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TRUST DEED

COOK COUNTY ILLINOIS FILED FOR RECORD

Sidney R. Olcan RECORDER OF DEEDS

668633

1981 MAY 13 PM 2: 35

25870035

CTTC 7

25870035 HE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made March 20, Garen Williams, his wife

1981 , between Dermis Williams &

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chiergo, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, "HEREAS the Mortgagors are justly indebted to the legal holders of the instalment Note hereinafter described, said legal holders being herein referred to as Holders of the Note, in the principal sum of Eighty-four Thousand Nine Handred and Nine (\$84,900.00)

evidenced by on 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 April 1, 198?. on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows: As set forth on installien rote of even date

						Dollars or i	more on the _	day
of	19	, and					Dollars	or more on
	day of each		thereafter unti					
		paid, shall oe						
		s evidenced by						
		vided that the p						
of 11 1/2	per annu	ım, and all of s	aid principal a					
company in	Chicago						e may, from t	
in writing appo	int, and in ab	sence of such ap	pointment, t ie	n all the offic	c of Franc	is Green,	5515 E. F	finsdale
udsubbadji	Littleton	, Colorado	80122	-0				

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in Land, said, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assign, the following described Real Estate and all of their estate, right, little and interest therein, situate, lying and being in the Villare of Brookfield COUNTY OF COOK

Parcel 1:

Lot 22 and the South half of Lot 23 in Block 3 in Block field Manor, in the North East quarter of Section 34, Township 39 North, Range 12 Tast of the Third Principal Meridian; ALSO

The North half of Lot 23 in Block 3 in Brookfield Manor in the North East quarter of Section 34, Township 39 North, Range 12 East of the Third Principal Meridian in Cook County, Illinois.

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

TOGETHER with all improvements, tenements, easements, fixtures, and appartenances thereto belonging, and all rents, say and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parit, y an aid real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply leat, pas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without resard ing the foregoing), servens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. I be 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.

"O 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 said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The governants conditions and provisions appearing on page 2 (the reverse side of

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 s an	d seal S of Mortgagors th	e day and year first above written.	
Denna Wille	[SEAL]		I SEAL
Garen L. Wi	Cliamo [SEAL]	·	(SEAL)
In tiple		=	

TANCE OF ILLANOIS.		1, JAMES 7. W) 1560	
avintise Cook	SS.	a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTI THAT Dennis Williams & Garen Williams, his wife	F١
aunity of the same		MAI Della Walland	
Secretary Control of the Control of			

personally known to me to be the same person S whose name s are who are subscribed to the acknowledged that me this day instrument, appeared before in person signed, scaled and delivered the said Instrument as

voluntary act, for the uses and purposes therein set forth.

Given under my hand and Notarial Scal this

Notarial Scal Form 807 Trust Dood — Individual Mortgagor — Secures One instalment Note with Interest Included in R. 11/75

Dogs 1

Notary Public

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON

A IT THE REVERSE SING OPTHISTRUST DEED;

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A IT THE REVERSE SING OPTHISTRUST DEED;

The Covenants are considered and appropriate states of the provision of the premises superior to the line hereof, of pay when due any indebtedness which any be secured for not necessarily and the provision of the premises superior to the line hereof, of pay when due any indebtedness which may be secured into the line of change of the premises superior to the line hereof, and upon request exhibit satisfactory condence of the discharge of such prior line to Travestee or to highder of the horiz (d) cample exhibit a restanciable time any building on word at any line in process of crection upon said in the premises when the provision of the premises and the toe historic, of make in the premises when the provision of the premises and the toe historic, of make in the premises when the provision of the premises and the toe historic, of make in the premises of the premises when the premises and the premises and the toe historic of the premises of the premises of the premises and the premises and the premises and the premises when the premises and the premi

count from the to the lary authorize the receiver to apply the ted michie in its mains in pay that its which may be one become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure. Let (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any fee's se 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 permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to in uire 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 oil, as d to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any a its 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 reason intermities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the seriest of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebt, and succept as the genuine note herein described any note which bears an identification number on the note described herein, it may accept as the entire may accept as the makers thereof, and where the release is requested of the original trustee and which purpor to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has no presented and which conforms in substance with the description h

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.

658693 Identification No

MAIL TO:	VITO D. DECARLO ST.	
3 /r 3	CHICAGO, /LLINOIS 60603	
PLACE IN	RECORDER'S OFFICE BOX NUMBER	

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

END OF RECORDED DOCUMENT