UNOFFICIAL COPY

This instrument was prepared by Mary Lou Dee St. Peul Federal Savings & Loan Assn. of Chgo 6700 W. North Ave. Chicago, Illinois 60635 TRUST DEED AND NOTE 26409496 THIS INDENTURE WITNESSETH, that the undersigned as Grantors, of Caicaro, County of Cook Illinois for and in consideration of the sum of Ope Pollege, and in Consideration of the sum of Ope Pollege, and other consideration of the sum of Ope Pollege, and other constants. Section 8 and the North 36% acres of the N.W. & of the S.W. & of Section 9, Township 39 North, Range 13, E. of the Third Principal Meridian, in Cook County, Il. commonly known as 209 N. Waller Chicago Illinois, hereby releasing and waiving all rights under and by virtue of the homestend exemption laws of the State of Illinois. hereby releasing and waiving all rights under and by virtue of the numerical exemption range of the following obligation, to wit:

1.12,082.80 November 11 for value received we promise to pay to the order of ST. PAUL FEDERAL SAVINGS AND LOAN ASSOCIATION OF CH. CAGO, a corporation of the United States of America, the sum of Twelve Thousand Six Hundred, Eighty-Two & 86 1120 a corporation of the United States of America, the sum of Iwelve Intogram of Principal remaining from time to the office of the legal holder of this instrument and interest on the balance of principal remaining from time to the paid at the rate of 14.45 cont per annum, such principal sum and interest to be payable in installments as follows: Two divided Eleven and 387 100 per annum, such principal sum and interest to be payable in installments as follows: Two divided Inch day of December 19.82, and Two divided Inch day of December 19.82, and Two divided Eleven and 38/100----- Dollars on the 10th day of each and every month thereafter until said Note is fully as except that the final payment of principal and interest, if not sooner paid, shall be due on the 10th day of November 19.37 all such payments on account of the indebtedness evidenced by this Note to be applied first to accrued and unpaid interest on account of the indebtedness evidenced by this Note to be applied first to accrued and unpaid interest on all such payments on account of the indebtedness evidenced by this Note to be applied first to accrued and unpaid interest on the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal, to the extent not paid when due, to bear interest after the date of payment thereof, at the rate of seven per cent per annum. GRANTORS agree and covenant to pay said indebtedness and the interest thereon, as herein provided; and to pay all promptly repair or restore, or rebuild any buildings now or hereafter on the property which may become damaged or be destroyed; to pay all prior incumbrances and the interest thereon as the same may become due; and to keep the property tennatable and in good repair and free of liens.

IN THE EVENT of failure of Grantors to pay the taxes or assessments, or to so insure or to pay the prior incumbrances or the interest thereon when due, Grantee may procure such insurances, or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said property, or pay all prior incumbrances and the interest thereon from time to time as such becomes due; and all money so paid, the Grantors agree to repay immediately without demand, and the same with the interest thereon from the date of payment at seven per cent per annum, shall be so much additional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid agreements or covenants the whole of said indebtedness, including a principal and all earned interest shall, at the option of Grantee, without notice, become immediately die and payable, and with outlets thereon from the time of such breach, at seven per cent per annum, shall be recoverable by foreclosure thereof, or bythe suit at law, or both, the same as if said indebtedness had then matured by express terms.

IT IS AGREED by the Grantors that all expenses or disbursements paid or incurred in behalf of Grantee in connaction with the foreclosure hereof—including but not limited to, reasonable the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal, Recorder of Deeds of Cook County, is hereby appointed to be the successor in this Trust. And when all the aforesaid thereto on receiving his reasonable charges. Witness our hands and seals this 11th <u>November</u> -A.D. 19.82 (SEAL) BILLY Adams adams Lou Dessa Adams

UNOFFICIAL COPY

TATE OF Du	Illinois PageCo		tary Public, in and for, a bil		ty, in the State of ssa Adams	oresaid,	
264()9496 Sy Commission		persone ly known to me to be the same person whose name(s) are subscribed to the fe egoing Instrument, appeared before me this day in person and acknowledged that he eysigned, sealed and delivered the said instrument as their fee and voluntary act for the uses and the region of the fight of books are forth, including the released and waiver of the right of books are					
	on expires	Pril	Gives Index my have of or of the control of the con				
Note		HOY-1	nois	26409496 1000	T-(n)	10.00	
ust Deed and Note	0,1		** **	MAIL TO ST. FAUL FEDERIL SAVINGS and LOMA ASSOCIATION OF DIREAD 6700 West North Ave. CHICAGO, ILLINGIS 60635	2640949	E X2X	
Trus			H.I.L.#33197-0 Property Addre.	MAIL ST. PAUL FEDER LOAN ASSORAN GOOD WELL CHICAGO, ILLI	Serior S) ×	

END OF RECORDED DOCUMENT