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26 371 394 TRUST DEED

COOK COUNTY, ILLINOIS FILED FOR SCORD

Sichrey H. Olsen RECORDER OF DEEDS

1982 OCT -5 AM 10: 42

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683328

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

October 4

1982, between

MICHAEL C. PALMER & MOLLY M. PALMER, husband and wife

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

THAT, WITEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Forty-five

thousand and no/100 (\$45,000.00) ----- Dollars, evidenced by o'x ce tain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by thich said Note the Mortgagors promise to pay the said principal sum and interest from October 4, .932 on the balance of principal remaining from time to time unpaid at the rate of 148 per cent per samum in instalments (including principal and interest) as follows:

Five hundred forty-two aid in 100 (\$542.00) — Dollars or more on the 1st of November 19 82, and Five number forty-two and no/100 (\$542.00) — Dollars or more than 1st day of month Dollars or more on the 1st day of each month the remainder to principal; and interest, if not somer paid, shall be due on the 1st day of October, 2007. All such payments on account of the indebtedness evidenced by said not, 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 17 1/2% per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, 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 Rand Investment Company in sank@max 8315 West North Avenue, Helrore Park, Illinois 60160.

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The South 40 feet of Lot 25 in Block 3 in Dempster-Crawford Manor, Subdivision of that part of the North West 1/4 of Section 23, Township 41 North, Range 13 East of the Third Principal Meridian, lying Westerly of East Graine Road (except the South 17 1/2 chains thereof) in Cock County, Illinois

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all ren to sues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity wink, and real exists and not secondarily) and all apparats, equipment or articles ow or hereafter therein or thereon used to supply I are a state of the forgoing, ware, figuration, the premised whits or centrally controlled), and entitletion, including (without its rich) at the forgoing, servers, window stades, storm doors and windows. Boor coverings, landor beds, awaings, stores and window the forgoing are declared to be a part of said real estate whether physically attached thereto or not, and it is gareed that all similar apprature of the controlled of the controlled of the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the controlled of the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses at Justic 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 his trust deed) are incorporated herein by reference and are a past hereof and shall be hinding on the mortgagors, their being the state of the state of the part of and shall be hinding on the mortgagors, their is successive.

successors and assigns.
WITNESS the hand and seal of Mortgagors the day and year first above written.
Mertael (Palm [SEAL]
Whally Vi Palme (SEAL)
STATE OF ILLINOIS. ) I. DONU. 5 DARS
SS. a Notary Public in and for and residing in said county, in the State aforesaid, DO HEREBY CERTIFY THAT MICHAEL C. PALMER & MOLLY M. PALMER
husband and wife
who are personally known to me to be the same person s whose name s are subscribed to the
foregoing instrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the said Instrument as their free and
voluntary act, for the uses and purposes therein set forth.
Given under my hand and Notarial Seal this Yuth day of October 19 82
Notarial Seal 2 N. Notary Public

Individual Mortgagor — Secures One Instalment Note

Page I

## 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 I (THE REVERSE SIDE OF THIS TRUST DIED):

1. Margagors shall (a) promptly region; restore or rebuild any buildings or improvements now or heartful on the promptes which may be accorded by a line or disasted in on an expressly advantaged to the line heartful (1) provides which may be accorded by a line or disasted in on an expressly advantaged to the line heartful (2) provides which may be accorded by a line or disasted on an expressly advantaged to the line heartful (2) complete within a resisonable time any building now or at any fine in grocess of exection when all promitted (2) complete within a resisonable time any building or buildings now or at any fine in grocess of exection when all promitted (2) complete within a resisonable time any building or buildings now or at any fine in grocess of exection when all promitted (2) complete within a resisonable time any building or buildings now or at any fine in grocess of exection when all promitted (2) complete within a resisonable time any building or buildings now or at any fine in grocess of exection when all the promitted (2) complete within a resisonable time any building or buildings now or at any fine in grocess of exection when all the promitted of the promitte

IMPORTANT!			
FOR THE PROTECTION OF BOTH THE BORROWER A	IND		
LENDER THE INSTALMENT NOTE SECURED BY T	HIS		
TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TO	ΓLΕ		
AND TOLICE COMPANY TOUCTER DECODE THE TO	1107		

DEED IS FILED FOR RECORD.

CHICAGO TITLE AND TRUST COMPANY, Trustee. retary/Assist

- C.	_ made 70.	
IXI F	THIS DOCUMENT PREPARED	BY:
	THE DOCUMENT PROPERTY	
MAIL TO:		
	PAUL E. FLAHERTY	
	Suite 1222	
	SILLE 1222	
		_

Chicago, IL 60603

PLACE IN RECORDER'S OFFICE BOX NUMBER

BOX 533

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

683329

## FURTHER CONDITION AND PROVISION

17. Without the prior written consent of the Holders of the Note, the lortgagors shall not convey or encumber title to the Premises The Holders of the Note may elect to accelerate as provided in the lote for breach of this covenant, and no delay in such election after actual or constructive notice of such breach shall be construed as a waiver of or acquiescence in any such conveyance or encumbrance.

Trust Deed Dated October 4, 1982

M.chael C. Palmer

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END OF RECORDED DOCUMENT