## **UNOFFICIAL COPY**

TRUST DEED

24 140 032

1000

This instrument was prepared by C. Walsh, 1250 Shermer Northbrook, IL.

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made September 30, 1977; between Northbrook Trust & Savings Bank, a Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated June 1st, 1977 and known as trust number LT-1453 herein referred to as "First Party," and Northbrook Trust & Savings Bank an Illinois corporation herein referred to as TRUSTEE, witnesseth:

TH. T. WHEREAS First Party has concurrently herewith executed an installment note bearing even date herewin in the Principal Sum of EIGHTY THOUSAND AND NO/100\*\*\*

Dollars,

made parable to BEARER

which said fore the First Party promises to pay out that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest

After Pate on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in installments as follows: SIX HUNDRED SEVENTY-ONE & 36/100\*\*\*

Dollars on the 10th day of December

19 77 and SIX HUNDRED SEVENTY-ONE & 36/100\*

bollars on the 10th dry 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 10thday of November 2002. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balan e and the remainder to principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of ten per cent per annum, and all of said principal and interest being made payabe at such banking house or trust company in Northbrook Illinois, as the holders of the note may, from the of time, in writing appoint, and in absence of such appointment, then at the office of NORTHBROOK TRUSP & SAVINGS BANK in said City,

then at the office of NORTHBROOK TRUS P & SAVINGS BANK

NOW, THEREFORE, First Perty to secure the parment of sold principal sum of money and said interest in accordance with the terms, provisions and limitations of that trust deed, and also in combination of the sum of One Doller 'h hand point, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, allen and convey unto the Trustee "se successors and assigns, the following described Real Estate situate, lying and

being in the COUNTY OF COOK

AND FIATE OF ILLINOIS, to wit:

- parcel 1: Lot 48 in Ancient Tree on tone, being a Subdivision of parts of the NorthEast Quarter of the SouthWest Quarter and the SouthEast Quarter of the NorthWest Quarter of Soction 8, Township 42 North, Range 12, East of the Third Principal 400 dian, in Cook County, Illinois
- parcel 2: Easement appurtenant to and for the banefit of Parcel 1, as created by Declaration of Easements, Coverants and Restrictions recorded May 21, 1974, as Document 22723117, and by the plat of Subdivision of Ancient Tree Unit One, recorded as Document 22328735 for Ingress and Egress.

Oct 7 1 41 18 177

34140032

which, with the projectly hereinafter electrical, is referred to herein as the "premises,"

INSELECT.

INSELECT.

IN THE THE With and ill improvements, temperate, fixtures, and apportensances thereto belonging, and all rents, issues as a roofs thereof for on bong and during all such times are Piret Perty, its successors or assigns may be entitled thereto (which are plotted primarily and on a perity with said real relate and not consolidatily, and all appearatus, supposed to restrict therefore thereto need to supply heat, real or one continuous water, tight, power, refrigeration (whether single units or controlly controlled), and ventilation, including (without restricting the freedomy), servents, of and real casts whether physically attached thereto or not, and it is agreed that all similar appearatus, equipment or articles hereafter and in the premises by Piret Party of its successors or assigns shall be considered as constituting part of the real cetate.

To HAVE AND TO HOLD the premises curto said Trustes, its successors and saigns, forever, for the purposes, and upon the uses and trust here.

1 Intl the incidentiness of presents shall be fully poid, and in case of the failure of Piret Party, its successors or assigns to: (1) primptly repair, restrict or referrible say buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (2) keep and premises in gend conditions and repair. Without waste, and free from mechanical or other lines or claims for tien not expressly subscriptored to the lien hereof, (4) pay when due any indestroyees which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit better the profits of the profits of the profits of the lien hereof, and upon request exhibit brightings now or at any time in pricess of execution upon each premises. (4) comply with all requirements of faw or municipal ordinance, (1) pay belief any tensity in the profits of the profits of the premises and the uses between, (4) refrain from making material alterations in and premises except as required by law or municipal ordinance. (1) pay belief any tensity and the premises and the uses between, (4) refrain from making material alterations in and premises except as required by law or municipal ordinance. (1) pay belief any tensity and the premises are presented by the standard more and premises are presented by the standard more ordinance which Piret Party may desire to contest; (3) keep all buildings and improvements more or kearafter saturated on each premises its remains against loss or demands by Fre. lightleng or windstorm under policies providing for payment by the lasurative companies of smooth and the individual policies inciding and improvements and the profits of the contract of the contract of such as the profit of the contract of the contrac

			 		- 1	 ^ + 1
1) F.	LIVE	H Y		i .		 

NAME OF THE PARTY OF THE PARTY

NAME: ADDRESS: 60052

... 66032

or RECORDER'S OFFICE BOX NO.

for information only insert street address of above described property.

## **UNOFFICIAL COPY**

## 24140032

per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

2. The Tristee or the holders of the note hereby accured 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 inquiry into the accuracy of such bill, statement or estimat or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

3. At the ontion of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indehtedness accured by this trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment 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 things specifically set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the expiration of said three day period.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be nillowed and included as additional indebtedness in the decree for sale all expenditures and expense which may be paid or incurred by or one-half of Trustee or holders of the nois for attorneys' fees, nutrate fees, outland for the cost and costs (which may be estimated as to items to be expended after entry of the decrees of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and single data and assurances with respect to title as Trustee or holders of the other may deem to be resonably necessary either to prosecute such said procuring the search of the premises. All examinations are considered to the title to or the value of the premises. All examples are all the searches are considered in the search of the premises. All examples with interest thereon at the rate of seven per cent per annum, where the procuring including qualate and bankruptry proceedings, to which either of them shall be a party, either as plaintiff, claimant or defondant, by treason of this trust deed or any indebtedness hereby secured, or (b) preparations for the commencement of any suit for the foreclosure hereof after Tight affect the premises or this deed or any indebtedness hereby secured, or (b) preparations for the defense of any threatened and respectively in the processing of the continuous or the trust deed or any indebtedness hereby secured, or (b) preparations for the defense of any threatened and or proceeding which Tight to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened and to proceeding which Tight to foreclose whether or not actually commenced.

5. The processly of any foreclosure sole of the premises shall be distributed and applied in the following order of priority: First, on account of all orbits and supersex inciding all such liters as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured inhebitedness additional to that evidenced by the note, with interest thereon as herein proyided, third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their
Liths me, appear.

Is a job our at any time after the filing of a bill to foreclose this trian doed, the court in which such bill is filed may appelled a receiver of said premiers, the a pointment may be made either before or after sale, without notice, without regard to the solvency or insolvency at the time of application for such a viver, of the person or persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the persons or persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the persons or persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the persons and profits of said premises during the pendency of such foreclosures suit and, in case of a sale and a defeiency, ours, the full statutory period of redemption, whether there he re-dempine or not, as well as during any further time when Pirst Party, and the persons of the persons of the persons of the persons which may be now say or are usual heavily of each return of such previous, and profits and profits and profits and other powers which may be now say or are usual heavily of the persons of the

S. Trustee has no lut, it cannine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed no to exercise any power are never or missions hereunder, except in case of its own gross negligence or miss added or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release the rust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been cally paid; and Trustee may execute and deliver a release better the request of any person who shall, either before or after maturity acress, produce and exhibit to Trustee the note representing that all indebtedness hereby secured has been paid, which representation Trustees may accept as the without inquiry. Where a release is successor trustee, such successor trustees may accept as the sentime note herein described any accept as except a contornal is substance with the described herein and exhibit the purposes to the executed by a prior trustee hereinder or which contornal is substance with the described herein and the product of the prod

10. Trustes may resign by instrument in we are a sin the office of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, in sility a refusal to a few the then Recorder of Devia of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust betwenter shall have the Identical title, powers and authority as are herein given Truster, and any Trustee or successor shall be entitled to see "ble compensation for all cate performed received recessor."

- 11. That, if there shall be any change in the ownership of the premises covered hereby without the condition of the mortgagee, the entire principal and all accrued interest shall occume due and payable at the election of the mortgagee, and foreclosure proceedings may be instituted thereon.
- 12. The mortgagee hereby reserves the right and the mortgagor on its or their behalf and on behalf of its or their behalf and on behalf of its or their assignees agree that the mortgagee may charge the minumum sum of \$25.00 for the preparation and execution of a release of the within mortgage and the assignment of rents.

THIS TRUST DEED is executed by the undersymet Treater, and personally, but on a ray is a storesard, and it is expressly understood and agreed to the performance of t

Anything herein contained to the contrary mots withstanding, it is understood and agreed that North acid. Trust & Savings Bank, individually, shall have be obligation to see to the performance or many-formance of any of the covenants herein contained can, delt not be personally liable for any action or networker taken in violation of any of the covenants herein contained; it being understood that the property of next oney secured hereby and the performance of the ownermants herein contained; it being understood that the property have good and the part of the secure contained shall be enforced only out af the property mortgoged and the past, sauce, and profits thereof;

IN WITNESS WHERROY, Northbrook Trust & Savings Book, not personally but in Trustee as aforesaid, but what presents to be signed by VisciPresident, and its corporate send to be become afford and spectral by its Assistant Caching, the day and our first show written

Attest

Chris T. Cunico

ANNOTAN CASHIER

Notary Public, in and Cor and County, in the Marke Sourcest, DO HEREBY CERTIFY, that

1001 ( no ) no )

AVINGS HANK and Charles M. Walsh

Architect (ashier of and Hank, who are personally known to me to be the same personal whose tables of the foregoing national and said and tables, and a said and tables are severeted, and architect may all said and architecture of the said and architecture of and Hank, and architecture and solutions are not solution, at further and architecture architecture and architecture architecture and architecture archi

Given under my hand and notarial seal, this Christona VIIII

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-HED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD. The Instalment Note mentioned in the within Trust Deed has been identified

rewith under Identification No. 113

TR 11