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TRUST DEED

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didney K. . . . SECONDER OF DEEDL

*24126220
THE ABOVE SPACE FOR RECORDER'S USE ONLY

61705 28 3 13 PH '77

THIS INDENTURE, made Sept. 8,

1977 between William Roland Moran Jr and of wife Jacoueline Jane (J) 11h Center - Glenwood, 11 60425

herein referred to as "Mirty gors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgar of are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being here; referred to as Holders of the Note, in the principal sum of

Seven Thousand in the hundred seventy eight and 38/100 - (\$ 7978.38) Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable as stated therein and delivered in and by which said Note the Mortgagors referes to pay the sum of \$ 12360.00 including interest in instalments as stated in said Instalment Note, with the individual sevented hereby, due not later than

NOW, THEREFORE, the Mortgagors to sevene: (1) he payment of the said sum of money in accordance with the terms berein contained, by the Mortgagors to be formed, (2) any additional advances made by the Holders of the Note to the Mortgagor and the payment of surface stated in the interest previous of the total in the interest previous of the total in the himstop rescribed hereins herein contained, by the Mortgagors to be performed, (2) any additional advances made by the Holders of the Note to the Mortgagor and the payment of any subsequent Note evidencing the same, and the interest the rescribed hereins thereof, provided, however, "as this Indentitue shall not along the source standing principal obligations for more contained to the series the payment of the total in the definition of the source the payment of the source with the limits prescribed hereins herefor to secure the payment of the total in the date hereof or at a later date or having been advanced that lake the new payment of the source with the limits prescribed here mention hereof to secure the payment of the total in the date hereof or at a later date or having been advanced that lake the security of this Indentitive, and it is expressly agreed that all both

Lot 606 in the Eighth Addition to Glenwoo. Gardens, being a Subdivision of the part of the West $\frac{1}{2}$ of the South East $\frac{1}{3}$ of Section 3 and part of the East $\frac{1}{6}$ of the SouthWist $\frac{1}{3}$ of Section 3, all in Township 35 North, Range lh East of the Third Principal Meridian in Cook County, Illinois

Document prepared by; Laurence Bryar PO Box 108 Homewood, Il 60h30

replicated or articles bereafter placed in the premises by the mortgagors or oncommendation articles bereafter placed in the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the units berein set forth, free from all rights and benefits to under and by virtue of the Homestead Exemption Laws of the State of Illinois, depths and benefits the Mortgagors due hereby expressly release and wave.

It is a provision appearing on page 2 (the reverse second trustee).

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated begin by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

successors and assigns	and seal of Mortgagors the day and year fystaling written.
WITHELEN THE HADO	ISPALI William Kni rau ISPALI
	ISTALI Jacqueline fore Micanistali
STATE OF ILLINOIS,	I. Laurence Bryar
County of Cook	SS. A Notary Public in and for and residing in said County, in the State aforesaid, DO HERLBY CERTIFY HINT William Roland Moran Jr and Wife Jacqueline Jane (J)
	who are remails known to me to be the same person 8 whose name 878 subscripped to the foreyous instrument, appeared before me this day in person and acknowledged to that
	they signed, scaled and delivered the said Instrument as the said solution and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Scal this
	Given under my hand and Notarial Seal this day
Noneral Scal	in Counties on Expues Sign, 5
F. 2037 Trust Deed - Individual Mortgagor - Secured One Instalment Note with Interest Included to Payment Page 1	

PROPERTY.

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

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other lien or claims for her not expressly subordinated to the lien hereof, (c) pay when due any indebtedness which may be secured by a lien or charge or the 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 notic, (d) complete within a reasonable time any building in our rat any time in process of erection upon such premises the comply with a more process. The process of erection upon such that the process of the process of erection is premised to the premise and the use thereof, (f) make its process of the process of th

2. Mortpapors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer civice charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note.

displicate receipts incretor. To prevent detauti nereun

A Mortgarous shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire lightning or windstorm tand thoud damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing to reparing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard nortgage clause to be attached to each policy, and shall deliver all policies including additional and tenewal policies, to holders of the note, such to the despite of the specific policy and challed to the policy of the policy and policies.

4 Mortg or shall pay each item of indebtedness herein mentioned, when due according to the terms hereof. At the option of the holders the note and vithout notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note.

any instalment on the note.

S. When the auchiedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have be right to log-cle. The hen hereof, there shall be allowed and included as additional indebtedness in the decree for sale all e-penditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys tees. Trustee's lee, an errors to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, the insurance policie. For one entiticates, and smallar data and assurances with repect to title as Trustee or holders of the note may deem to be reasonably necessary or not 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 lade of the premises.

6. The proceeds of any for documers are of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses increase increase in the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; coold, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest cooling and other items which under the proceeding and the proceeding are the following order of the proceeding and are the following order of proceedings.

epresentatives or assiens, as their right; may appear

7. Upon, or at any time after the his pol a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of aid permises. Such appointment in the made either before or after sale, without regard to the colvenor of mortgagens at the time of application for such receiver 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 1' sixty hereunder may be appointed as such receiver stall have power to collect the rents, issues and profits of said primises of ting the yendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of rederingtion, whether time the sum of the profits of said permises of ting the yendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of rederingtion, whether time the sum of the profits of 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, powerson, con "management and operation of the premises during the whole of said period. The Court from time to time may authorize the receivage of the protection of the preference of the protection of the premises during the whole of said period. The court from time to time may authorize the receivage of the protection powerson in the time whole or in part of (a). The indebtedness secured hereby, or by any decree force soing this trust deed, or any tank operations sentent or other hem which may be of become superior to the lien hereof or of such decree, provide I such application is made prior to foreclosure sale; (b) the deficiency in case of a sale and deficiency.

8 No action for the enforcement of the lien or of ny rovision hereof shall be subject to any defense which would not be good an

vailable to the party interposing same in an action at law, pon, he note hereby secured

9. Trustee or the holders of the note shall have the 15 maybet the premises at all reasonable times and access thereto shall be permitted for that purpose.

10. Trustee has no duty to examine the fille, location, visit no or condition of the premises, or to inquire into the waldidity of the sensitives on the indentity, serverible, or authority of the sounds of the note or trust deed not shall Trustee he obligated to record this trust

signatures or the identity, capacity, or authority of the signatories of the note or trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly oblig, or by the terms hereof, nor be liable for any acts or omissions hereunder except in case of its own gross negligence or misconduct or that [6] the agents or employees of Trustee, and it may require indemnitie

satisfactory to it before exercising any power herein given

11. Trastee shall release this trust deed and the hen thereof by project in runnent upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee nay exceed and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and excibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as trustee, accept a run winnor, arguinty. Where a release is requested of a successor trustee, such successor trustee may accept as the penunc note herein described any note which hears an identification number purporting to be placed us shown that the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has neverally also the release in the succept as the described any note which the presented and which nonforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

persons berein designated as makers thereof.

12. Trustee may resign by instrument in writing filed in the office of the Recorder of Relief in old Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the their everyelder of Deeds of the country in which the

premises are situate

13.1 bits Tast Eved and all provisions bered, shall extend to and be binding upon Mostg. its and all persons claiming under or through Miritgacos, and the word "Mortpaporo" when used berein shall include all such persons and all resons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Treat Dec. 1. The word "note" when used it this instrument shall be constructed to mean "notes" when more than one note is used.

14. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as deteri fined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any or. I are, or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be "p", ble to this trust deed.

IMPORTANT!

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DELECTION OF THE TRUST OF THE

MAIL TO:

Laurence Bryar PO Box 108 Homewood, I1 60h30

HOMEWOOD, IT O'MYO

Identification No. 617082

Diane Come

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

BOX 533

END OF RECORDED DOCUMEN

24 176 220