UNOFFICIAL COPY

TRUST DEED 1980 JAN 24 For use with Note Form 1448 (Monthly payments including interest)

10-510-0196-6

25334440

7 3 5 4 9 7 The Above Space Fol Recorder's Use Only THIS INDENTURE, made October 18, 19 79, between Mary A. Fitzsimmons

THE RESERVE THE RE

thousand time hundred nineteen and 60/100

principal sim ind interest to be payable in installments as follows: One hundred forty nine and 33/100 Dollars on the 25 hday of November. 1979, and One hundred forty nine and 33/100 Dollars on the 25th ary of each and every month thereafter until said note is fully paid, except that the final payment of principal and interact, if not sooner paid, shall be due on the 25th day of October. 1989; all such payments on account of the indebtedness evidenced by said Note to be applied first to accrued and unpaid interact on the unpaid printings valance and the remainder to principal; the portion of each of said installments constituting principal, to the etter toot paid when due, to bear interest after the date for payment thereof, at the rate of 7 per cent per annun and all such payments being made payable at Unity Savings Assoc., or at such other place as the legal holder of the note may, from time to time, in writing appoint, which note further provides that at the election of the legal holder thereof and without notice, the principal sum remaining unpaid thereon, together with accrued interest the e.a. shall become at once due and payable, at the place of payment aforesaid, in case default shall occur in the provides that a continue for three days in the performance of any other agreement contained in said Trust Deed (if which event election may be made at any time after the expiration of said three days, without notice), and that ill parties thereto severally waive presentment for payment, notice of dishonor, protest and notice of protest.

NOW THEREFORE, to secure the payment of the raid principal sum of money and interest in accordance with the terms, provisions and limitations of the above mentioned note and raid in this Trust Deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and a so in consideration of the sum of One Dollar in hand paid, the receip whereof is hereby acknowledged. Mortgagors by these preser's CONVEY and WARRANT unto the Trustee, its or his successors and assigns, the following described Real Estate, and all of their estate right, title and interest therein, situate, lying and being in the

City of Chicago . COUNTY OF Cook AND STATE OF ILLINOIS, to wit:

Part of the south 242 feet of the North 875 left of the Fast fractional half of the north Fast 10 of Section 8, Township 40 North, Runga 14, Fast of the Third Principal Meridian, in Cook County, Illinois.

25334440

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

TOETHER with all improvements, tenements, assements, and appurtenances thereto' cion, inz. and all rents insures and proints thereof the bold of the constant of the

| Witness | the hands as | d seals of Mortgagors the day and | | | |
|-----------------|--|--|--|-----------|------------|
| 171 . 1 | PLEASE PRINT OR PE NAME(S) BELOW NATURE(S) | Mary A. Fitzsimm | [Seal] | | |
| State of Allien | ols, County of | in the State aforesaid, DO | I. the undersigned, a Notary Public in and for HEREBY CERTIFY that Mary A. Fitzsi | | O" |
| 02.70 B D B | MPRESS SEAL - THERE | subscribed to the foregoin nowledged that S. 18 signs | be the same person: . whose name | their | ack- |
| Christmadon | ny hand and of | and waiver of the right of | homestead. day of October M. Falle | - | |
| | himmun. This | Instrument was prepared by: SAVINGS ASSOCIATION | | HOTARY PL | 18116 |
| | 424 | 2 North Harlem Avenue Chicago, Illinois 60634 | ADDRESS OF PROPERTY: | bocu | 3 |
| ſ | NAME | A J. Naumee | THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF TRIS TRUST DEED. | MENT | الم الم |
| MAIL TO: | URIT SATINGS ASSIR. | | SEND SUBSEQUENT TAX SILLS TO: | No. | |

RECORDER'S OFFICE BOX NO.

CHICAGO, ILL. 60634

1210

| THE FOLLOW | NG ARE THE COVENA TRUST DEED) AND W | NTS, CONDITIONS AN | D PROVISIONS RE | ERRED TO ON PAI | GE 1 (THE REVERSE E REGINS: | |
|--|--|---|---|---|---|------------|
| Mortgago any buildings or | rs shall (1) keep said pre improvements now or he | mises in good condition reafter on the premises | and repair, without w which may become d | aste; (2) promptly reg | pair, restore, or rebuild d: (3) keep said prem- | 6 |
| ises free from m the lien hereof; hereof, and upor | echanic's liens or liens in (4) pay when due any inc o request exhibit satisfac a reasonable time any buil | favor of the United State lebtedness which may be tory evidence of the dis- | es or other liens or secured by a lien or charge of such prior | taims for lien not ex- charge on the premis- ien to Trustee or to b | pressly subordinated to les superior to the lien polders of the note: (5) | |
| with all requiren | ients of law or municipal nises except as required b | ordinances with respect | to the premises and | he use thereof: (7) m | ake no material altera- | |
| 2. Mortgago charges, sewer s or to holders of | rs shall pay before any pervice charges, and other the note the original or du | enalty attaches all general charges against the pre- | al taxes, and shall p mises when due, and To prevent default | ay special taxes, spec hall, upon written requ creunder Mortgagors | ial assessments, water sest, furnish to Trustee shall oay in full under | |
| Moregan | re shall keen all buildings | and improvement now | which Mortgagors in | ay desire to contest. | | W. W. |
| ional and renew en a s p ior to | ning and windstorm under replacing or repairing the ste, under insurance polici evidenced by the standar al policies, to holders of the the respective dates of ex- | ne note, and in case of inspiration. | surance about to exp | re, shall deliver renew | policies not less than | |
| rincipal or inte | default therein. Trustee of Mortgagors in any form test on prior encumbrance treof, or redeem from an | and manner deemed ex | pedient, and may, bu | need not, make full | or partial payments of | |
| lus reasonable | reof, or redeem from an ie purposes herein authori moneys advanced by omi ensation to Trustee f | or each matter concernin | The note to protect | the mortgaged premis | es and the lien hereof, | T. |
| ate of seven per | cer p r annum. Inactions on at 1/2 any default hereu | n of Trustee or holders inder on the part of Morts | of the note shall never rapors. | r be considered as a wa | interest thereon at the siver of any right accru- | |
| | tee to the folders of the ding to my (d, statement ment or es' my)e or into | | | | | |
| ereof. At the his Trust Deed | rs shall pay each item of election of the holders of shall, not hastanding an ill occur in payment and re- sement of the Moran, re- | the principal note, and the principal note, and withing in the principal n | tioned, both principal without notice to M ote or in this Trust | and interest, when due ortgagors, all unpaid i | t according to the terms ndebtedness secured by | |
| 7. When the | eement of the Mor gag re indebtedness here ver vise, holders of the not | red shall become due w | hether by the terms | of the note described o | m name one or hy scret- | |
| nd included as a | idditional indebtedness in | th deer e for sale all ex | penditures and expen | oreclose the lien hereo les which may be paid | f, there shall be allowed or incurred by or on be- | |
| rocuring all suc | narges, publication costs a h abstracts of title, title se it to title as Trustee or ho at any sale which may be | au costs (which high be e | Surrentee as to items | to be expended after | entry of the decree) of | 4 |
| | at any sale which may be and expenses of the natur due and payable, with inte te in connection with (a) | | | | | |
| e a party, either ons for the com | as plaintiff, claimant or domencement of any suit for preparations for the defe | ifendant, by rea would the the foreclosure tereof a nse of any three ened | s Trust Deed or any firer accrual of such a | indebtedness hereby s indebtedness hereby s ight to foreclose wheth | ecured; or (b) prepara- her or not actually com- | Ġ. |
| 8. The proce | eds of any foreclosure sa | le of the premises shill | be uistributed and ap | plied in the following | order of priority: First, | |
| | second, all other items secured, with interest the rs, their heirs, legal repres | | | | | |
| eceiver of said | oremises. Such appointment | of a bill to toreclose th | is fru t Dred, the C | ourt in which such bil | l is filed may appoint a | |
| ase of a sale an | Mortgagors at the time of a shall be then occupied a see power to collect the red a deficiency, during the see the power to the second a deficiency during the second as when work and a second as the | full statutory period for r | edemotion why he | the pendency of such | toreclosure suit and, in | |
| cofits and all o | ther nowers which may b | or tot the litter vention of | such receiver, with | ne cutified to collec- | t such rents, issues and | |
| 10. No actio | the premises during the value of the premises during the value of the condition of the prior to foreclosure san for the enforcement of and available to the condition of the con | the lies of this Tours De | and an of annual to | ne ency. | | |
| | or the holders of the note | | | | | |
| 12. Trustee ecord of this Tr omissions her | has no duty to examine to ust Deed or to exercise an eunder, except in case of | his own pross pepligence | or misconduct or the | by the terms h, | Trustee be obligated to | li. |
| 13. Trustee | shall release this Trust De | ed and the lien thereof b | y proper instrument | n. upon presentation of a | a is actory evidence that | 13 |
| mest of any per hat all indebted a requested of | son who shall either befor ness hereby secured has a successor trustee, such | e or after maturity there been paid, which represe successor trustee may a | of, produce and exhibition Trustee may | is to Trustee the printered as true without | treof to and at the re- noticed one representing inquir, Wh re a release any one which bears a stance with the descrip- ed as the make a vereof; | |
| ertificate of ide ion herein cont and where the re | ntification purporting to samed of the principal not lease is requested of the c | se executed by a prior to e and which purports to original trustee and he ha: | ustee hereunder or be executed by the p never executed a co | which conforms in sub- resons herein designate reificate on any instru- | stanc. with the descrip- ed as the make as thereof; ment identifier, same as | |
| which conforms | in substance with the des | cription herein contained | of the principal note | and which purports to | th may be prisered and be executed by the per- | 15 |
| | may resign by instrument recorded or filed. In case | | | | | |
| Ku performed l | ereunder. | | | se emilied to reasons | or of Deeds of the county ill have the identical title, ble compensation for all | |
| 15. This Tri hrough Mortga he payment of a Deed | est Deed and all provision gors, and the word "Mort he indebtedness or any pa | s hereof, shall extend to agors" when used herein rt thereof, whether or no | and be binding upor shall include all such t such persons shall | Mortgagors and all persons and all persons and all persons are all persons are executed the print | ersons claiming under or ons at any time liable for scipal note, or this Trust | |
| OR THE PRO | MPORTAN' TECTION OF BOTH TO MOTE SECURED BY IDENTIFIED BY IDENTIFIED BY | HE BORROWER AND | | ote mentioned in the | within Trust Deed has | i i |
| HOULD BE HE TRUST D | DENTIFIED ST THE | TRUSTEE BETORE ECORD. | | | | - 1 miles |
| | en en en en en | | | Trustee | | |
| | | | | | eta kongreta balanca kangan tang 1939 Managan balanca | |
| A S | | Y | | | | 55.7 |
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