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TRUST DEED

**CTTC Trust Deed I
Individual Mortgagor Term
Secures ONE Principal Note
USE WITH CTTC NOTE I
Form 39 R.1/95**

DEPT-11 tickets \$27.50
140013 PR61 4705 09/20/95 12:34:00
\$3324.1 - 195-6555336
6000 COUNTY RECORDER

95635536

This trust deed consists of four pages (2 sheets 2 sides). The covenants, conditions and provisions appearing on subsequent pages are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

THIS INDENTURE, made September 11, 1995, between PETER W. WYLER and MARY CLARK WYLER, his 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 holder or holders of the Principal Promissory Note hereinabove described, said legal holder or holders being herein referred to as Holders of the Note, in the Principal Sum of EIGHTY FIVE THOUSAND & No/100 (\$85,000.00) DOLLARS, evidenced by one certain Principal Promissory Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Principal Note the Mortgagor's promise to pay the said principal sum on September 10, 1996 with interest thereon from September 11, 1995 until maturity at the rate of 7.58 per cent per annum, payable ~~on~~^{on or before} Sept. 10, 1996 ~~on~~^{on or before} Sept. 10, 1996
If all of said principal and interest are not paid at maturity then there shall be liquidated damages of:

1 - \$ - PER MONTH AFTER MATURITY OR

PERCENT OF THE AMOUNT DUE PER MONTH AFTER MATURITY, OR

3. NO LIQUIDATED DAMAGES FOR LATE PAYMENT.

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
Lender's Attorney in said City

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 COUNTY OF Cook
AND STATE OF ILLINOIS, to wit:

lot 2 in Gallas' Subdivision of the East 13.0 feet of Lot 78 and all of lots 79, 80, and 81 in First Addition to Arthur Dunas' Howard Avenue Subdivision of part of the South 1/2 of the Northeast 1/4 of Section 25, Township 41 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois

Permanent Real Estate Index Number: 10-25-220-168
Property Address: 150 Dewey, Evanston, Illinois 60202

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misappropriation should be applied, usually to recover recompensed policies not issued within ten days prior to the recompensed date of acquisition.

to some in our society or in systems of thought and thought patterns. This means, however, that we must be very careful in our choice of words.

3. Mortgagors shall keep all buildings and improvements in good repair and in accordance with local building codes in case of damage, fire, lightning or inundation (and flood damage, where the lender is required by law to have the loan so insured) under policies providing for replacement cost insurance which Mortgagors shall pay the cost of replacing the same or paying in full for replacement by the insurance companies of money sufficient either to pay the cost of replacing the same or to be evidence of the holder's right to the benefit of the policy in case of damage.

of the nodes double the receipts thereafter.

2. Non-refundable fees shall pay before any delivery of services, and shall pay special taxes, all service charges, and other charges which due, and shall upon written request, furnish or to holdover

use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance;

When to Translate or to Holders of the Note, (d) complete within a reasonable time after building or selling, (e) or any time in process of erection upon paid premises; (e) capacity with all requirements of law of multiplex ordinary with respect to the premises and the

may become gear-saged or be desugared; (e) keep static permissions in good condition and repair, without waste, and treat them mercifully as other items of lasting value; (f) when it comes to the loan hero, lend upon request except in salutary emergency either because of the discharge of such prior liability or charge of the premises superior to the loan hero, and upon return require the loan hero to pay when due any interest and expenses which may be accrued by

THE COVENANTS, CONDITIONS AND PROVISIONS PREVIOUSLY REFERRED TO ARE:

Notary Public
New York State Notary Public Seal

The seal of the Commonwealth of Massachusetts, featuring a central shield with a Native American figure holding a bow and arrow, surrounded by a circular border with the words "SIGILLUM REIPUBLICÆ MASSACHUSETTENSIS". Above the shield is a crest depicting a bent arm holding a broadsword, and above that is a helmet.

Given under my hand and Notarized Seal this 12th day of September 1995.
Vivian Murray, LLC, I am a sole practitioner attorney for myself.

who personally known to me to be the same person (s) whose name (s) subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed and delivered the said instrument to the first free and clear of all liens and encumbrances.

gloved, DO HERBY CERTIFY THAT PETER W. WYLIE and MARY CLARK WYLIE, his wife

County of Sioux The Undersecretary
a Notary Public in and for the residing in said County, in the states

STATE OF ILLINOIS

(SEAL) _____ (SEAL) _____

Many thanks again
SISTER M. WILHELM
(SEAL)

WITNESSES the hand and seal of Mortgagee on the day and year first above written.

and usatis heci in secl forsch, frece from all rights and benefits under and by virtue of the Holmeitecal Exemption Lawz of the State of New York.

similar approach (us), equipharmacokinetic parameters described in the premises by the more rigorous or higher success rates of targeting similar to HAVE AID TO HOLD the premise until the next Truage, (a) successively and gradually (progressive), for the pharmacokinetic and pharmacodynamic who uses

All of the fourゴルフ are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all and water heating.

TOO ETHEER with all lampreyements, **monachus**, **cæcumetus**, **lætiorum**, and **appuricandus** **theretra** **belonii**, **and** **all** **reunis**, **laeuchus** **and** **proteris** **lukreia**, **for** **so** **long** **and** **durin** **all** **suech** **lumis** **a** **Morula** **globo** **may** **be** **callid** **decreto** (**which** **the** **lukreia** **principally** **shul** **on** **a** **partly** **with** **real** **cellule** **and** **not** **accidentari**) **and** **all** **th** **apparatu**, **equipment** **of** **articles** **now** **or** **hereafter** **decreta** **is** **suppli** **with** **heat**, **gas**, **air** **soundioun**, **water**, **light**, **powres**, **metrical** **curiosit** (**whether** **similit** **unita** **or** **centrally** **controllled**) **and** **venillation** **without** **neat** **culing** **the** **roceglouing**'), **arcenes**, **widow** **shades**, **soom** **doors** **and** **windows**, **floor** **coverings**, **under** **beds**, **stoves**

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All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the notes, or of any of them, to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at a rate equivalent to the highest post maturity rate set forth in the notes securing this trust deed, if any, otherwise the highest prematurity rate set forth therein. Action of Trustee or holders of the notes shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of the Mortgagors.

5. The Trustee or the holders of the notes hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without injury into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the principal notes, or any of them, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal notes or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any of the principal notes, or (b) when default shall occur and continue for three days in the payment of any interest or in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the notes, or any of them, or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses, which may be paid or incurred by or on behalf of Trustee or holders of the notes, or any of them, for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies, Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the notes, or any of them, may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at a rate equivalent to the highest post maturity rate set forth in the notes securing this trust deed, if any, otherwise the highest prematurity rate set forth therein, when paid or incurred by Trustee or holders of the notes in connection with (a) any proceeding including probate and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the principal notes with interest thereon as herein provided; third, all principal and interest remaining unpaid on the principal notes; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of the Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have the power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management, and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (a) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the deficiency in case of sale and deficiency.

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10. No action for the enforcement 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 upon the notes hereby secured.

11. Trustee or the holders of the notes, or of any of them, shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the Premises, or to inquire into the validity of the signatures or the identity capacity, or authority of the signatories on the note or the trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien hereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal notes, representing that all

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

CHICAGO, ILLINOIS 60605
39 SOUTH LA SALLE STREET
ATTORNEY AT LAW
JOHN J. KRAFFT

111 NIAZ KIRATZ

 Mail To:

() Records Box 333

CTTC Trust L/ced 1, Individual Mortgagee or Tenant, Secures Some Principal Note, Us with CTTC Note 1, Form 39 R.1/93

CHICAGO TITLE AND TRUST COMPANY, TRUSTEE

Invention No. 767256

The provisions of the "Trusts and Trustees Act" of the State of Illinois shall be applicable to this trust deed.

Indicates if a successor trustee, such successor trustee may accept as the genuine notes hereinafter described any notes which bear an individualized number purporting to be placed thereon by a prior trustee hereunder or which contain in substance with the description indicated on a separate page, such successor trustee may accept as the genuine notes hereinafter described any notes which bear an individualized number recorded on this instrument. Any such notes which purport to be placed thereon by a prior trustee hereunder or which contain in substance with the description indicated on a separate page, such successor trustee may accept as the genuine notes hereinafter described any notes which bear an individualized number recorded on this instrument.