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| TRUST DEED TO THE BEAUTY OF TH |
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| THIS INDENTIFY TO BE THE STATE OF THE STATE |
| HEATT. F. ANTROL AND VERGENIA ANTROL, HES WIFE. |
| incretion referred to as 7 Ann pagons, "and CHIE ACCE HAT I AND TRUST CHAPTERS AND HIS or an Illinois composation doing fundament in Chicago, Illinois, flex in |
| THIRTY-FIVE THOUSAID AND NO/100 |
| evidenced by one certain Installment Note of the Mortgagors of even date herewith, made psyable to THE ORDER OF |
| BEARER |
| and delivered, in and by which said N is the Mortgagors promise to pay the said principal sum and interest from August 20, 1980-7-00 the Jaian's of principal remaining from time to time unpaid at the rate of 2% over per century in instalments (including principal and interest) as follows: |
| THIRTY-FIVE THOUSAND AND NO/110 Dollar SKKNIKAKKKKXXXXXXXXX |
| of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX |
| in said City, NOW, THERRIPORE, the Mortageors to secure the payment of the said principal sum of mo ey and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and a securitation of this trust deed, and the performance of the covenants and a securitation contained, by the Mortageors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receip. of and is in consideration of the sum of One Dollar in hand paid, the receip of and is of their estate, right, presents COVINY and WARRANT unto the Trustee and being in the COVINT of COVINT and therefore, study the said being in the COVINT of COVINT and the covint of the covi |
| of the North East 1/4 of Section 18, Township 40 North Last 1/4 of the North East 1/4 of the Third Principal Meridian, in Cook County, Illinoi |
| Lot Twenty (20) in Block Eight (8), in Ravenswood in Section 18, Township 40 North, Range 14, East of the Third Principal Meridian, |
| in Cook County, Illinois. |
| which, with the property hereinafter described, is referred to herein as the "premises," TUGETHER with all improvements, resements, enterests, fixtures, and appartenances thereto belonging, and all rents, issues and profits thereof for no long and during all such tisses as infortagents may be entitled thereto (which are piedged primarily and on a parity with said real testare and not secondarily) and all appearants, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, hight, proves, refrigeration (whether single units or centrally contibled), and entitlation, including (without restricting the corrections, servers, window shades, srown doors and windows, floor coverings, insdor 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, foregoing are declared to be a part of said real estate whether physically attached retretor or to, and it is agreed that all similar apparatus foregoing are declared to be a part of said real estate whether physically attached retretor or to, and it is agreed that all similar apparatus foregoing are declared to be a part of said real estate whether physically attached retretor or to, and it is agreed that all similar apparatus, 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, foregoing are declared to be a part of said real estate whether physically attached theretor or not, and it is agreed that all similar apparatus, foregoing are declared to be a part of said real estate whether physically attached the said or assigns shall be considered as constituting part of the foregoing are declared to a part of said real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and suigns, forever, for the purposes, and upon the uses and trusts herein set forth, five from all rig |
| timin herein set forth, free from all rights and benefits under and by varies of the Homestead Exemption Laws of the State of Immans, waster times herein set forth, free from all rights and benefits the Merein services of the herein services of the state of the Homestead Communication of the State of the State of the Homestead Communication of the Homestead Communicatio |
| |
| This trust deed consists of two pages. The correspond to the pages are a part hereof and shall be binding on the mortgagors, their heirs, this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, |
| Successors and assigns. WITNESS the hand S and seals of Mortgagors the day and fear first phose frinten. |
| [SEAL] Emil F. Amil [SEAL] |
| (SEAL) Transia Linea (SEAL) |

THE RESIDENCE THE WAS APPROXIS

, National Security bank of the Calpa

1030 W. Chicago Avenue.

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2. We impost shell pay before any penalty ettacles all general taxes, and shell pay special taxes, special amenuments, water changes, sewer survice. Amore, and other changes against the premiers when due, and shall, upon written request, función to Trustee or to Indexes of the notes deplicates yets in the causer provided by statete, any tax deplicates yets.

3. Methodo is all keep all bendings and improvements now or hereafter situated on said premiers insured against loss or damage by fire, lightning or w date in (and flood damage, where the lender is required by law to laws its loss as insured) under policies providing for payment by the issue, and we wise of moneys sufficient either to pay the cost of replacing or reparing the tenne or to pay in full the indebtedness secured hereby, all a to manner sufficiently to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the half we of the note, such rights to be evidenced by the standard montage clause to be attached to each policy, and she deliver all policies, inch any difficient and schemal policies, to holders of the note, and in case of insurance about to expire, shall deliver

4. In case of default if ner's. Transee or the holders of the notes may, but need not, make any payment or perform any act hereinbefore required of Mortpagens in an "a and manner decande despedient, and may, but need not, make the fill or pertial payments of principal or interest on prior extension." If any, and punchase, discharge, companies or settle my tractice or other prior lies or this or claim thereof, or redeem from any tax sale or forficity. "Storing said premises or context my tax or sextensent. All moneys paid for any of the purposes herein authorized and all expenses paid or sext sold in connection therewist, including attorney's feet, and any other moneys advanced by Transe or the holders of the note to protect of an ingred permises and the lies hereof, her resonable compensation to Transee for each matter concerning which action herein author and may be taken, shall be so much additional indebtodness secured hereby and shall become insteadigately due and payable without actions you with interest thereon at a rare equivalent to the post maturity rare set forth in the note securing this trest deed, if any, otherwise if press trainity are set forth therein. It suction of Transee or holders of the note shall sever be

5. The Trustee or the helders of the note 'corby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate process of from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any to any sament, safe, forfeither, tax lies or title or chim thereof.

6. Mortgagers shall pay each item of indebtedos. or .c. mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and with at v riv. to Mortgagers, all unpuid indebtedoess secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust L. w the contrary, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest or use note, or (b) when default shall occur and continue for three days in the

T. When the indebtedness bereby secured shall become do, "when or it was excleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any soit to foreclose the F in here of, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid in incurred by or on behalf of Trustee or holders of the note for attorneys' feets, Trustee's feet, appearer's feets contrays for documentary and expenses the feet of the process that the same publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of pre-arring all such abstracts of title, title scarches and examinations, title issuance policies, Torrens certificates, and similar data and assume to v. it respect to title as Trustee or holders of the note may deem to be reasonably accessary either to prosecute such said or to evidence to blower. At any sale which may be had pursuant to such decree the true conditions of the title to or the value of the premises. All expenditures scarce are of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payabe, or it retest thereon at a rate equivalent to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the prematuri v as set forth the rise, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and by are, a try proceedings, to which either of them shall be a party, either as plaintiff, chainsant or defendant, by resons of this trust deed or any is set forth the rise, whether or not actually commenced, or (b) preparations for the defense of any threatment shall be a premised for the foreclosure hereof after accrusid such might affect as premises or the security hereof, whether or not preparations for the defense of any threatment shall be an expense of the might affect as premises or the security hereof,

actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the ollowing order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are nentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional in the violenced by the note, with interest thereon as herein provided; third, all principal and interest treasining unpaid on the netter (north, any rest "as Mortgagors, their heirs, legal

The strains as suggest, as a street guide of stall to foreclose this trust deed, the court in which me, by is filed may appoint a receiver of sid premiser. Such appointment may be made either before or after sule, without notice, without regal of use obsence or insolence of Mortgagors at the time of application for such receiver and without regard to the then value of the premiser or wither the same shall be then occupied as a hometened or not and the Trustee hereunder may be appointed as such receiver. Such receiver, one of such that the same shall be then reath, issues and profits of said premises during the pendetely of such foreclosure sait stad, in case of a sale and deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times whill since, yout, except for the intervention of such receiver, would be entitled to collect such reath, issues and profits any powers which in y be necessary or as usual in such cases for the protection, postension, control, management and operation of the premises during the u- of sulf seniod. The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lens which in y be appeared to to the lies hereby or become

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be got used available to the party interposing same in an action at law upon the note hereby secured.

11 Tractee or the helders of the note that have the right to insert the premiers at all reasonable times and access therein at de-

permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee be obligated to record this to deed or to exercise any power herein given unless expressly obligated 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 of the agents or employees of Trustee, and it may require indemnities

13. Trustee shall release this trust deed and the lies thereof by proper instrument upon presentation of mitifactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maximity thereof, produce and exhibit 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, such successor trustee may accept as the grassine note herein described any note which bears an identification smaller purporting to be placed theseon by a prior trustee heavenfee or which conference is materiace with the description herein contained of the note and which purports to be executed by the persons heavin designated as the surfaces theseof; and where the release is expected of the original trustee and it has note the surface of the content of the passion of the note and which purports to be executed by the persons heaving of these or the surface of the content of the passion that the description has contained of the note and which purports to be executed by the persons heaving description is relationed with the description has contained of the note and which purports to be executed by the

In the event of the death or permanent removal from said Cook County of the Trustee, or his refusal or failure to act then the Chicago Title and Trust Company of said Cook County is hereby made first successor in this Trust, and invested with at the powers granted to said Trustee.



Property of County Clerk's Office

25532.929

National Security Bank of Chicago
1030 West Chicago Avenue
Chicago, Illinois 60622

K PLACE IN RECORDER'S OFFICE BOX MARKET

4<u>633 and 4637 N. Hermitag</u>e

Chicago, Illinois

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RECORDER OF DEEDS COUK COUNTY, ILLINOIS

RECORDER SIDNEY R. OLSEN



XXXXXXXXXXXXXXXXX JOHN RICE THATEIRE ASSISTANT

MAN TO THE PROPERTY OF THE PRO

CERTIFICATE OF ADDITIONS

JUNIA CLEUTS OFFICE THIS IS TO CERTIFY THAT THE MICROFILMED IMAGES APPEARING ON THIS ROLL OF FILM BETWEEN START ADDITIONS AND END ADDITIONS ARE TRUE AND ACCURATE WASCING TO THESE DOCUMENTS OF THE RECORDER OF PLEDS. COOK COUNTY, ILLINOIS, WHICH WERE MISSING OR PROVED UNREADIRGING U.ON INSPECTION OF The Carginal Roll, and are to be spliced TO SUCH ORIGINAL BOLL FOR ITS COMPLETION.