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#. 2030 Trust Deea - Bristolaus Mertager - Secures One Instalment Note with Interest Included in Payment, Page 1

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

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now of hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for iten not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a tien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to hotders of the occasion of the premises; (e) comply within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply 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 law or municipal ordinance;

2. Mortgagors their populations of the premises when due, and shall pay special taxes, special assessments, water charges; sewer service charges, and other charges against the premises when due, and shall, upon, written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereiunder Mortgagors shall pay in full inder protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

2. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm (and flood damage; where the tender is required by law to have its loan so insured) under policies providing for payment by the insurance companies of moneys sufficient either to pay, the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note; and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. Mortgagors shall pay such item of indebtedness herein mentioned when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note any instalment on the note.

5. When the indebtedness hereby secured shall become due whether by acceleration or otherwise holders of the mote.

or in this Trust Deed to the contrary, become due and payable immediately, less unseared charges, in the case of default in making payment of any instalment on the note.

5. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the tight to foreclose the lien hersof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale sal expensions which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees, untays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as it is terms to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, the insurance policie. Toriem certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be described in the fellowing order of priority; first, on account of the title to it the value of the premises shall be distributed and applied in the following order of priority; first, on account of all costs and expense included to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; all other items which and expense including all such items as are mentioned in the preceding paragraph hereof; and other items which all principal and interest remaining unpaid on the note; fourth; any overplus to Mortgagors, their heirs, legal representatives or sangers, as indeed to the solvency of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency of insolvency of said premises on the analysis of the said premises of the predeced of redemption; during the predeced of redemption of not, as well as during any further times on whether the ame shall be then occupied as a homestead or not and the Trustee hereunder may be appo

indebtedness secured hereby, or by any decree for thing this trust open, or any tax, appears measurable to the lien hereof or of such decree, provide a sich application is made prior to foreclosure sale; (b) the deficiency in case of a sale and subscript of the lien hereof of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law on the note hereby secured.

2. Trustee or the holders of the note shall have the nihi to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

10. Trustee has no disty to examine the title, location, exitend or condition of the premises, or to inquire into the validity of the signatures or the identity; capacity, or authority of the signatures or the identity; capacity, or authority of the signatures of the identity; capacity, or authority of the signatures of the identity; capacity, or authority of the signatures of the identity; capacity, or authority of the signatures of the identity; capacity, or authority of the signatures of the identity; capacity, or authority of the signatures of the identity; capacity, or authority of the signatures of the identity; capacity, or authority or authority of the signatures of the identity; capacity, or authority or authority or interpolation and it may require indemnities satisfactory to it before exercising any power herein given.

11. Trustee shall release this trust deed and the lien thereof by poor; asstrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof by poor; asstrument upon presentation of satisfactory evidence that all indebtedness secured by the refore or after maturity thereof, produce and exhibit to frustee the note, representing that all indebtedness hereby secured has been paid, which representation frustee may accept as true without it quiry. Where a release is requested of a successor trustee, such successor trustee,

herein given Trustee. (c. in the second seco

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Identification No. COMPANY Assistant Secretary Assistant Vice President

MAIL TO:

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

PLACE IN RECORDER'S OFFICE BOX NUMBER

This Nortgage or Trust Deed in the nature of a trust to make the personally, but as trusted up and vested saling NATIONAL TRUST, W.A., the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the exercise of the power and authority conferred up the power and the power Dut as wallowan in the exercise of the power and authority conferred hereby arrantal in the exercise of the power and NATIONAL TRUST. in the exercise of the power and authority conferred who hereby arrants that it possesses full power and authority to execute the Instrument and it that it possesses full power and authority to execute the Instrument in the that indemndent and arread that nothing contained horses on the that it possesses full power and arread that nothing contained horses. that it possesses run power and authority to execute the instrument in the mothing contained herein or an arrangement and agreed that nothing contained herein or mother to avidence the indehtodness manufacture to avidence the indehtodness manufacture. Thereby shall be consciued as creating any liability on the nact. note, or in any owner instrument given to evidence the indeptedness secured hereby shall be convictued as creating any liability on the part hereby shall be convictued as creating wational milst. W. A. nersonally to sorteneor or grantor. C. on said LA SALLE WATIONAL neredy shall be conficued as creating any Hability on the part of said to said LA SALLE NATIONAL TRUST, indebtedness indebtedness that may accrue thereon, or any interest that may accrue thereon. Pay said note or any increase that may accrue thereone express or included and novenant. Pay said note or any increase that may account either express or implied; any herein contained. All such lightlife. If any, being hereby express, waived by herein contained. accruing hereunder, or to periors and covenant, either express or waived by harein contained, all such lisbility, if any, being hereby express or holders of the mortgages or Trustes under said Trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, the legal owners or holders of the said trust Deed, t herein contained, all such also lity, if any, being nerely expressly waived of the sortgages of Trustee united said Trust Deed, the legal owners or holders the note, and he avere paraon now or hereafter claiming any right or security. the note; and by every person of hereafter or arantor and said is Still hereinder; and that so far any the sources or arantor and said is Still hereinder; and the note, and of every person of or neresiter clausing any right of LA SALLE hereunder; and that so far so concerned, the legal holders of the note warrows. TREST. W.A. personally concerned. nersunder; and that so far the sortsagor or grantor and said the note the legal holders of the note the legal holders and said the note the legal holders and said the note the legal holders and the legal holders of any indebtedness accoming hereunder shall look and the owner or owners of any indebtedness Mariuman involved or owners of any indebtedness accruing hereunder the nament thereof by indebtedness accruing the nament the nament the name of t and the owner or owners of any indepredness accruing herein and in asid note the enforcement of the lien created in the manner herein and in said nor the enforcement of the lien created in the manner herein and in said nor the enforce the paraonal liability of the marrantor of the action to enforce the enforcement of the lien created in the manner nerell and margner of the starantor of the personal liability of the starant of the personal indemnify defend title nor is enterented. if any. Trustee does not warrant, indemnify, defend title nor is for any any nonmantal disease.

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