UNOFFICIAL COPY

| TRUST QEED. (): FILED | FOR RECORD | 23 717. | 574 , RED | ORDER OF DEEDS | |
|---|---|---|---|--|-----------------------|
| | 10 15 AM '7E | 712 | γ̈́c | 23717674 | |
| 1101 10 | | IE ABOVE SPACE | FOR RECORDER | S USE ONLY | |
| T. 11S INDENTURE, Made III, a 1 II' nois Banking Corpora and deuv red to said Bank in pi and kn wo - 5 Trust Number BI IN EVIEW BAN herein referred to 7. TRUSTEE THAT, WHEREAS F's: Party I Sum of | ursuance of a Trust Agreement 1-0265, herein referr IK AND TRUST COMPANY, , witnesseth: | rustee under the P t dated Nove ed to as "First Part , an Illinois | rovision of a Deed mber 12, 1970 y," and Banking Cor | 6 poration | orded |
| | SAND AND NO/100 | | | (\$45,000.00)B | ollars |
| and delivered, in and by which Agreement and hereinafter specion the balance of principal remains. | Feally described, the said prin | cipal sum and inter d at the rate of | est from | trust estate subject to said date ent per annum in instalme | } } |
| O Dollars (\$469.91 |) on de let xty Nive and 91/100- | day of Jan | 197 | 77 and | |
| Dollars (\$469.91) on the lst lay of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not so not paid, shall be due on the lst day of December 1991. All such payments on account of the indebtedness videnced 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 installment unless paid when due shall bear interest at the then highest rate permitted by law, and all of sai principal and interest being made payable at such banking house or trust company, as the holders of the note may, from time to imp, in writing appoint, and in absence of such appointment, then at the office of Bridgeview Bank and Trust Company, Br. dgeview, Illinois. | | | | | |
| NOW, THEREFORE, First Party and limitations of this trust deed, and these presents grant, remise, release, a | to secure the payment of the said p also in consideration of the sum of ilien and convey unto the Trustee, in | rinc. 32° sur of money One Dol'ar it hand p its successors in assig | and said interest in ac aid, the receipt where ns, the following desc | ecordance with the terms, provi of is hereby acknowledged, do ribed Real Estate situate, lying | sions es by and |
| being in the City of Chicago | | | | | |
| COUNTY OF Cook | AND S | TATE OF ILI IN J.S. 1 | o wit: | | |
| | | | | | |
| Highlands, being | ol in Frederick H. Ba g a Subdivision of tl h, Range 13 East of inds. | he Northwest | quarter of S | ection 18, | 1000 |
| | | | | | 23 777 |
| which, with the property hereinafter d TOGETHER with all improvement so long and during all such times as First extate and not secondarily), and all appaight, power, refrigeration (whether sin shades, storm doors and windoes, floor c extate whether physically attached theret Party or its successors or assigns shall TO HAVE AND TO HOLD the prherein set forth. | overings, inador beds, awnings, stov o or not, and it is agreed that all sin | es and water neaters illar apparatus, equipr | All of the foregoing are | e declared to be a part of said r | rsors |
| D NAME Bridgeview Ba | nk and Trust Company | 7 | INSERT ST | ORDERS INDEX PURPOSES REET ADDRESS OF ABOVE O PROPERTY HERE. | |
| L STREET 7940 S. Harle | em · | | | cher Ave., Chicago | |
| V CITY Bridgeview, I | 11. 60455 | | | leas, Attorney at | Law J |
| R Y | | | 7940 S. Наз | lem | |
| INSTRUCTIONS RECORDER'S OF | FICE BOX NO. <u>206</u> | | Bridgeview. | Ill. 60455 | 130 |

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in case in the failure of First Party, its successors or assigns to: (1) promptly repair, resorrebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in condition and/repair, without waste, and free from mechanics or other lens or claims for lien not expressly subordinated to the lien hereof; (3) pay we doe any indebtedness which may be secured by a lien, or charge on the premises, superior to the lien hereof, and upon request exhibit satisfactory evidence any indebtedness which may be secured by a lien, or charge on the premise, superior to the lien hereof, and upon request exhibit satisfactory evidence and interest of the party of the lien hereof, and upon request exhibit satisfactory evidence of the party of the lien hereof, and upon request exhibit satisfactory evidence of the party of the lien hereof, and upon request exhibit satisfactory evidence of the party of the lien hereof, and upon request exhibit satisfactory evidence of the party of the lien hereof, and upon request exhibit satisfactory in the lien hereof, and upon wire expects of the lien hereof, which is a superior to the lien hereof, and upon wire request, to lurnsh to Trustee or to holders of the note duplicate receipits therefore; (8) pay in full under protest, in the manner provided by statute, any expectation to Trustee or to holders of the note duplicate receipits therefore; (8) pay in full under protest, in the manner provided by statute, any of replacing or repairing the vame or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, and included of the pay of the party of the

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed thall, notwithstanding anything in the note or in this trust deed to the contrary, become and payable (a) immediately in the case of default in making syment of any installment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns to do any of the symmetry of the property of the property of the property of the note of the no

stein application is made prior to forect sure sale; (2) the deticency in case of a sale and deficiency.

7. Trustee on the holders of the note shan, in case of a sale and deficiency.

8. Trustee has no duty to examine the title, which sale is the present of the premises at all reasonable times and access thereto shall be permitted for that purpose.

8. Trustee has no duty to examine the title, which sale is the premise at all reasonable times and access the rest of the purpose.

8. Trustee has no duty to examine the title, which sale is the premise at all reasonable times and the premise at a premise and the premise at a premise and the premise

THIS TRUST DEED is executed by the BRIDGEVIEW BANK & TRUST COMPANY, Bridgeview IL, not personally but as Trustee as aforestid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and sai, b. U.G.VIEW BANK & TRUST COMPANY, Bridgeview, III., hereby warrants that it possesses full power and authority to execute this instrument), may it was usesty understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on the first Party or on a "B BRIDGEVIEW BANK & TRUST COMPANY Bridgeview, III., personally to pay the said note or any interest that may accute therein, or of any inchestness accruing hereinner, or to now or hereafter claiming any right or security hereinner, and that so far as the First Party and its successors and said BRIDGEVIEW BANK & TRUST COMPANY. Bridgeview, III., personally are concerned, the legal holder or holders of said note and the ow co or owners of any indebtedness according hereinners are concerned, the legal holder or holders of said note and the ow co or owners of any indebtedness and beginners and

a Notary Public in and for said County, in the state aforesaid, DO HEREBY CERTIFY, that Peter E. Halea. Vice-President of the BRIDGEVIEW BANK & TRUST COMPANY, BRIDGEVIEW, ILLINOIS, and ROBERT G. Sc. W. exSecretary of said Bank, who are personally known to me to be the same persons whose names are subscribed to the
foregoing instruments as such Vice President, and
Secretary, respectively, appeared before me this day in person and
acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aloresaid, for the uses and purposes therein set forth; and said
(Secretary, respectively, assembly as a side of the said instrument as their own free and voluntary act of said Bank, as Trustee as aloresaid, for the uses and purposes therein set forth; and said
(Secretary, respectively).

IMPORTANT

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

The Installment Note mentioned in the willfin Trust Deed has been identified herewith under Identification No. 401