TRUST DEED

25401879

10-063182 ACCOUNT NO.

1980 MAR 25 PM +1-05

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made March 21 1980, between Bernice Hall, his wife

County of Cook , and State of 1 linois , herein referred to as "Mortgagors", and THE FIRST COMMERCIAL BANK, an Illinois Banking Corpo at on, its successors and assigns, herein referred to as "Mortgagors", witnesseth: THAT, WHEREAS, the Mortgagors are indebted to the legal holder or holders of the Note hereinafter described in the principal Carl A. Hall and

sum of Eight thousand six hundred ning the 27 56 6, 404100, (\$8,693.20) 19.74. Dollars, evidenced by the said Note of the Mortgagors identified by the above are fint number, made payable to the order of and delivered, in and by which said Note the Mortgagors promise to pay the ss d principal sum as provided therein from time to time until said Note is fully paid, provided that upon default in the prompt ayment of any instalment all remaining instalments shall become due and payable and shall bear interest at 7% per annum, and o'. I said principal and interest being made payable at the Banking House of THE FIRST COMMERCIAL BANK in Chicago, Illir bis, unless and until otherwise designated by the legal holder of said note.

of coney and said interest in accordance with the terms, provisions and limitations of this trust dead-to w.r. for med, do by these presents CONVEY and WARRANT unto the Trustee, its successors and Please in the City of Chicago

Lot 37 (except the North 5 feet thereofO and L. 36 (except the south 5 feet thereof) in Block 26 in East Washington Heights, a Suldivation of the West Half of the North West Quarter and the South West quarter of Section 9 Township 37 North Range 14, East of the Third Principal Meridian in Cook County, Illinois.

THIS INSTRUMENT WAS PREPARED BY: Barbara Mc Cluskey The First Commercial Bank 6945 N. Clark Syreet Chicago, Illinois 60626



This trust deed consists of two pages. The covenants, conditions and provisions herein by reference and are a part hereof and shall be binding on the mortgagora, t	s appeari	ng on the re	evørse side of	this trust	deed are incorporated
herein by reference and are a part hereof and shall be hinding on the mortgagors, t	heir heir	Successor	por assigns.		~3. XII #
		1 11	'//)"	2 ~	

STATE OF ILLINOIS COUNTY OF COOKS **
Bernice Hall, his

THE COVENAN S, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST DEED:

- I. Mortgagers abs. (1) compely repair, restore or rebuild any buildings or improvements now or hereafter on the premiers which may become demaged or be destroyed; (2) keep said presents in good condition as proving which of the present in good condition as proving which of the present in the condition of the present of the same proving on the premiers experied to the limb hereof, and upon requester childs instincting evidence of the discharge of such prior lien to Traster or to believe the prior in the present of the same; (4) complete whith a "mortal discharge of the same publishing or buildings now or at any time is provess of erection upon said premiers; (5) comply with all requirements of law or municipal ordinances, which is not considered the analysis of the same and the use thereof; (6) took no material alterations in said premiers except as required by law or municipal ordinances.
- 2. Mortgagors shall pay before an 'pos thy straches all general tates, and shall pay repetial tates, apacial assessments, water charges, never service charges, and other charges against the premises when due, and shall, upon written req est, f rail' to Treater or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protect, in the manner provided by statute, any tax or to which Mortgagors may desire to control.
- 3. Mertgagers shall keep all building and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys officies u cirber to pay the cost of replacing or repairing the same et to ap in In III the inablesdoess secured hereby, all in companies sailsfactory to the holders of the note, under insurance policie payabl. in case of loss or damage, to Traster for the benefit of the holders of the note, under insurance policies payable, in tame of loss or damage, to Traster for the benefit of the holders of the note, and in case of insurance about to expire, shall deliver renewal policies on the set has ten days prict to the respects, "As or "or expiration."
- 4. In case of default therein, Transe or the half or of the note may, but need out, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed superiors, and may, but need not, make full or partiefly and interest on prior was understanding, and purchase, discharge, compensine or settle any state prior lies or title or claim thereof, or redeem from any tax or serious any tax or assessment. All moneys paid for any of the purposes berrin anthorized and all expenses paid or incurred in connection therevith, inc. data it interest from any other moneys advanced by Transes or the halders of the note to protect the mortgaged premiser and the time hereoft, plust reasonable compensation to Transes for each, sufficient concepting which actions hereoft, plust reasonable compensation to Transes for each, sufficient in the parties of the sufficient indebtedgoous secured hereby and shall become immediately due and payable without notice and with inter at berron at the rate of seven per cent per annum. Insection of Trustee or holders of the note shall never be considered as a witter of any right accurating to them on secount of any default become right of Meetingson.
- S. The Truster or the holders of the note hereby secured making as: payme t hereby authorized relating to taxes or secondents, may do so occording to any bill, statement or estimate precured from the appropriate public officer without imputey into the accuracy of such bill, statement or estimate or fatts the validity of any tax, assessment, sale, forfeiture, tax lies or title or claim thereof.
- 6. Mortgagers shall pay such liem of indebtedness herein assessioned, both crine all and intervat, when des according to the terms herrof. At the spino of the holders of the note, and without notice to Mortgagers, all empaid indebtedness accured by this Trust Freed hall an withstanding anything in the note or in this Trust Freed are and payable (a) immediately in the case of default in making payment of any instalment on the note, ... (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagers having accurately.
- T. When the indebtedness bureby accured shall become due whether by acceleration or ath, wise, holders of the note w Trustee shall have the right to foreclose the lies between, there shall be allowed and included as an additional indebtednes; in the vector sale all expenditures and expenses which may be paid or incurred by or an abditional indebtednes; in the vector sale all expenditures and expense which may be paid or incurred by or an abditional indebtedness and the vector sale and a second second
- 8. The proceeds of any fewedoware sale of the premiers shall be distributed and applied in the following order: it "writy: First, on account of all coats and expenses facilient to the fore-closure proceedings, including all such items as or mentioned in the preceding paragraph between the terms between the preceding control of the proceedings, including all such items as or mentioned in the preceding paragraph between the proceedings are not to be the proceedings are not to be a proceeding as a proceeding paragraph between the proceedings are not proceedings and interest remaining unput on the note; fourth, any overplus to Mortgagers, their heirs, legal representatives are assigna, so their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this stust deed, the court in which such bill is filed may app at a receiver of said permises. Such appointment may be made either before or after saids, without suchious regard to the salveney or issued-wave, or identifying the permises of the premises or whether the same shall be then excepted as a known-seed or not and the Trustee betweender may be appointed as sac, exerciver, Such receiver shall have power to collect the rest. issues and profits of said permised earling in the pendency of sack foreclosure vait and, in case of a sad and a defairing, during the fall aster or, Period of redemption, whether there be redemption or not, as well as during any further times when Mortgagers, except for the intervention of such receiver, would be entitled to collect as h reats, issues and profits, and all abber powers which may be necessary or are usual in such cases for the presentation, control, unanagement in operation of the premises during t **, bold of said period. The Court from time to time may asthorist the receiver to apply the set inscours in his hands in payment to while or in part of (1) The indebtedness secured hereby, or by any sect or, doing this trust deed, or any tax, a prelate and defaired to the control of the collection of the
- 10. No action for the enforcement of the lieu or of any provision hereof shall be subject to any defense which would not be good and avan. ". to ... p. "ty interposing same in an action at law upon the note hereby secured.
 - 11. Truster or the holders of the note shall have the right to impect the premises at all reasonable times and access thereto shall be permitted for the par one
- 12. Truster has no duty to mamine the title, location, existence, or condition of the premises, nor shall Truster be obligated to record this trust deed or 1 exet ise any power herein giver many contemporary or the state of the second or the second of the second or employees of truster, and it may require indementiate national course in the agents or employees of truster, and it may require indementiate outlandars to the follower exercising any power brettin giver.
- 13. Trastee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by his t has deed has been fully paid; and Trastee may success and deliver a release better to and at the request of any persons who shall, either before we after maturity thereof, produce and which to Trustee the note, representing that all indebtedness hereby occured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of the original or a successor trustee mach trustee may accept as the genuine note herein described any note which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof.
- 14. Trastee may realgn by instruments in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, landling or effectable one of Trustee, the thee Recorder of Bereds, of the county in which the permister or situated shall be Successor in Trust. Any Successor in Trust bervander shall have the identical title, powers and authority as any herein given Trustee, and any Trustee or successor shall be entitled to transmable compensation for all acts performed hereunder.
- 15. This Trust Deed and all provisions hereof, shall extend to said be binding upon Mortgagers and all presons claiming under or through Mortgagers, and the word "Mortgagers" when underting shall be presons and all presons likely for the present of the indebtedness or any part intered, whether or not such presons and all have executed the note on this Trust Deed.

DELIVERY INSTRUCTIONS

MAIL TO

THE FIRST COMMERCIAL BANK

CLARK AT MORSE

CHICAGO, ILLINOIS 6062

STREET ADDRESS OF PROPERTY DESCRIBED HEREIN

END OF RECORDED DOCUMENT

240187