## **UNOFFICIAL COPY**

667666 25821812 THISTRUST .. DEED GLADYS BRADY 443 S. ASHLAND AVE. COOK ( CHICAGO, ILLINOIS CTTC - ASB MAR-3 0-81 THE ABOVE SPACE FOR BROKENS USE ONLY REC TAIS NOENTURE, made March 27, 19 81 , between - - - HARRY P. JACKSON, JR. AND GENEVA JACKSON, his wife - herein ref. rreg to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illino s, he ein referred to as TRUSTEE, witnesseth:
THAT, WHERE 1... 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 ---- EIGHT LOUSAND EIGHT HUNDRED FIFTY SEVEN AND 20/100 ---- Dollars, evidenced by one certain histriment Note of the Mortgagors of even date herewith, made payable as stated therein and delivered, in and by which said No. 2 the Mortgagors promise to pay the sum of \$8857.20 including interest in ONE HUNDRED FORTY SEVEN AND 62/100 - - (\$147.62) - Dollars or more on the 10th day

May. 19 81 and - ONE ' UNDR 3D FORTY SEVEN AND 62/100 (\$147.62) Dollars or more on of May, 19 81 and - ONE UNDRED FORTY SEVEN AND 62/100 (\$147.62) Pollars or more on the same day of each month thereafter unth said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 10th day April, 19 86. not sooner paid, shall be due on the 10th day ( April, 19 86.

NOW, THEREFORE, the Mostageors to secure the payr and ( the said sum of money in accordance with the terms, provisions and limitations of this trust deed, and the performance of the oot man, at agreements therein contained, by the Mostageors to be performed, and also in consideration of the turn of One Dollar in hand paid, a centific therein on the contained of the turn of One Dollar in hand paid, a centific therein on the contained of the turn of One Dollar in hand paid, a centific therein is the contained of the turn of One Dollar in hand paid, a centific the contained of the contained of the contained of the contained of the turn of One Dollar in hand paid, a centific the contained of the contain Lot 4 in Foley's Subdivision of Lots 1/ and 18 in Block 2 in Adams and Brown's Addition to Evanston, being a Sund'vision of part of the North half of the North half of the Southwest quarter of Section 19, Township 41 North, Range 14, East of the Third Principal Meridian, lying East of the center of Ridge Road (excercing South 2 feet) in Cook County, Illinois. which, with the property hereinafter described, is referred to herein as the "premises."

TOTETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto beliot thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged prestate and not secondarity) and all appuratus, equipment or articles now or hereafter therein or it conditioning, water, light, power, refrigeration (whether single units or centrally controlled) and entitlation foregoingly, screens, window thades, storm doors and windows, floor coverings, inador beds, awnings, torceomic and electared to be a part of said real estate whether physically attached thereto ont, and it equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall the real estate. equipment or articles hereafter placed in the premises by the mortgapors or their successors or assigns shall be considered as constituting the real settle.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the untures herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, and rights and benefits the Mortgapors do hereby expressly release and waive. 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, WITNESS the hand and sed \_s Mortgagors the day and year first above written. GENEVA JACKSON SEAL 1 STATE OF ACTIVOIS LSSEL BURNES CAMPY DESCRIPTION William J. Asselborn, Jr. Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT - - HARRY P. JACKSON, JR. AND GENEVA JACKSON, bis wife instrument, appeared before me this day in person and acknot signed, scaled and delivered the said Instrument as their Interoing acknowledged signed, season and voluntary act, for the uses and purposes therein ser forth. \_free and day or MARCH tanal Scal

Page 1

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

THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED TO ON FAGE, ITTHE REVENUE SIDE OF TRUS (ROST DEED).

I. Morteparts 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 liens or claims for lien not enter thy subscrimated to the lien hereof; (c) pay when due any indebtedness which may be occurred by a lien or charge on 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 note; (d) complete within a reasonable time any buildings now or at any time in process of erection por, said premises; (e) comply with all requirements of law or numicipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

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not expressly supordinated to the ten nerestic (c) pay when a we any innecession which is a contracted of the notic; (d) complete within the line heroet, and upon request exhibit suitafectory evidence of the discipant contracts of the notic; (d) complete with all tequirements of but or municipal ordinance.

2. Mortgagors thall pay before any penalty attacks all general taxes, and shall not presid to the premises except as required by have or municipal ordinance.

2. Mortgagors thall pay before any penalty attacks all general taxes, and shall not presid to receive the except accessment, when the contract of the cont

ithird, all principal and interest remaining unpaid on the note; fourth, any overplus it. Mertiphors, their heirs, legal representatives or assigns, as their rights may appear.

Y. Upon, or at any time after the filling of a bill to forcelose this trust deed, the cour in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, w. "at 'egard to the solvency or insolvency of Mortgagors 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 Trustee hereunder may be appointed as such receiver. Such near receiver shall have the very terreless that the remarked of the premises of what is a studied profits of said premises during the fall saturoty period of redemption, whether there be redemption or not, as well as during any turther times when Mortgagors, except for the interven don't excepter, would be entitled to collect such contents, tower and profits, and all other powers which may be necessary or are usual in such cases for the exception, possession, control, management and operation of the premise durin; the whole of soid period. The Court from time to time may authorize the except to apply the net income in his hands in payment in whole or in part of: (a) The indebredness secured hereby, or by any decree forcelosing this first deed, or any tax, special assessment or other here which may be or become superior to the lien hereof or of such decree, provided such applier to its made prior to forcelosure alse; (b) the derivening same in an action at law upon the note hereby secured.

10. No action for the endoserous of the note shell have the right to inspect the premises at all reasonable times and a cess the to shall be permitted for that furnees.

power herein given.

The trends of the agents of employees of Trustee, and it may require indemnities satisfactory to if b', or acretising any power herein given.

The trends that release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evide ce that all indebtedness. The trust is the trust deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request of any p rson who shall, either before or after instrumt thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has b cr. paid, which representation Trustee may accept as the evident inquiry. Where a release is requested of a successor trustee, such successor trustee in accept as the evidence on the herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereon. To which contourns in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as it may reach as the genuine note herein described any note which may be presented and which onforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as it is a substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resem by instrument in writing filed in the office of the Recorder of Registrar of Titles in which this instrument shall have be decorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are still respectively. The provisions hereof, shall extend to and be binding upon Mortagors and all provisions thereof, shall extend to and be binding upon Mortagors and all provisions for any part thereof, whether or not such persons shall accept or succeed to the contained by its rate schedule in effect

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MAI				FOR RECORDERS'S INDEX INSERT STREET ADDRESS DESCRIBED PROPERTY HI	PURPOSI-S OF ABOVE
PLACE IN REC	:ORDER'S OFFICE E	OX NUMBER 36	4	322:Sherman Av Evanston, Illi	

END OF RECORDED DOCUMENT