



TRUST DEED

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THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made July 30 1991, between Duncan G. Harris and Beth A. Harris, husband and wife

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

THAT, WHEREAS 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 Fifteen Thousand and no/100s----- Dollars,

evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER Jeffrey S. Lauer and Shelly L. Lauer, husband and wife,

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from July 30, 1991 on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instalments (including principal and interest) as follows:

\$ 485.78 \$ 485.78 Dollars or more on the 30th day of August 1991, and \$ 485.78 Dollars or more on the 30th day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 30th day of July, 1994. 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 15.25 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 William C. Peterman in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements 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 following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the CITY OF CHICAGO, COUNTY OF AND STATE OF ILLINOIS, to wit:

Lot 380 in John P. Altgeld's Subdivision of Blocks 1,2,3,4,7 and the North 1/2 of Block 6 in Subdivision of that part lying Northeasterly of center line of Lincoln Avenue of the North West 1/4 of Section 29, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois. DEPT-U: RECORDING

PIN: 14-29-111-043

Address: 1251 W. Barry, Chicago, IL

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UNOFFICIAL COPY

COPY _____ PLACE IN RECORDED SOFTCASE BOOK NUMBER

Sūkta

221 N. Lasalle St.,

PRINTED IN U.S.A. BY THE UNIVERSITY PRESS OF TORONTO

INFORMANT FOR THE PROSECUTION OF GOTH THE BORROWER AND
TRUSTEE SHOULD NOT SCRUPE TO THIS
TRUSTEESHIP IS HELD BY CHICAGO COMPANY,
CHICAGO TITLE AND TRUST COMPANY,
Trussee.
[Signature]
Trussee.
Assistant Secretary/Treasurer - Vice President

(b) Before entering into this lease deed, lessee agrees to pay to lessor a sum equivalent to the "Term Rent" as defined in the "Lease Agreement" for the period from the date of execution of this lease deed to the date when

15. This trust fund and all its properties shall vest upon the death of the testator in the persons named above or in their descendants or in the persons named in the will of the testator, and the testator may make any disposition of the same as he sees fit.

19. I am grateful that you have decided to submit an amendment to your application for a variation of the conditions of my licence.

presented in descending order, and which conform to the definition herein contained of the acts and which purport to exceed the authority given hereunder.

such success has been paid, which depends mainly upon the time and place in which it has been made. The same may be said of the present case, where the author has succeeded in his object, and where the description of the origin and progress of his work is given in detail.

13. *Trustee* will release this trust document and the *Grantor* will release his or her interest in the property held by this trust to the *Beneficiary* upon the occurrence of any one of the following events:

summarizes the determinants of the survival outcome rate after heart transplant, does not bear the title "survival by itself," and it may confuse readers who expect to find any sort of comparison of the survival rates of the different groups.

11. Trusts to the party mentioned above in section 1(a) will have the right to inspect the premises at reasonable times and accept the services of the manager or his/her representative.

13. No action for the enforcement of the law or of any provision herein shall be brought to any extreme which would not be good and
desirable.

stuttered, repeated, or recurred, would be considered to indicate such persons, whereas a "second, third, and all other powers which may be necessary to accomplish the purposes of such persons," would be deemed to apply to the members of the new corporation, in order to give them power to apply the laws of the state to their business, as far as it might be necessary to do so.

Most parents as a matter of fact do not mind the premises being open to the public at all times of application for admission, but others who have no children in school prefer that the premises should be closed during the hours when there are no pupils.

The lesson is clear: if we want to have a better future, we must act now. We must work together to protect our planet and ensure that it remains a safe and healthy place for all living things.

8. The procedures of any reorganization set out in the statutory commencement documents shall apply in the following order of priority:

¹⁰ See, for example, the discussion of the relationship between the two concepts in the introduction to the present volume.

conditions of the site in order to determine the nature and extent of the problem. All information and experiences of the researcher and observers of the situation in this particular environment must be collected and recorded as far as possible. This information will be used to determine the best method of control.

more, it's easier to see, appears to fit the document better, and except for a few minor changes, probably won't affect the reader.

When the modelled rates become the same, the model will be unable to distinguish between the two models. This is because the two models are identical in terms of the observed variables and the underlying process they represent.

At the option of the holder, we will redeem this note or its portion at the rate of \$100 per \$100 principal and unpaid interest as measured by the three-year U.S. Treasury Bill rate.

3. The trustees of the noble hereditable secunda manors and parishes mentioned above ought to receive annually no less than £1000 towards their expenses of government, which sum may be paid to them quarterly or half yearly, as the trustees shall direct.

concluded that this was a waste of time which, according to the part of the report of the committee, could never be justified.

4. In case of disputes not less than ten days prior to the expiration date of the lease, either party may give notice in writing to the other party specifying the nature of the dispute.

by the insurance companies of losses suffered either to the owners or to the carriers in transporting the same.

3. **Measuring performance** (and the load it imposes) under policies providing for pre-emptive intervention, rather than reactive ones, may help to contain the damage by the time when the market is required to move to a new equilibrium.

numerous alterations in and around premises shall pay special rates, specific assessments, water charges, waste charges, sewage charges, and other charges levied by the municipality or corporation in the manner provided by statute.

the blockage of the outlet of the heart by a thrombus or embolus, or the obstruction of the coronary arteries by atherosclerosis, may result in myocardial infarction. The latter condition is characterized by pain in the precordial region, often associated with dyspnoea, sweating, and fainting. The diagnosis is usually made by the presence of typical symptoms and by the results of laboratory tests.

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO IN THE CONTRACT OF PURCHASE AND SALE ARE AS FOLLOWS:

AND THE OVERLAYS PERTAINING TO ONE PAGE. THE REVERSE SIDE OF THIS PAGE DECODES