688044

TRUST DEED

26 558 477

COOK COUNTY, ILLINOIS FILED FOR RECORD

1983 APR -5 PM 3: 18 THE ABOVE SPACE FOR RECORDER'S 055 ONE 4 7 7

19 83 , between ROCHE E. SCHULFER and

THIS INDENTURE, made March 15. TIMOTHY SCHULFER,

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

THAT, WIEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holde, or holders being herein referred to as Holders of the Note, in the principal sum of

TWENTY SEVEN THOUSAND FIVE HUNDRED (\$27,500.00)----evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to

SCPHIA RYBA or LILLIAN RYBA

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from March 15, 1983, on the balance of principal remaining from time to time unpaid at the rate of five (5) per cent per annula in instalments (including principal and interest) as follows:

THREE HUNDRED FORTY EIGHT & 15/00 (\$348.15)----- Dollars or more on the day or April 19 83, and THREE : D'CRED FORTY EIGHT & 15/100 (\$348.15)---- Dollars or more on 15th day of each month the eafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of March 1991. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of nine (9)% per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago, Ulinois, 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 SOPHIA RYBA and LILLIAN RYBA,

3030 Davlin Court, Chicago, IL 60618. NOW, THEREFORE, the Mortgagors to secure the payment of the said processes and astronomental interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the lover and adjectments herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the for lowing described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the City of Chicago COUNTY OF COUNTY OF COOK

Lot 116 in Haussen's Subdivision of Lot 2 in Haussen and Seeger's Addition to Chicago of Lots 4, 5 and 14 in Davlin, Kelly and Carroll's Subdivision of the North West 1/4 of Section 26, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

Commonly known as 3030 Davlin Court, Chicago, IL 60618.

A RIDER CONSISTING OF ONE (1) PAGE IS ATTACHED HERETO AND MADE A PART HEREOF

A RIDER CONSISTING OF UNE (1) PAGE 1S ATTACHED HERETU AND MADE A PART HEREUF which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all rents, issues a d profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with sar expectate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, pay a conditioning, water, light, power, refrigeration (whicher single units or centrally controlled), and ventilation, including (without restricting me foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All 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 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 covenants, conditions and provisions appearing on page 2 (the reverse side of

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nus nust acca, are met	uborated t	letein by reference and are a pa	rt hereof and shall be bindin	g on the mortgagors, their heir	rs.
successors and assigns					
MITNESS The file of	S. / and:	sealS of Mortgagors the d	av and year first above write.		
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	7	SEAL]		SEAL	. 1
RUCHE E. SCHULF	9				•
X 1 2 (عد	SEAL		SEAL	,
TIMOTHY SCHULFE	R				, 1
STATE OF ILLINOIS,	1	SANDRA M. BOZZI	· <u> </u>		
	ss.	a Notary Public in and for and as	idina in said Causau is at a Caus		
County of COOK	(THAT ROCHE E. SCHULF	ED and TIMOTUV COUNT	aloresaid, DO HEREBY CERTIF	1
	- '	THAT NOCILE L. SCHOLF	Ex and throth 2000	LFEK	_
				<u></u>	
	who are	personally known to me to be the	same person S whose nam	are substilled to the	his

appeared before me this day in signed, sealed and delivered the said Instrument voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this

Notarial Scal Instalment Note with Interest Included in Payment Page 1

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Page 2

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

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

1. Mortgagers shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or the districtorych; (b) keep using premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly substituted to the lien hereof; (c) pay when due any indebtedness which me premises superior to the first premises as the resonable time are superior to the premises as the resonable time are superior to the premises as the resonable time any building or buildings now or at any time in process of exection upon said premises; (c) cumply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by I saw or municipal ordinance.

2. Mortgagors shall pay before any penulty attaches all general taxes, and shall pay special taxes, special assessments, water changes, exert excepts, and other changes, assert the premises when due, and shall, upon written request, furnish to Trustee or to holders of the none duplicate receipts therefor. To prevent default hereunded Mortgagors shall pay in full under protest, in the manner provided by stantic, any tax and the stantistic or to prevent default hereunded Mortgagors shall pay in full under protest, in the manner provided by stantic, any tax is a stantistic or to prevent default hereunded Mortgagors shall pay in full under protest, in the manner provided by stantic, any tax is a stantistic or to prevent default hereunded Mortgagors shall pay in full under protest, in the manner provided by the stantistic or to be provided to the provided of the protest of the protest of moneys stifficient either to pay the cost of replacing or providing for payment of your windstorm (and flood damage, where the lender is required by law to have its ban so insurance adolicies

preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

If any foreclosure sale of the premises shall be distributed and pylloid in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all six h it mis as an entitioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtednes and including all six h it mis as mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtednes; and including all six h items are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtednes; and including all six hitems are mentioned in the preceding paragraph hereof; second, all other items which under the terms the first paragraph hereof; second, all other items which under the terms hereof constitutes secured indebtednes; and indepted to the first paragraph hereof; second, all other items as signs, as their rights may appear.

9. Upon, or at any time after the filling of a bill to foreclose this trust deed, the court it which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notics without egard to the solvency or insolvency of said premises. Such appointment may be made either before or after sale, without notics without egard to the solvency or insolvency of mortegoes at the time of application for such receiver and without regard to the then value. It comes to whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such as whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such are such as a such as a constant of the file of the such receiver. Such as a s

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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.

688044 Identification No.

CHICAGO TITLE AND TROST COMPANY,

eretary/Assistant Vice President

MAIL TO AND THIS INSTRUMENT PREPARED BY: THOMAS P. RUSSIAN GOLDSTINE AND BROIDA, LTD.

7660 W. 62nd Place Summit, IL 60501

PLACE IN RECORDER'S OFFICE BOX NUMBER

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

3030 Davlin Court

Chicago, IL 60618

TPR/smb 2/23/83; Rev. TPR/smb 3/15/83

RIDER TO TRUST DEED DATED MARCH 15, 1983, BETWEEN ROCHE E. SCHULFER AND TIMOTHY SCHULFER, AS MORTGAGORS AND CHICAGO TITLE INSURANCE COMPANY, AS TRUSTEE, FOR THE PREMISES COMMONLY KNOWN AS 3030 DAVLIN COURT, CHICAGO, ILLINOIS 60618

- At the option of SOPHIA RYBA or LILLIAN RYBA, all unpaid undebtedness secured by this Trust Deed shall, notwithstanding anything in the Installment Note or in this Trust Deed to the contrary, become due and payable within sixty (60) days, upon demand of SOPHIA RYBA or LILLIAN RYBA or death of either party.
- 11 repairs to the premises are to be made by the mortgagors and liens may be placed against the premises for any reason.
- All tarer, insurance and other expenses shall be promptly paid by the moregagors.
- The he mon to due from the The monthly principal and interest payment shall be made to SOPHIA RYBA and Lillin: RYBA by the mortgagors and shall not be offset against the rintil payment due from SOPHIA RYBA and LILLIAN RYBA to the mortgagors.

688044

END OF RECORDED DOCUMENT