JNOFFICIAL COPY

Tal Will

22 374 7/1

WHEN RECORDED FORWARD TO:

HOWARD I. BASS Recorder's Box 419

411

の こののととのこと

TO THE PERSON



SUPPLEMENTAL DEED OF TRUST

This instrument constitutes a supplement to the following Deed of Trust:

Trust Deed dated Tovember 22, 1972, and recorded January 10, 1973, as occument No. 22182491, made by LaSalle National Bank, a National Banking Association, as Trustee under Trust Ag eement dated November 22, 1972, and known as Trust No. 17065, to Howard I. Bass, as Trustee, to secure a note for \$60,000.00.

As further security for the obloctions secured by said Deed of Trust, and as additional parcels to be covered by said Deed of Trust, LA SALLE NATIONAL BANK, not individually, but solely as Trustee under Trust Agreement dated Nivember 22, 1972, and known as Trust No. 44965, present owner, fir value received, irrevocably grants, transfers and assigns to HOWARD I. BASS, as Trustee, with power of sale, the following parcels of real estate:

Certain real property described on Exhibit "A" attached hereto located in Section / $\frac{2}{3}$ Township $\frac{2}{6}$ North, Range / $\frac{2}{3}$ East of the Third Principal Meridian, in Cook County, Illinois.

Said Trustee shall hold said additional parcels on the same terms and conditions, for the same beneficiary of said Deed of Trust, as security for the same indebtedness and with the same power of sale and all other rights and remedies as are expressed in Deed of Trust above described, as if said

2/ 874 918

UNOFFICIAL COPY

picels were originally granted, transferred and assigned in said Dred of Trust. It shall be deemed that said Deed of Trust. In other supplements thereto and this supplement, taken together, hall be one Deed of Trust.

This Supplemental Deed of Trust is executed by LA SALLE NATIONAL BANK, no personally but as Trustee as aforesaid in the exercise of the lower and authority conferred upon and vested in it as such Trucker (and said LA SALLE NATIONAL BANK hereby warrants that it postesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in sulfacte contained shall be construed as creating any liability on soil Mortgagor or on said LA SALLE NATIONAL BANK personally to pay said note or any interest that may accrue thereon, or any independents according hereunder, or to perform any covenant, either express or inplied, herein contained, all such liability, if any bing expressly waived by Trustee and every person now or hereafter claiming any right or security hereunder, and that so far is the Mortgagor and its successors and said LA SALLE NATIONAL BANK personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created in the manner herein and in said note provided or by action to enforce the personal liability of the guarantors, if

IN WITNESS WHEREOF, LA SALLE NATIONAL BANK, not personally, but as Trustee as aforesaid, has caused these presents to be

まっている でんない 一般の

UNOFFICIAL COPY

O.	
signed by its Ass. state vigoresident and its corporate seal to	1
be hereuite affixed and attested by its	
Secretary, this is day of Asticle,	
LA SALLE NATIONAL BANK, as	
Trustee as Aforesaid and Not Personally	
NATIONAL IN THE MENT IN	
Its	
See The Market	
Secretary	
GORPORATE SEAL)	
STATE OF ILLINOIS)	
COUNTY OF GOOK) SS.	
I, LINDA M. BERNIN , a Notary Public in and for said County, in the State aforesaid, do hereby certify that JAMES A. CLARK , Assistant Vice President of LA CALE	
JAMES A. CLARK , ASSISTANT VICE President of LA CALE NATIONAL BANK, and KENNETH WILL. Secretary of said Bank, personally known to me to be the said	
persons whose names are subscribed to the foregoing instrument	
as such A.S.3 and Vice President and .S. Secretary, respectively, appeared before me this day in person and acknowledged that they closed and acknowledged that they closed and acknowledged that they closed and acknowledged that they consider the second and acknowledged that they consider the second acknowledged the second acknowled	
edged that they signed and delivered said instrument as their own free and voluntary act and deed and as the free and voluntary act of said Rary as Trustee as aforesaid for the vess.	
tary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth; and said Secretary	L
then and there acknowledged that he, as custodian of the corporate seal of said Bank, did affix the corporate seal of said	
Bank to said instrument as his own free and voluntary act and on as the free and voluntary act of said Bank for the uses and	6
purposes therein set forth.	
Given under my hand and Notarial Seal this 331d day of	Company of the
D. M. B. C.	
Notary/Public Notary	靈.
An Commission Expires:	E .
The Instrument was prepared by	1. Company
This area we may be	Example 1
David Weeningers 39 S Le Sallo ST	<u>.</u>
-3 - Cheogo Ill.	The second
Service Control of the Control of th	wattarg.
	- 1 2

UNOFFICIAL COPY

Lot 10 to 10 Lot //in block in automal now; Deteroped the literal, a subdivision of the morth west tractional now for all the west malf of the worth cast during of rection (, lowering a worth, range 13, mast of the mire grindpal leting, could be to dealed boundary Line, according to the rist that of the received as according to the rist that of the received as according to the rist that of the received as according to the rist that of the received as according to the rist that of the received as according to the rist that of the received as according to the rist that of the received as a comment 13737950, in cook winty, it would.

ansint you besit the his ha