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Set

August

ABOVE SPACE FOR RECORDER'S USE ONLY

19 80 , between EDWARD RANIERI and

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illing s, I erein referred to as TRUSTEE, witnesseth:

THAT, WHERLA' use Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Forty thousand

and no/100 -/evidenced by one certain instalment 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 per cent per annun in instalments (including principal and interest) as follows:

day of each month they for until said note is fully naid except that the first said note is fully naid except the first said note is fully not not not not naid Four hundred and forty Sept. of ther first until said note is fully paid except that the final payment of principal due on the day of August, 1982. All such payments on and interest, if not sooner paid, shall be due on the account of the indebtedness evidenced by said note o be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of 15% per annum, and all of said principal and interest being made payable at such banking bourse or the principal and interest being made payable at such banking bourse or the principal and interest being made payable at such banking bourse or the principal and interest being made payable at such banking bourse or the principal and interest being made payable at such banking bourse or the principal and interest being made payable at such banking bourse or the principal and interest being made payable at such banking bourse or the principal and interest being made payable at such banking bourse or the principal and the pr per annum, and all of said principal and interest being made payable at such banking house or trust Illinois, as the holders of the note may, from time to time, company in Chicago, Illinois, as the in writing appoint, and in absence of such appointment, then it the office of in MENERGY, Oak Park, Illinois. RALPH F. DI FEBO

NOW, THEREFORE, the Mortgagors to secure the payment of the said or neighbors and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the center of th

Lot 23 in Shellene Highlands, a subdivision of part of the South West 1/4 of Section 6, Township 36 North, Range 12, East of the Third Principal Meridian, according to the plat thereof recorded as Document 16333208, in Cook County, Illinois.

In addition to the regular monthly payment, the Mortgagor herein shall deposit each month with the holder of the note secured by this Trust Deed a sum equivalent to 1/12th of the general real

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents as the restate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to suppy heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador 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 the mortgagors or their successors or assigns 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, which this trust deed consists of two pages. The covenants, conditions and provisions appearing on the state of this trust deed consists of two pages. The covenants, conditions and provisions appearing on the state of this trust deed consists of two pages. The covenants, conditions and provisions appearing on the state of this trust deed consists of two pages. The covenants, conditions and provisions appearing on the state of the state deed on the state of the state deed on the state of the state of the state of the state deed on the state of the state of the state of the state deed on the state of the state deed on the state of t

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 herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

successors and assigns. WITNESS the hand and seal of Mortgagors the	day and year first above written.
WITNESS the hand and seal of Mortgagors the	fyce france [SEAL
[SEAL]	[SEAL

STATE OF ILLINOIS,	JOSEPH J. DI FEBO
wite Bo Cook	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Edward Ranieri and Joyce Ranieri, his wife
6/200	who are personally known to me to be the same person S whose name S subscribed to the
No. 7	foregoing instrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the said Instrument as their free and
Mys / M	voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal his 25th and of August 1980.
The state of the s	Massal . Mu Sers Notary Public

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THE COVENANTS, C INIT I ONE AND PLOVISIONS REFERED TO DN PAGE 1 THE FEVERSE FIDE OF THIS TRUST DEED):

THE COVENANTS, CONTROLS NOT GOVE 16NE REFER 18-10 N PAGE LIFE TERS IDE OF THIS TRUST DEED):

1. Margapora shall (d) promptly testar, restore or rebuild any buildings or improvements now or bereafter on the premises which may be come damaged and the product of t

10. No action for the enforcement of the lien or of any provision hereof shall be swelet 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.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the primits, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall, it see be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be fish of or any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of in stee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release is reof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby such successor trustee may accept as the genuine note herein described any note which there a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number. I apporting to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof, and where the release is requested of the original tast ever placed its identification number on the note described herein, it may accept as the genuine note herein described any note which purports to be calcuted by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recor

Persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument had been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the count, in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act 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 applicable to this trust deed.

IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	CHICAGO TITLE AND TRUST COMPANY, Trustee, By Assarder Secretary/Assistant Vice President
MAIL TO: JOSEPH DIFEBO IZION. LARAMIE CHICAGO, ILL 6065/	FOR RECORDER'S INDEX PURPOSES ESTAT STREET ADDRESS OF ABOVE
PLACE IN RECORDER'S OFFICE BOX NUMBER	

END OF RECORDED DOCUMENT