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| | TRUST | DEED | 2572 | 3164 | | |
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| ान् ट ध | r Carania | | | • | | |
| | | CTTC 7 | THE | ABOVE SPACE FOR RECORDER'S | USI ONLY | |
| HIIS IND | ENTURE: made | Decembe | | 80 , between | _ ``````` | |
| | JOSE | EPH BAUE | ₹ | | | ľ |
| 1 | | | herein re | erred to as "Mortgagors," and | | } |
| an Illinois i | s armoration dois s | | CHICAGO TITLE AND icaro, Illinos, herain rof | TRUST COMPANY rred to as TRUSTEL, witnesseth | | - 1 |
| THAT, WI | P.REAS the Mort | tgagors are just | ly indebted to the legal | holder or holders of the Instalme | em Note herematter deser | ibed. |
| said legal m | oders holders h ND a. 1 NO/ | eing herein ref 100 (\$45 | erred to as Holders of the of the original ori | Note, in the principal sum of | FORTY-FIVE | .11 |
| | | | | m date herewith, made payable t | | |
| and delive | red, in and | which sa | id Note the Mortga | ors promise to pay the said | principal sum and int | erest |
| trom F | ebruary 1, | 1981 | on the balar | ce of principal remaining from ti | me to time impaid at the | rate |
| of I | ren (10) | $O_{\mathcal{X}}$ | per cent per am | um in instalments fineluding prin | (cipal and interest) as follo | OWS. |
| Fobri | \$397 | .12 | | Dollar on the first | (lst) | . day |
| thefirst | (1st) day of e | ach ant e | very month | \$397.12 | | |
| payment of | principal and inte | erest, if not so | cier yard, shall be due c | $_{ m the}$ first(lst) $_{ m day~of}$ $_{ m t}$ | January 🗀 🕫 8 | 6 |
| | | | | id note to be first applied to in EXXIVED AND TO BE TO | | |
| XXXXXXX | CCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC | executives: and | all or say principal and | interest being nude payable 20 | XICKNOODQQQQQQXXX | XX |
| 20000000000000000000000000000000000000 | ර්මිතිම්මිතිවර්ගයේ | sisteriorists. | Consideration of the second se | CHARLES J. NORTI | ER and VIRGINI | A D |
| sx xxxxxx xxxx | NORTIER, | nis wife the note | may, from ti | eretter, Brookfie. | ta, Illinois, ting appoint. | or |
| NOW, THE | REFORE, the Mortg | tagory to secure the and the performan | e payment of the saw (1) cap- ice of the covenants an agri- | I sum of money and said interest in accoments herein contained, by the Mortg | ordance with the terms, procisi agors to be performed, and also | 0115 7 30 |
| Tambour | cresors and issues it | the fall of the fall | | | CAN'N DE L'ADIG MANTENANA MINTO D | tov. |
| Vil | lage of B | rookfiel | ibed Real Estate and all of the COUNTY (| x est to right, title and interest therein. COOK | situate, lying and being in the AND STATE OF HELINO | us I |
| to wit | lage of B | rookfiel | iped Real Estate and all of the COUNTY (| CHARLES J. NORTH cefeller, Brookfie the to time, in writ sum of money and sad mirrest in accoments herein contained, by the Morg knowledged, do by these presents Cook a set to right title and interest therem. | situate, lying and being in the AND STATE OF ILLINO | 08. |
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Page 2

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged to destroyed; (2) keep and premises in good condition and repair, without waste, and free from inchanic's or other here or claims for her not expressly subordinated to the her hereof; (3) pay when due any indebtedness which may be secured by a heri or charge on the premises superior to the her hereof, and upon request exhibit satisfactory evidence of the discharge of such prior her to Trustee or to holders of the note; (3) complete within a reasonable time any buildings into or at any time in process, of section upon said premises of the note; (3) complete within a reasonable time any tespect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To present default bereinfield reflections shall pay in full under protest, in the mainter provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep'all buildings and improvements now in hore-for structed on and

and other enages against me permose will always in full under protest, in the manner provided by statute, any tax or assessment which Morragogers may desire to contest.

3. Morragogers shall keep all buildings and improvements now or hereafter situated on said premises insured against low or damage by fire, lightning or were so that the policies presiding for paximent by the insurance companies of moneys sufficient either to pay the cost of replacing or reparing the same or only a full the midelinelness secured hereby, all in companies satisfactors to the holders of the note, under insurance policies payable, in case of lows or aim to to Trustee for the benefit of the holders of the note, such regires of the note, under insurance policies payable, in case of lows or aim to to Trustee for the benefit of the holders of the note, such or dawarder morrage clause to be strached to each policy, and shall dely early including additional and renewal policies of the note, and in case of morrage clause to be strached to each policy, and shall dely early including additional and renewal policies of the note, and in case of morrage clause to be strached to each policy, and shall dely early to the respective dates of expiration.

4. In the official therein, Trustree or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortagog is in my form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on principal early and the partial payments of principal or interest or principal early and the principal or interest or principal early and the principal early interest or principal early and the purposes became authorized and all expenses paid in morred in a trust of any tack that the early and the purposes become authorized and all expenses paid in morred in the first of the partial payments of principal early in the principal early in the early and the principal early in the early and the principal early in the early and the

interest on the note, or (b) when a G A all occur and continue for three days in the performance of any other agreement of the Mortgagors berein contained.

7. When the indebtedness hereby secured shall not one due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lieu hereof, in any suit to forcel occur the ben hereof, that the lieu hereof, in any suit to forcel occur the length to forcelose the lieu hereof, in any suit to forcel occur the length to forcelose the lieu hereof, in any suit to forcel occur and expenses which may be paid or mean red by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees, appliaser's fees outlays for documentary and expense extenographers' charges, publication cost and costs which may be estimated as to term to be expended after entry of the decree's of procuring all such abstract sort into, into extension the invalance policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or holders have and expensely necessary either to prosecute such autior to evidence to holders at any sade which may be had pursuant to such as a continuous of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so must ad attitual indebtedness secured hereby and immediately due and payable, with interest between at the rate of seven per cent per anima, when pad [1] surred by Trustee or holders of the notion with (a) any proceeding, including probate and bankripty proceedings, to which either of them [1] surred by Trustee or holders of the inition with (a) any proceeding, including probate and bankripty proceedings, to which either of them [1] surred by Trustee of holders of the inition with (a) any proceeding, which is the preparations for the continuous necessary of the notion in content of the preparations for the continuous hereby society and on the reason of this trust deed or any indebtedness bereful sev

principal and interest remaining impaid on the note; fourth, any overplas to Markagors, their heis, legal representatives or assign, as their rights may appear.

9. Upon, or at any time after the filing of a bill to torechose this trust deed, as exact in which sails hill is filed may appoint a receiver of said premises. Such approximent may be made either before or after sake without notice, with a fourth of other obversely or insolvency or insolvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the their value of the premises of of either the same shall be then occupied as a homestead or not and the trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the same shall be then occupied as a homestead or not and the risk here of such foreconstruction and makes for a sale and a detivency, during the full statut by vertod of redemption, whether there he redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, which may be necessary or as asked and a detivency, during the full statut by vertod of redemption, whether there he redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver such reasts, using the whole of said persons. The Court from time to time may authorize the receiver to a sound control, management and operation of the premises during the whole of said persons. The Court from time to time may authorize the receiver to any tax, special as weather or other line which may be controlled in the proposed of the intervence of such decree, provided such application is made prior to fireclosure said; (2) the deficiency in case of a sale and deficiency.

10. No atom for the enforcement of the herion of any provision hereof shall be subject to any defense which and he intervent to the line hereof or of the heries of the note shall have the right to impect the premises at all reasonable tin so access thereto

party interposing same in an action at low input the mote hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable ting a secess thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire not the validity of the signatures or the identity, capacities, or authority of the signatories on the note or trust deed, nor shall Trustee be obligated to record that it deed of the exercise any power bettering even unless expressly obligated by the tertin bereal, nor to be liable for any acts or ormissions betweinder, except it is using proposed into condition to that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before ever is it any power bettering itsen.

13. Trustee shall because this trust deed and the heir thereof by proper mistrument upon estimation of satisfactory of idence 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 per or who shall either before or after manufact sheeting, produce and exhibit to Trustee the note, representation. Trustee may execute any executed of a successor trustee, such successor trustee of a great structure of a successor strustee. The successor is trusteened any notice which bears an identification number purporting to be executed by the persons better of successor and trusteened any abstraction which contains a distribution of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may recogn by instrument in writing filed in the office of the Recorder or Registera of Titles in which this instrument shall have been recorded or filed. In case of the responsible to reasonable compensation number on the note described herein; it may accept as it or not seen to the persons herein designated as makers thereof.

14. Trustee may recogn by inst

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BLEORE THE TRUST DELD IS FILLD FOR RECORD

Identification No. CHICAGO TIPLE AND TRUST COMPANY. X Chniene ust Officer / Ass't Sec'y / Ass't Vice Pres.

| MAIL T | O: |
|--------|----|
|--------|----|

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

| $\overline{}$ | | | | | | |
|---------------|-------|-----|------------|--------|-----|--------|
| | PLACE | 101 | RECORDER'S | OFFICE | BOX | NUMBER |

UNOFFICIAL COPY

- 16. Mortgagor hereby acknowledges that the monthly payments herein shown have been calculated upon an amortization over twenty-nine (29) years at said rate of interest; that, nevertheless, said payments shall extend for a period of five (5) years only at which time, to-wit: January 1, 1986, the entire principal balance ther remaining unpaid shall be due and owing in one lump sum.
- 17. Commencing in the year 1981, Mortgagor may prepay any postion or all of said indebtedness without penalty of interest.
- Ment of principal and interest herein specified, Mortgagor shall pay to the holders of the note (herein called "Lender") one-twelfth (1/12th) of the yearly real estate taxes and one-twelfth (1/12th) of the yearly premion for hazard insurance, all as reasonably estimated initially and as adjusted from time to time to conform to actual bills and reasonable estimates therefor. Said sums shall be used by Lender to pay such taxes and premiums as they become due. A failure by Mortgagor to make such monthly payments shall constitute a default in the same manner as a failure to pay principal and interest.
- 19. As additional security hereunder, Mortgagor has executed an Assignment of Rents to Tender which assignment and all rights thereunder may be exercised by Lender upon Mortgagor's failure to pay any sums due hereunder.
- 20. Neither the property no. My interest therein may be sold or transferred by Mortgagor, whether by deed, assignment, articles of agreement for warranty deed, or otherwise, without the written consent of the Lender. In the event of such sale or transfer, Lender may, at Lender's option, declars the entire sur secured by this Trust Deed to be immediately due and payable by written rotice of same to Mortgagor, which notice shall provide a period of rot less than thirty (30) days from the date such notice is received by Mortgagor for Mortgagor to pay such sum. If Mortgagor fails to pay such sum prior to the expiration of such period, Lender may, without further notice or demand on Mortgagor, foreclose the lien hereof in the Nanner provided herein.
- 21. Anything aforesaid to the contrary notwithstanding, no foreclosure proceedings may be instituted by Lender upon the mortgage or trust deed herein until Lender shall have first given Mortgagor a thirty (30) day written notice specifying Mortgagor's default, and Mortgagor shall have failed to cure said default within said thirty (30) day period.

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