INOFFICIAL CO

25455330

TRUST DEED

COOK COUNTY, ILLINOIS FILED FOR RECORD

Sidney H. Olsen RECORDER OF DEEDS

1980 HAY 13 PH 2: 31

25455330

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, Made May 1, 19 80, between Chicago Title and Trust Company, an Illinois corporation, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to corporation, not personally out as a found and seement dated. March 7, 1972, and known said company in pursuance of a Trust Agreement dated March 7, 1972, and known Nur. er 59456, herein referred to as "First Party," and FIRST NATIONAL BANK OF and known as Trust EVERGPPEN PARK, a national banking association, ax Here are referred to as TRUSTEE, witnesseth:

THAT, W (EF EAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the

Principal Start EIGHTY-SIX THOUSAND TWO HUNDRED FIFTY AND NO/100 - - #-

made payable to Tas DRDER OF BEARER
and delivered, in and or brick said Note the First Party promises to pay out of that portion of the trust estate subject to said

Trust Agreement and hereinafter specifically described, the said principal sum and interest from
the date thereof on the balance of principal remaining from time to time unpaid at the rate per cent we annum in instalments (including principal and interest as follows: TWELVE HUNDRED

19 80 and TWELVE HUNDRED EIGHTY-SEVEN - - day o' eacı Dollars or more on the 1st 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 1st day of May 19 90. All such payments on account of the indebtedness e nunced 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 instalment unless paid when due shall bear interest balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of fourteenpercent per annum, and and in second principal and interest being made payable at such banking house or trust company in Cook County, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the affector residence of James J. Walsh, 2611 South Shore Drive, Delavan, 12 Consin Xintalkelly, NOW, THEREFORE, First Party 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 also in considers for of the sum of One Bollsr in hand paid, the receipt whereof it hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the Trustee, its successors and assigns, the following COUNTY OF COOK

AND STATE OF ILLINOIS, to wit:

Block 8 (except Southeasterly 24 feet thereof conveyed to Chicago and Alton Railroad) in S. J. Valker's Subdivision of that part south of Canal of the North West 1/4 of Section 31, Township 39 North, Raige 14 East of the Third Principal Meridian, also that part south of Canal of the East 1/2 of the Northeast 1/4 of Section 36. Township 39 North, Range 13 East of the Third Principal Meridian, all in Cook County, Illinois

which, with the property hereinafter described, as referred to nerem as the TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all revis, in TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all revis, in thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pled ted particles) and the particles and not secondarily), and all apparatus, equipment or articles now or hereafter herein or the extended the said revision of the foregoing, screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stores and word, the foregoing are deciared to be a part of said real estate whether physically attached thereto or not, and it is agreed apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns thall be considered part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and up trusts herein set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesald shall be fully paid, and in case of the failure of First Party, its successors or assigns to repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destraid premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not express to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien or microsic or conditions of the notes; (d) con reasonable time any buildings or buildings and with may be secured by a lien or charge on the premises superior to the upon request cxhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the notes; (d) gay before any penalty satisfactory into making material alte rection upon said premuse. To retrieve the many premises all general taxes, and pay special taxes, special assessmen ue, and upon written request, to furnish to Trustee or to hanner provided by statute, any tax or assessment, which Filter situated on said premises insured against loss or damage we to have its loan so insured) under policies providing for replacing or repairing the same or to pay in full the indeed in the provided provided the same of to pay in full the indeed remaining policies payable, in case of loss or damage, to the standard mortgage clause to be attached to each policy the standard mortgage clause to define the source. To defive

MAIL TO: Thent Whomer & marrison 170	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
Thent, Wagner & marrison, 170 4600 South Rohland ave.	3401 S. Hoyne Ave.
Chicago, ILL. 60609	Chicago, Illinois 60608
THE ACE IN DECORDED COLLEGE SON AND ACE	••

policies not less than ten days prior to the respective dates of expiration; then Trustee or the holders of the note may, but nee perform any act hereinbefore set forth in any form and manner deemed expedient, and may, but need not, make full or par interest on prior encumbrances, if any, and purchase, discharge, compromite or settle any tax lien or other prior lien or titl from any tax sale or forfieture affecting sald premises or contest any tax or assessment. All moneys paid for any of the purpe expenses paid or incurred in connection therewith, including attorneys feet, and any other moneys advanced by Trustee protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning with may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable with thereon at a rate equivalent to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the premanding of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of paragraph.

thereon at a rate equivalent to the post maturity rate set forth in the note securing tins trust deed, it any, omerwise me prematural sets when the material maction of Trustee or holders of 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 Trustee or the holders of note 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 inquiry into the accuracy of such bill, statement or estimate or into the validity of any cas, assessment, sale, forefulture, tax lien or title or claim thereof.

3. At the or is no the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of ar 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 up a life." 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 the ed by period.

4. When the indebte here is reby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the liten hereof. and any unit to foreclose the liten hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses. hich may be paid or incurred by or on behalf of Trustee, and contained as to items to be expended after entry of the deer of c) procuring all such abstracts of title, title seathers and examinations, title policies, Torrens certificates, and similar data and assurances with respect to tilt as a Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to e

1 frustee of the noncers of the local season as the local season a

place in the control of the tigratories on the note or trust deed, nor shall 1 site o collegated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any 3 of omissions hereunder, except in case of its own gross negligence or missonduct or that of the agents or employees of Trustee, and it may require 1 on the offered the state of the trust deed and the lien thereof by proper instrument upon pre-criation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release here to on at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all in chi-dness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a succe. I trustee "ch successor trustee may accept as the granulum onto herein described any note which bears an identification number purporiting to be placed thereor by a 'rior trustee may accept as the granulum onto herein described any onto which bears an identification on the property of the note shall reflect the control of the note of the state of the state of the note and which purpors to be executed by the persons herein designated as makers thereof.

10. Trustee may resign by instrument in writing filed in the office of the Recorder of Beeds of the country in which the premise are recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Beeds of the country in which the premise are situated stall be Successor in Trust. Any Successor in Trust. Hereunder shall have the identified little, powers and authority are 'refuse five many and the application of the premises are situated shall be Successor in Trust. Any Successor in Trust. Hereunder shall have the identified itile, powers and authority are 'refused where the crustees of the premises are succe

This instrument prepared by THERON L. RATHJE, 105 W. Adams St., Chicago, IL 60603

I, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named Assistant Vice President and Assistant Secretary of the CHICAGO ITILE AND TRUST COMPANY, Grantor, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Assistant Vice President and Assistant 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 Company for the uses and purposes therein set forth; and the taid Assistant Secretary then and there exknowledged that said Assistant Secretary, as custed the corporate seal of said Company to be affixed to said instrument as said Assistant Secretary's own free and voluntary act and as the free and voluntary act of said Company to be affixed to said instrument as said Assistant Secretary's own free and voluntary act and as the free and voluntary act of said Company for the uses and purposes therein set forth.

2	OTA			
	3 54		3	
6	7			
·	COUNT	The little	•	
	*********	44.		

Corporate Soul 191

STATE OF ILLINOIS, COUNCY OF THE

ander

Date MAY 8 - 1980

Notary Public

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR

The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No. 8032

FIRST NATIONAL BANK OF EVERGREEN PARK **6 IR**USTEE

ust Office Vice President and

25455330

UNOFFICIAL COPY

RIDER OF ONE PAGE ATTACHED TO TRUST DEED DATED MAY 1, 1980, MADE BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE UNDER TRUST NO. 59456, FIRST PARTY, and FIRST NATIONAL BANK OF EVERGREEN PARK, TRUSTEE.

The rollowing paragraphs are added to the Trust Deed above described:

- 13. First rarty acknowledges and agrees that the transaction in respect of which the Note secured hereby was made and this Trust Deel was executed, if a loan, is a business loan to a Trustee whose beneficiaries own and operate a business, and vith respect to which it is lawful to charge, contract for the receive any rate or amount of interest under the provisions of Illinois Revised Statutes, Chapter 74, \$4(c).
- 14. In the making of said Note and the execution of this Trust Deed, the First Part, intends to contract with reference to the lawsof the State of Illinois, Accordingly, it is agreed that said Note and Trust Deed shall be enforced and the validity thereof (including, without limitation, the amount of interest which may lawfully by charged, contracted for and received with respect thereto) finall be determined, under the laws of the State of Illinois and not the laws of the State of Wisconsin.

CHICAGO TITLE AND TRUST COMPANY, 19t personally, but solely as Trustee under Trus. Agreement dated March 7, 1972 and known as arest No. 59456.

ABST. VICE PRESIDENT

ATTEST

Sacretary Cicaco