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TRUST DEED

COOK COUNTY, ILLINGIS FILED FOR PECORD

Suincy H. Oleman ACCORDER OF DEEDS

1981, HAY -7 AH 10: 20

25863002

25863002 THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made April 30th

1981 . between ZBIGNIEW K. MATELSKI and

URSULA MATELSKI, his wife herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY an Illinois corporatio. Joing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS are stor gagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holder, bying herein referred to as Holders of the Note, in the principal sum of TWENTY FIVE THOUSAND SIX HUNDRED TWENTY FIVE and no/100(\$25,625.00) Dollars. 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 line, said Note the Mortgagots promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate

on the balance of principal remaining from time to time unpaid at me rate of 15 and 3/4 % interest per cent per annum in installments including principal and interest) as follows:

Twenty five thousand six hundred twenty five and no/100 plus accrued interest or sooner hollars on the March 31st , 1982 day of the control of the control

payment of principal and interest, if not sooner paid, stall be due on the 31st day of March All such payments on account of the indebtedness evidence by said note to be first applied to interest on the impaid principal All such payments on account or the micenteeness evidence by said note to be that applied to microst on the single payment and the remainder to principal; provided that the tincipal of each instalment unless paid when due shall hear interest at the rate of 15-3/4 per annum, and all of said principal and interest being made payable at such banking house on trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing the said and the said payable at such banking house on trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of residence of holders hereof in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of no ey and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements nor in contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is bereby acknow alged, do by these presents CONVEY and WARRANT into the Trustee, its successors and assigns, the following described Real Estate and all of their estate, giptorest and interest therein, situate, lying and being in the COUNTY OF COUNTY O

Truster its successive and assigns, the following described real estate and an order country of CCOK

AND STATE OF ILLINOS.

To wit: PARCEL ONE. Lot 1 of Caroline T.Keller's Subdivision of the North
450 feet of the South 700 feet of the East ½ of the East ½ of the South
East ¼ of the South West ¼ of Section 16, Township 12 North, Range 12
East of the Third Principal Meridian, in Cook County, Illinois ***

PARCEL TWO. Lot 109 in Glenview Woodlands, a Studivision of the
East ½ of the East ½ of the North East ¼ of Section 2. and the East ½

of the South East & of the South East & of Section 29, Tornship 42
North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.

This instrument was prepared by: M.G.Mermel, 5540 W. Diversey Ave Chicago, 111. 65639

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents issues and profits thereofting and during all such times as Mortgagors may be entitled thereto (which are pledged primarily, and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon need to apply heat, gos, air combiniously, which light, power, refrigeration (whether single units or centrally controlled), and centration, including (without restricting the foregoing), screens, window shades, storm doors and windows. How coverings, inador beds, awings, stores and water heaters. All of the foregoing are declared to be a part of said cale estate whether playingly attached thereto or not, and it is agreed that all similar apparatus, equipment or articles bereafter placed in the premises by the mortgagors of their successors or assigns shall be considered as convincting 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 better forth, free from all tights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors 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 betein by reference and are a part hereof and shall be binding on the mortgagors, their hous,

successors and assigns.			
MI SI SS the land & mid	I seal Sof Mortgagors the o	day and year first above written.	L: 10
Zbigniew K. Matelsk	i	Ursula Matelski	IU
·····	•		
STATE OF ILLINOIS.	Stanley C.	Surowka	
County St. Cook	Zbigniew K. Mat	ding in said County, in the State aforesaid, DO HI telski and Ursula Matels	REBY CERTIFY THAT Ski, his wife

who are personally known to me to be the same person 5 whose name instrument, appeared before me this day in person and acknowledged that _whose name_s_are _subscribed to the foregoing they their free and voluntary act, for the uses and purposes therein set forth.

day of April 30th Given under my hand and Notarial Seal this, Geronika

orm 807 A 1.69 Tr. Deed, Indiv., Instal.-Incl. Int.

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OFFICIAL C

Page 2

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

11. Mortgagors shall (1) promptly repair, testore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic sor which hense of claims to hen not expressly subordinated to the liter hereof; (1) gas when due any indebtedness which may be secured by also not change on the premises superior to the hen hereof, and upon request exhibit situations eventually of the first of the first premises of the discharge of such prof hen to Trustee or to holders of the inte; (3) complete walthin a reasonable time any building or buildings now or at any time in process of creation upon said premises. (5) comply with all requirements of law or main upol ordinances with respect to the premises and the use thereof, (6) make no material distrations in said premises except as required by law or maintepal ordinance.

2. Mortgagors shall gay before any penalty stata hex all general taxes, and shall gay specified any penalty stata hex all general seves, special assessments, water changes, sweet service charges, and other charges against the premises when due, and shall, upon written request, futurable to Trustee or to holders of the note duplicate recepts therefor. To present details hereander Mortgagors shall pay in full under protects, in the mainer provided by statitie, any tax or assessment which Mortgagors way desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereaffect situated on said premise insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insulance companies of monteys sufficient effect to pay the cost of replacing or repairing the same or to pay in full the undebtedness secured hereby. All me companies of monteys sufficient effects to pay the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and tenewal policies to the note, and mortga

merest or a context of the Mortgagors herein contains.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the more or Trustee shall have the tight to forcelose the his placed, his any soft to forcelose the her hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and sape new which may be paid or morted by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, appraiser's fees outlays to low mentary and expert evidence, stenographers' charges, publication costs and costs which may be estimated as to trems to be expended after entry of the quest of 1 procuring all such obstracts of title, title seatchess and examinence, title marrance poblices. Torters certificates, and similar data and assurtances with a specific title as Trustee's fees to holders of the reasonably necessary either to prosecute such suit or to evidence to indicate at any sole which may be partially to sale decree the true condition of the title of the primary expenditures and expenses of the nature in this paragra, in outload shall become so much additional indebtedness secured hereby and immediately due and payable, with uncrest thereon at the rate of seven per cent per animal, when pead or incurred by Trustee or holders of the note in connection with (a) any proceeding, in lading probate and bankrupts, proceeding so which either of their shall be a party, either as planntiff, chainant or detendant, by reason or their rate thereon as the connecticement of any suit for the elosure hereof after accrual of such inflict to force lose whether or not a trially commenced, or preparations for the elections of any threatened suit or proceeding which implications of the security hereof, whether or not a trially commenced, or or preparations for the elections of any threatened suit or proceeding which implications to the security hereof, whether or not a trially commenced, or or preparations for the decrease of any

principal and interest termining infland on the 1 ste; it with, any overplus to Mottgagots, their betts, legal representatives or assigns, as their fights magnetic.

9. I poin, or at any time after the filing of a 1 ill to foreclose this trust deed, the court in which sach bill is filed may appoint a receiver of said premises. Such appointment may be inade either before or are say, is without notice, without regard to the solvency or insolvency of Mortgagots at the time of application for sach receiver and without regard to the voluce of the premises or whether the sine shall be then occupied as a homestead or not and the Trustee letterader may be appointed as with receiver, and it exceeds that the pendency of such foreclosure suit and, in case of a sale and, defi set 3, during the full stantory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagots, except 3.2 intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such as soft to prove twinch may encounted, management and operation of the premises during the whole of said period. The Court from time to time may infloring the receiver to apply the net moone in his hands in payment in whole or in part of 1). The indebtedness secured hereby, or by any detree forceloung it's tru deed a sasessment or other hereby are wind the arrive provision in read 5 in the choice which may be obecome superior to the hereby for such decree, provided such application is made 3 not to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the headers of the note of any provision is read 5 sall 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.

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

11. Trustee of the holders of the note shall have the right to inspect the new set 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 premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note of trust deed, not shall, to be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms herein, nor be hable for any act; or or soons hereinder, except in case of its own gives negligence or insconduct or that of the agents or employees of Trustee, and it may require indemnities so; day, or yt to t before exercising any power herein given.

13. Trustee shall clease this trust deed and the line thereind thy proper instrument upon proceed to the state of the proper time. This condition is not suitable to that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereo. It is not deed has been fully paid, and Trustee may execute and deliver a release hereo. It is not deed has been fully paid, and Trustee may execute and deliver a release hereo. It is not deed has been fully paid, and trustee may execute and deliver a release hereo. It is not deed has been fully paid, and relimit to Trustee the one, representing that all indebt access to report day been paid, which representation. Trustee may accept as true without mignity. Where a release is requested of the only accept as the other herein described any note which bears an identification number purporting to be placed threshold any note which bears an identification number purports to be executed by the persons herein designated as makers thereof.

14. Trustee may regard as makers thereof.

14. Trustee may regard as makers thereof.

15. This rust Deed is the resignation, mability or refusal to sact of Trustee, the then Recorder of Deeds a the county in which the persons herein desi

If all or any part of the properties secured hereby or any interest herein is sold, transfered or encumbered by Mortgagors, without the holder of the Note, prior express written consent, the entire of the indebness shall become immediately due and payable, without notice. It being the interest of the Parties that if the premises secured hereby is sold, transfered or encumbered prior to the due date hereof this indebness shall be forthwith due and payable by Mortgagors.

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THE NOTE SECURED BY THIS TREST DEED SHOULD BI IDENTIFIED BY Chicago Title and Trust Company BELORI THE TRUST DEED IS FILED FOR RECORD

de	ntification No. 5355555
	CHICAGO TITLE AND TRUST COMPANY.
Ņ.	Assis Trace Officer / Assis See's / Assis From Prom
	ds St. Tract Officer / Ass't See'y / Ass't View Pros.

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MAIL TO: 5-540 li Michiely auc.	
L Mecini, J. 160639	ᆜ
PLACE IN RECORDER'S OFFICE BOX NUMBER	_

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

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END OF RECORDED DOCUMENT