

TRUST DEED

26035076

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made October 20. WILLIAMS, his wife,

To Sicher sometweeks

1981 , between GARLAND WILLIAMS and ARVERN

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY,

and delivered, in and by which said wor the Mortgagors promise to pay the said principal sum and interest from date hereof o. the balance of principal remaining from time to time unpaid at the rate of Twelve (12) per cent per annum in instruments as follows:

Three Hundred Ninety-Five & No/100 or more------(\$395.00)-Dollars on the 1st (\$395.00) or more 19 81 and Three Hundred Ninety-Five & No/100 1st day of No rem be ,

1st day of each mon h Dollars on the thereafter until said note is fully paid except xibat characters floats Dollars on the control of the indebtedness widenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; proud a hat the principal of each instalment unless paid when due shall bear interest at the rate of .13 120 E. Madison,

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NOW, THEREFORE, the Mortgagors to secure the payment of the said principe, such of money and said interest in accordance with the terms, visions and limitations of this trust deed, and the performance of the covenants and a cert ents herein contained, by the Mortgagors to be perform and also in consideration of the sum of One Dollar in hand paid, the receipt whereof it has been performed to the sum of CONVEY and W RANT unto the Trustee, its successors and assigns, the following described Real Estate of and their estate, right, title and interest therein, situations are the state of their estate, right, title and interest therein, situations are the state of their estates.

lying and being in the to wit: City of Chicago,

Crok, COUNTY OF

AND STATE OF ILLINOIS.

The South $48\frac{1}{2}$ feet of the North 295 feet of the East 1,2 of Block 2 (except the West The Solid 403 level of the North 45 feet thereof) of Frink's Resubdivia to 1 of the North $36\frac{1}{4}$ acres of the East 1/2 of the Southeast 1/4 of Section 8 and the North $36\frac{1}{4}$ acres of the West 1/2 of the Southwest 1/4 of Section 9, Township 39 North, Pange 13, East of the Third Principal Meridian, being a resubdivision of Lots 1 to 8 or the Superior Court Partition of the above described land known as Frink's Subdivision, in Cook County, Illinois. COOK COUNTY, ILLINOIS Sidneyh. Clear

RECORDER OF DEEDS

1981 OCT 22 PH 1: 36

26035076

TOGETHER with all improvements, tenements, extenses, the premises, and appurents thereto belonging, and all rents, issues and pro its '0' ereof so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a partial with said real state and secondarily) and an apparature with said real state and secondarily and apparature units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window des, storm doors and windows, floor coverings, inador beds, awnings, stoves and water that the foregoing are declared to be a part of it real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the mortgagors or their successors or assigns shall be considered as constituting 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 of each of the foregoing of the state of illinois, which said rights of 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 herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

Wirness the hand. S.. and seal S... of Mortgagors the day and-year first above written.

Chrierin Williams [SEAL] La De la sex. [SEAL] GARLAND WILLIAMS ...ARVERN VILLIAMS[SEAL][SEAL]

STATE OF ILLINOIS.

the undersigned,

County of Cook

ss. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT GARLAND WILLIAMS and ARVERN WILLIAMS, his wife, Captaining;

who are personally known to me to be the same person S

October 81 A.D. 19.

UNOFFICIAL COPY

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| HE COVENANTS, CONDITIONS AND PROVISIONS REFER | RRED'TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): |
| | buildings or improvements now or hereafter on the premises which may become and repair, without waste, and free from mechanic's or other liens or claims for e. any indebtedness which may be secured by a lien or charge on the premises widence of the discharge of such prior lien to Trustee or to holders of the note: we or at any time in process of erection upon said premises; (3) comply with all emises and the use thereof; (6) make no material alterations in said premises |
| Mortgagors shall pay before any penalty attaches all general treatments, and other charges against the premises when due, and si celpts therefor. To prevent default hereunder Mortgagors shall pay | taxes, and shall pay special taxes, special assessments, water charges, sewer serv- shall, upon written request, furnish to Trustee or to holders of the note duplicate by in full under protest, in the manner provided by statute, any tax or assessment |
| 3. Mortgagors shall keep all buildings and improvements now or ig or windstorm under policies providing for payment by the insure; the same or to pay in full the indebtedness secured hereby, all yable, in case of loss or damage, to Trustee for the beneat of the hoe attached to each policy, and shall deliver all policies, including | or hereafter situated on said premises insured against loss or damage by fire, light- rance companies of moneys sufficient either to pay the cost of replacing or repairs, the payon of the payon of the payon of the payon of the payon of the holders of the note, such rights to be evidenced by the standard mortgage clouse of additional and renewal policies, to holders of the note, and in case of insurance |
| 4. In case of default therein, Trustee or the holders of the note in Mortgagors in any form and inanner deemed expedient, and may, it numbrances, if any, and purchase, discharge, compromise or settle sale or forfeiture affecting said premises or contest any tax or as ensets paid or incurred in connection therewith, including attorney | is prior to the respective date of expiration. may, but need not, make any bayment or perform any act hereinbefore required, but need not, make full or partial payments of principal or interest on prior to any tax lien or other prior lien or title or claim thereof, or redeem from any ssessment. All moneys poid for any of the purposes herein authorized and all eys' fees, and any other moneys advanced by Trustice or the holders of the note every form and any other properties of the note considered as a waiter of the note of any lart of Mortgagors. |
| holder the mortgaged plenness and the left hereof, but reasons the 'zed may be taken, shall be so much additional indebtedness see in rest thereon at the rate of seven per cent per annum. Inachens see in account of any default hereunder on the put account of any default hereunder on the put of th | and the probability of the steer for each matter concerning which action herein later the probability of the note shall never be considered as a waiver of any part of Mortgagors. In a waiver of the matter the note shall never be considered as a waiver of any part of Mortgagors, may do so propriate public office without inquiry into the accuracy of such bill, statement or re, tax lien or title or claim thereof. |
| 6. Mg. 16 gors shall pay each item of indebtedness herein mentic item of the loiders of the note, and without notice to Mortgagors, and in he sat or in this Trust Deed to the contrary, become due | ioned, both principal and interest, when due according to the terms hereof. At the all unpaid indebtedness secured by this Trust Deed shall, notwithstanding any- ie and payable (a) immediately in the case of default in making payment of any |
| ht to forcelose the merced, such as forcelose the lien her sale all expent (the fand expenses which may be paid or incurred as, ppraiser's few our way for documentary and expert evidence, such as to be presented as entry of the decree) of procuring all surfaces and simile, dat, and assurances with respect to till as T | since by acceptation of observate, holders of the note of trustee shall make the reof, there shall be milowed and included as additional indebtedness in the decree d by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's stenographers' charges, publication costs and costs (which may be estimated as the abstracts of title, title searches and examinations, guarantee policies, Torrens Trustee or holders of the note may deem to be reasonably necessary either to |
| premises. All expend 'ur's and expenses of the nature in this paid immediately due and profile, with interest thereon at the rate note in connection w't', a) any proceeding, including probate an initiff, claimant or defendant, by "ason of this trust deed or any it for the foreclosure hereof aft, at rual of such right to foreclosure attends with or proceeding which my my "affect the premises or the | when because the continue was an in the periorinance of any other agree either by acceleration or otherwise, holders of the note or Trustee shall have the root, there shall be allowed and included as additional indebtedness in the decree do by or on behalf of Trustee or holders of the note for altorneys' fees. Trustee's stenographers' charges, publication costs and costs (which may be estimated a useh abstracts of title, title searches and examinations, guarantee policies. Torrent Trustee or holders of the note may deem to be reasonably necessary either to a start of the start of the note may deem to be reasonably necessary either to a start of the start of the note may deem to be reasonably necessary either to a start of the shall become so much additional indebtedness secured hereby e of seven per cent per annum, when paid or incurred by Trustee or holders of and bankruptcy proceedings, to which either of them shall be a party, either as windebtedness hereby secured; or (b) preparations for the defense of any indebtedness hereby secured; or (b) preparations for the defense of an estimate of the security hereof, whether or not actually commenced. distributed and applied in the foldering order of priorit; First, on account of all denses additional to that evidenced by the note, with interest thereon as hereinote: fourth, any overplus to Mortgagors, their heirs, legal representatives of the strust deed, the court in which such bill is filed may appoint a receiver of sale |
| 8. The proceeds of any foreci. "er. of the premises shall be d ts and expenses incident to the fore coure proceedings, including her items which under the terms he eof con" the secured indebted yolded: third, all principal and interest realing gunpaid on the migns, as their rights may appear. | distributed and applied in the following order of priority: First, on account of al ; all such items as are mentioned in the preceding paragraph hereof; second, al edness additional to that evidenced by the note, with interest thereon as hereignote; fourth, any overplus to Mortgagors, their heles, legal representatives of the control |
| mises. Such appointment may be made "they before or after and time of application for such receiver and will you regard to the mestead or not and the Trustee hereunder my be appointed as as said premises during the pendency of such for each service suit and, if either there be redemption or not, as well as during any further there be redemption or not, as well as during any further the titled to collect such rents. Issues and profits, and all che nower | his trust deed, the court in which such bill is filed may appoint a receiver of sal ale, without notice, without regard to the solvency or insolvency of Mortgagors as the notice of the premises or whether the same shall be then occupied as such receiver. Such receiver shall have power to collect the rents, issues and profit in case of a sale and a deficiency, during the full statutory period of redemption times when Mortgagors, except for the intervention of such receiver, would be a whole of said period. The Court of the containing the times are also before the containing the such as the containing of the containing the superior to the lien hereof or of such decree, provided such application and deficiency. In the containing the subject to any defense which would not be good and available to a not receive in the proof and available to |
| n. control, management and operation of the prem set of ing the city the net income in his hands in payment in whole or —art of d. or any tax, special assessment or other lien which n ay be or made prior to foreclosure sale; (2) the deficiency in case of a sale 10. No action for the enforcement of the ilen or of any provir on party interposing same in an action at law upon the note h reby | e whole of said period. The Court from time to time may authorize the receiver to fit. (1) The Indebtedness secured hereby, or by any decree foreelosing this trus or become superior to the lien hereof or of such decree, provided such application and deficiency. In hireof shall be subject to any defense which would not be good and available to y secured. |
| 11. Trustee or the holders of the note shall have the right to it | Inspect the premises at all reasonable times and access thereto shall be permittened or condition of the premises, nor shall Trustee be obligated to record the oligar de by the terms hereof, nor be liable for any acts or omissions hereunded it is got as one of the premises and it may require indemnities satisfactor. |
| 13. Trustee shall release this trust deed and the lien thereof by ss secured by this trust deed has been fully paid; and Trustee ms all, either before or after-maturity thereof, produce and exhibit to id, which representation Trustee may accept as true without inqui by accept as the genuine note herein described any note which be | by pro er 'as' ument upon presentation of satisfactory evidence that all indebte nay execter and deliver a release hereof to and at the request of any person wit to Truster the note, representing that all indebtedness hereby secured has be ulry. Where a el se is requested of a successor trustee, such successor trustee bears a certification of identification purporting to be executed by a prior trust is to execute the prior trustee and which purports to be executed by the persons hereful as the genuine national end of the property of the persons hereful as the genuine national end of the property of the persons herein designated as the genuine national end of the property of the persons herein designated as the genuine national end of the property of the persons herein designated as the genuine national end of the persons herein designated as the genuine and the person and the person as the person as the person and the person and the person are person as |
| reunder or which conforms in substance with the description her signated as the makers thereof; and where the release is requestent identifying same as the note described herein, it may accept a nforms in substance with the description herein contained of the iders thereof. | rein contained (tr) note and which purports to be executed by the persons herelized of the original trutee and it has never executed a certificate on any instrust as the genuine not exercise described any note which may be presented and while note and which purports to be executed by the persons herein designated and which the persons herein designated and the persons herein described and the persons herein and the persons herein and the persons herein described and the |
| 15. This Trust Deed and all provisions hereof, shall extend to a gors, and the word "Mortgagors" when used herein shall include a threeof, whether or not such persons shall have executed the not. | iffice of the Recorder or Fightto of Titles in which this instrument shall have be a net of Trustee, the their Recorder of Deeds of the county in which the premis reunder shall have the involved of Deeds of the country in which the premis ble compensation for all near reformed hereunder. and be binding upon Mortgalor and all persons claiming under or through More all such persons and all person that e for the payment of the indebtedness or anote or this Trust Deed. |
| nt of the holders of the Note secured her | or beneficiaries canno s.11, assign, transfer or or any part 'hereof wit out the prior written ereby; otherwise, at the option of the holders of |
| tote, the entire balance due at this time | me may be declared due and papable immediately. |
| 5 (1.5) (1.5 | |
| त्र चित्रा विश्ववेषु पुरस्कारिक एकता हाँ साहस्य हु या है। | The Instalment Note mentioned in the within Trust Deed has been identified |
| I M P O R T A N T OR THE PROTECTION OF BOTH THE BORROWER AND | |
| ender, the note secured by this trust deed should e identified by the trustee named herein before he trust deed is filed for record. | |
| D NAME - PREPARED BY! E MICALLISTER & MCALLISTE ATTORNEYS ATLAW | |
| L STREET 1843 MILTON AVENUE V NORTHBROOK, ILLINOIS 6006 E CITY ((312) 564-1712-3 | 62 318-22 N. Lotus |
| R Y INSTRUCTIONS OR | Chicago, Illinois |
| RECORDER'S OFFICE BOX NUMBER | -} 1 |