TRUST DEED

27 159 371

Deliver To Recorder's Office

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CONTROL CONTROL FOR FELLINOIS

1984 JUL -5 PH 1: 02

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THE ABOVE SPACE FOR RECORDERS USE ONLY

19 84 , between PAUL E. GREENFIELD AND THIS INDENTURE made Juen 26 ELIZABETH V. GREENFIELD, his wife---, herein referred to as "Mortgagor", and HERITAGE BANK OF COUNTRY CLUB HILLS

an Illinois corporation doing business in Country Club HManois, herein referred to as Trustee, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Installment Note herein-

evidenced by one certain Installment Note of the Mortgagors of even date herewith, made payable to BEARER HERITAGE BANK OF COUNTRY CLUB HILLS and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the

balance of principal remaining from time to time unpaid at the rate of 15.73 per cent per annum in installments as follows:

ME HUNDRED TWENTY ONE AND 62/100---(\$121.62)

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 renainder to principal; provided that the principal of each installment unless paid paid principal balance and I'e re nainder to principal; provided that the principal of each installment unless paid when due shall bear interest to be of maximum allowed by law per annum, and all of said principal and interest being made payable at such bank ng blue or trust company in Country Club Hillilinois as the holders of the note may, from time to time, in writing and in absence of such appointment, then at the office of HERITAGE BANK OF COUNTRY CLUB HILLS in said City, Country Club Hills

NOW, THERFORE, the Maragapers to secure payment of the size of principal sum of money and said interest in accordance with the terms, provisions and firmitations of this trust deed, and the performance of is covariant and agreements herein contained, by the Morragapers to be performed, and also in consideration of the sum of the following described weak states, which is the successors and assigns, the following described weak states, which is the described weak WARRANT unto the COUNTY OF COOK

AND TAT OF ILLINOIS.

LOT 33(EXCEPT THE WEST 20 FEET TIFPLOF) AND ALL OF LOT 34 IN BLOCK 8 IN CLARK AMD MARSTON'S FIRST ADDITION TO CLARKDALE, A SUBDIVISION OF THE NORTH EAST 1/2 OF THE NORTH WEST 1/4 OF SECTION 35, TOWNSHIP \_8 NORTH, RANGE 13 LEAST OF THE THIRD PRINCIPAL MERIDIAN, IN OCCUMY, ILLINOIS.

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which, with th	e pr	opert'	y h	oreinafter :	described,	is referred	to herein as the	"premises,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurenances thereto belonging, and all rents, issues and profit the solong and during all such times as Morgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate, and in during), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, pas, air conditioning, water, jight not regardless (whithout restricting the foregoing), creens, window shade doors and windows, floor coverings, indoor best, swhings, troves and water heaters. All of the foregoing are declared to be a part of said real estate.

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9. Upon, or at any time after the district services of saxions, as their richts may appear.

9. Upon, or at any time after the district services of saxions, as their richts may appear and the richts and premises. Such appearance ment may be made either before control which such that the richts and without recent to the solventy or insolvency of Maringagor at the time of application for such receiver and without regard to the solventy or insolvency of Maringagor at the time of application for such receiver and without regard to the their values of the time of the solvency or insolvency of Maringagor at the time of application for such receiver. Such treates a form the solvency or movivency of Maringagor at the time of application of the solvency or movivency of Maringagor at the time of the solvency or the foreclosure such as a solvency or the foreclosure suit and, in case of a sale and defendency, during the first like the solvency or such foreclosure suit and, in case of a sale and defendency, during which allows the solvency of the foreclosure suit and, in case of a sale and defendency.

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15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mort score and all persons claiming under or through Mortageors. "Mortageors" when used therein shall include all such persons and all persons liable for the 1-ymr it of the indebtedness or any part hereof, whether or no shall have executed the note or this Trust Deed.

## IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THIS NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THIS TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been identified herewith under identification No.

NAME STREET CITY INSTRUCTIONS

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT