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TRUST DEED

THIS INDENTURE, Made October 10

1977 , between Gholamreza Azarbarzin and

Kay M. Azarbarzin, his wife

herein referred to as "Mortgagors," and Raymond S. Johnston

residing in Mount Prospect

, Illinois, (herein referred to as "Trustee"), witnesseth:

All payments XXIIII to "xndxinxxxx shall be made payable at such banking house or trust company in Cook County, Illinois, as the holders of the N to may, from time to time, in writing appoint, and in absence of such appointment, then at the office of FIRSTNATIONAL bank COF MOUNT PROSPECT, Mount Prospect, Illinois

NOW, THEREFORE, the Mortage's to secure the payment of the MICKENNING MICROSCHING MICROSCHING CONTROL of a accordance with the terms, previsions and limitations of this Trust Deed, at the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and siso in consideration of the sum of One Dollar in bond paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, lying

and being in the

County of COOK

and State of Illinois, to wit.

Lot 4 in Flynn's Subdivision No. 2 being the West 233 feet (except the South 33 feet thereof) of that part of the East half of the North West quarter of section 22, Township 42 North, Range 11 East of the Third Principal Meridian, lying North of the South-1311 feet thereof and lying South of a line drawn from a point on the East and of said North West quarter 639.70 feet South of the North East corner thereof to a point on the West line of the East half of the North West quarter 249.82 feet South of the North West corner thereof as shown on the plat of said subdivision thereof recorded as document 16560937 on April 25, 1956 in lock County, Illinois.

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ICH 10 OFTHIS INSTRUMENT WAS PREPARED BY

OF THE FIRST NATIONAL DANK OF AFT. PROSPECT 050 - A -- fice 999 ELMHURST ROAD, MT. PROSPECT, ILL.

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

TOGETHER with all buildings, improvements, tenements, easements, fixtures, and appurtenances thereto belong it, and all rents, issues, and profits there of for so long and during all such times as Meritagors may be entitled thereto (which are pledged primarily and ton a parity with said real estate as security for the payment of the indebtedness secured hereby and not secondarily), and, without limiting the generality of the payment of the reconge, all apparatus and equipment of every kind now or hereafter therein or thereon used to supply heat, Kas, air conditioning, water, light, power, r riger tion (whether single units or centrally controlled), and ventilation, and all screens, window shades, storm doors and windows, awanings, floor coverin s. gas and electric fixtures, stoves, boilers, sinks and water heaters. All of the forexome are declared to be a part of said real estate whether physically a tache. Persto or not, and sidered hat all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successor. a igns 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, whire and benefits the Mortgagors do hereby expressly release and waive.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Mortwaces (1) shall bromptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed; (2) shall keep said premises in sood condition and repair, without waste, and free from mechanic's or other liens or claims for lier not expressly subordinated to the lien hereof, except taxes and other governmental assessments not overduce; (3) shall pay when due any indebtedness which may be eccurred by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such may be eccurred by a lien or charge on the premises appeared to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such many liented by the property of the discharge of such that the property of the property of

2. Mortgagors shall pay before any penalty attaches all general Layes, and shall pay special taxes, apecial essessments, water charges, sewer service charges, and other charges against the premues when due, and shall, upon written request, furnish to Trustees or to holders of the note duplicate receipts therefor. To prevent default becomes Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desure to oniest.

a. Morgasors shall keep all buddings and improvements now or hereafter stituted on said premises insured against loss or demage by fire and such other hozards or contingences as the holders of the tote may require under policies providing payment by the insurance companies of noneign utilizent either to pay the cost of replacing or reparting the said to the problems seemed hereby all in companies outstactors of the holders of the Note, under usuance policies payable, in case of loss or damage, to 'traiter for the height of the holders of the Note, such rights to be videnced by the standard mortgage classe to be attached to each policy, and shall deliver it is because the seatle-bed to each policy, and shall deliver the best of mortgage classes to be attached to each policy, and shall deliver the best than ten days prior to the respective dates of expiration.

4. In case Markames shall ful to perform any covenants become contained. Tractice or the holders of the Note may, but need in t. make any payment or perform any act becomes the make any payment of perform any act becomes the make full or partial payments of principal or interest on more minimizes at no, and number deemed expedient, and may but need not, make full or partial payments of principal or interest on more minimizes at no, and numbered, or testeem from any tax say or ferforms there is an interest or contest any tax assessment. All maneys paid for any of the purposes become authorized and all eveness trad or to urred in contest ton therefore the example around any other moneys advanced by Prustee or the herein authorized may be taken, shall expense and the hon hereof, plus reasonable compensation to Trustee for each matter concerning which action the trade of the proposes the example of the proposes the example of the proposes and the hon hereof, plus reasonable compensation to Trustee for each matter concerning which action with interest theorem at the rate of seven per cent per campus, location of Trustee or holders of the Note shall never be considered as a waiver of any right account of any default hereunder on the part of Mortgagors.

5. The 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 hill, statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the valuate of any tax, assessment, sale, forfeiture, tax hen or title or taxin thereof.

6. Mortgagors shall pay each item of indebtedness herein tentimed, both principal and interest, when due according to the ten is hereof. At the option of the holders of the Note, and without notice to Mortgagors, 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) in the case of default for ten days in naking payment of any installment principal or interest on the Note, or (b) when default shall occur and continue for thirty days in the performence of any other agreement of the Mortgagors herein contained.

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10. No action for the enforcement of the lieu or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Note hereby secured.

12. Trustee h s. o duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obliged to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be hable for any axts or omissions hereunder, except in case of its own gross negliger o or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein 'see.

13. Trustee shall release his Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has 'n a 'lly paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturify thereof, pre and schibit to Trustee the Note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as 've' which trustee the Note, representing that all indebtedness hereby secured has been paid, which representation Note herein described any note which here a release required of a successor trustee, such successor trustee may accept as the genuine Note herein described any note which the description herein Contained of the Note and which purports to described any note which may be prevented and which conforms in substance with the description herein contained of the Note and which purports to be secured by the persons herein designated an makers thereof.

and where the release is requested of the command trustee and it has never executed as extificate on any instrument identifying same as the Note described herein, it may accept as the genuine Nove 'creir described any note which may be presented and which conforms in substance with the description herein contained of the Note and which purports to be cented by the persons herein designated an makers thereof.

14. Trustee may resign by instrum at a writing filed in the effice of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inal 0% or refusal to act of the above-named Trustee, then the Chicago Title and Trust Company, of Cook as are herein given Trustee, and any Trustee of successor in Trust. Any Successor in Trust hereinder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or success—shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions herei, 3 all, dend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall in the all such persons and all persons liable for the payment of the indibtedness or any part thereof, whether or not such persons shall have executed the Note of this Trust Deed.

16. In order to provide for the payment of taxes, a sexir rust and insurance premiums required to be paid hereunder by Mortgagors, Mortgagors thall deposit with the holders of the Note, or such other person firm a comporation as the holders of the Note may designate, on each monthry payment date of the payment of the last available bills. The mone the deposited in such tax and incurance reserves are to be held without interest and are remained by the amount of the last available bills. The mone the deposited in such tax and incurance reserves are to be held without interest and are remained by the amount of such taxes and assessments as the same tenting of the

17. The Trustee, indicidually, may buy, sell, own and hold the Note or any interest therein, before or after naturity, and whether or a default shall have occurred or exists, and said Trustee as a holder of the Note or an interest therein and every subsequent holder thereof shall be on to all the same rights and remedies as are in this trustee extended to all the same rights and remedies as are in this trustee extended to all the same rights and remedies as are in this trustee extended as Note to a solid remedies a said for the Note are the Note and as Trustee hereunder shall ever of the Note of the Note and the Note are the Note and the Note are the Note and the Note are the Note and the Note and the Note are the Note and the Note are the Note and the Note and the Note are the Note and the Note are the Note are the Note and the Note are the Note are the Note and the Note are the Note and the Note are ... of Mortgagors the day and year first above written.

(izarlear Gholowrego H. Azurbay Gholamreza H. Azarbarzin STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the Strac a oresaid, DO HEREBY CERTIFY THAT County of McHenry Gholamreza H. Azarbarzin & Kay M. Azarbarzin, his wife who are personally known to me to be the same person 5 foregoing Instrument, appeared before me this day in person and acknowledge that they scaled and delivered the said instrument as their free and voluntary at , or the uses and purposes therein set forth, including the release and waiver of the right of homeste d. GIVEN under my hand and Notary Seal this. AcHenry Courty Hispois Neger Public S My commission exper Ville 22, 1981 Arthur W. Lachel The Installment Note mentioned in the within Trust Deed has b 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 RE-

FIRST NATIONAL BANK OF MOUNT PROSPECT

999 ELMHURST ROAD MOUNT PROSPECT, ILL. 60056



END OF RECORDED DOCUMENT