Trustee or to builders of the not duplicate receipts therefor. To prevent default bereamds. Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

own ourse roughs against the pit miss when our, and shall, apon written request, turnish to Trustee or to holders of the not, duplicate receipts therefor. In 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.

Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises moured against how or damage by fire, highting or sometisticity and the policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repaining the sains or to pay in tall the indebte choices societied barels. All in companies of moneys sufficient either to pay the cost of replacing or repaining the sains or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renowal policies of the note, and in case of insurance about to expire, shall deliver renowal policies not loss than ten days prior to the respective dates of expiration.

In this case of default therein. Trustee or its holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors. It am, both mad manner day in the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances, and in the payments of principal or interest on prior encumbrances, it are all of reclaims of such as tax has not as been or other prior here or the or darm thereof, or redeem from any tax said or forefutive affective, and removes a contest and tax of assessment. All moneys paid for any of the purpose herein authorized and all expenses paid or incurred in connections or exclusion, and done according to the note of payments of the note of any other manner. All the notes are all to a payments of the note of the note of protect the mortgaged permises and the li

outsited on the note, or by when a fault shall occur and continue for three days in the performance of any other agreement of the Mortgagors better contained.

When the indictedness hereby we used shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the tight to too close, the his here of hand so or foreclose the her 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 tess contains for decree of proximity and the series of the content of the decree of proximity and the series of the content of the decree of proximity and the series of either the searches and examinations, title insurance policies. Torrens certificates, and similar data assurances with respect to title as Trust, and address of the note may deem to be reasonably necessary either to proceeding shall decree the note in this paragraph mentioned shall become a mortal additional indebtedness and included as a missale which may be had pursuant? such discree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature of seven per cent per annum, who is paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including models down hereby secured, or deep reputations to the commence of any state of the note in connection with (a) any proceeding, including models down hereby secured, or deep reputations to the commence of any state of the note in connection with (a) any proceeding, including noted by the note of the advance of the note in connection with (a) any proceeding making indictions and the fact of the other of their shall be a party; either asylantiff, claimant or defendant, by reason of the forecastion and expenses of the preparations to an expense of any threatment of any total content of the proceeds of any total both of th

principal and interest remaining impair on the mode, fourth any roappear of typon, or at any time after the thing of a bill to foreclose these ast deed becoming which such bill is filed may appoint a receiver and without receiver such as population for such receiver and without receiver such as exponented as such receiver. Such receiver shall save power to collect the rents, course and permisses around the product of such foreclosure suit and, in case of a sale and a deficiency, during [3,2] as tautory permisses, receiver the receiver shall save power to collect the rents, course and permisses during the product of such foreclosure suit and, in case of a sale and a deficiency, during [3,2] as tautory permit of redemption, whether there he redemption or not, as well as during any further times when Mortgagors, except for the intervention. (sac receiver, would be entitled to collect such rents, rosses and profits, and all other powers which may be covered as a subject of the permit of (1). The midelytedness secured hereby, or by any decree foreclosing this trust deed, if a year, special assessment or other her which may be or become superior to the limit of or of such decree, provided such application is made proto to face to as seed all the which is also provided with applications hereof shall be subject to my defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to impert the promises at all research and the except of the population of the promises and access thereto shall be permitted for that purposes.

11. Trustee of the holders of the note shall have the right to inspect the premises at all rease ab), times and access thereto shall be permitted for that purposes.

12. Trustee has no duty to examine the title, location, existence or condition in the premises, was impure into the validity of the signatures of the identity, capacity or authority of the signatories on the note or trust deed, nor shall Trustee be assigned to reside this trust deed in to exercise any power herein gain index expressly obligated by the terms hereof, nor be liable for any act or ourseons herein resident to exercise any power herein gain, and the stress of the s

A Comment of the Comm

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I M P O R T A N T THE NOTE SECURED BY THIS TRUST DIED SHOULD ID NOTH HE BY Chicago Title and Trust Company BY ORE THE BRUST DIED IS THE D FOR RECORD	CHICA	No
WAIL TO: Head, Wagner, & Morrison, LTD. 4600 South Askland Spenul	1 1177	por recorder's index purposes insert street address of above described property here
PLACE IN RECORDER'S OFFICE BOX NUMBER		

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THE CONTRACTOR OF THE PARTY OF