UNOFFICIAL COPY

	(bank of ravenswood		
	Chicago, Illinois 60640	FFB 26 AM	
	666788 Form TD 112 TRUST DEED.	A COUNTY OF FERING COUNTY THE ABOVE SPACE FOR	RECORDER OLL FACE
	Banking Corporation, not personally burecorded and delivered to said Bank in	ory 9, 1981 , betwee	n Bank of Ravenswood, an Illin of a Deed or Deeds in trust du ed 17/21/81 and known
of the state of th	an Ilinois corporation herein referred to THAT, WHEREAS First Party has concu- with in the Principal Sum of		ment note bearing even date he
	FIFTY HOUSAND AND NO/100 made pryable to BANK OF RAVENSWO to pay our chat portion of the trust-		aid Note the First Party promis
ħ	described, the Laid principal sum and inte		
3 0	FIFTY THOUSAND AND NO/100	(\$50,00	0.00)Dolla
7	All such payments on account or the indebtedness evidenced by said note to be first applied to interest or unpaid principal balance and the remainder to principal; provided that the principal of each instalment upaid when due shall bear interest at the rate of 24.50per cent per annum, and all of said principal and into being made payable at such banking house the trust company in Chicago, Illinois, as the holders of the note if from time to time, in writing appoint, and in absence of such appointment, then at the office of Bank of Ray		
6-99-			
SC6.	wood in said City, NOW, THEREFORE, First Farty to secure the payment tions of this trust deed, and also in consideration of the sum remise, release, allen and convey unto the Trustee, its suc Cook AND STATE OF	of the st. d principal sum of money and said interest in of One Land and under the receipt whereof is heressors and values the following described Real Est ILLINOIS, to	accordance with the terms, provisions and limit by acknowledged, does by these presents, gra- ate situate, lying and being in the COUNTY (
	Lots 4 and 5 in Block 9 in John Le northeast quarter of Section 8, To Principal Meridian, in Cook Cour	wis Cochran's out division of the worship 40 North, Large 14, East try, Illinois.	west half of the of the Third
	•		
		TO B	25 7 87699
		0001	
	which, with the property hereinafter described, is referred to h TOGETHER with all improvements, tenements, exement during all such times as First Party, its successors or assigns econdately, and all apparatus, equipment or articles now or i	fixtures and annustenances thereto belonging and all	rents, issues and profits thereof for lions and and aparity with said real _ate and no
	(whether single units or centrally controlled), and ventilation, coverings, inador beds, awnings, stoves and water heaters, All o and it is agreed that all similar apparatus, equipment or articl constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Tr	nctiding (without restricting the foregoing), screens, to the foregoing are declared to be a part of said real exes hereafter placed in the premises by the First Party of the first Par	window shades, storm doors and windows, floo- late whether physically attached thereto or not or its successors or assigns shall be considered as
	It is FURTHER UNDERSTOOD AND AGREED THAT 1. Until the indebtedness aforesald shall be fully paid ebuild any buildings or improvements now or hereafter on the epair, without waste, and free from mechanic's or other liens or may be secured by a lien or charge on the premises superior to the	and in case of the failure of First Party, its successone premises which may become damaged or destroyed claims for lien not expressly subordinated to the lien hillen herof, and upon request exhibit satisfactory evidents.	rs or estigns to: (1) promptly repair, restore or ; (2) keep said premises in good condition and ereof; (3) pay when due any indebtedness which inco of the discharge of such prior lien to Trustee
	or to holders of the notes; (4) complete within a responsible time ill requirements of law or musicipal ordinances with respect to equired by law or municipal ordinance; (7) pay before any perhapses, and other charges against the premises when due, and util under protest, in the manner provided by statute, any tax of the provided supplied of the provided supplied or damage moneys sufficient either to pay the cost of replacing or repairs in the note, under insurance policies payable, in case of loss or nortrage clause to be attached to each policy; and to deliver all	e my numering or numering move at any time in process the premises and the use thereof; (6) refrain from maknally attaches all general taxes, and pay special taxes, no non written request, to furnish to Trustee or to holders essessment which First Party may desire to contest; by fire, lightning or windstorm under policies provide	of erection upon and premises; (3) comply with ing material alterations in said premises except as pecial assessments, water charges, sever service of the note duplicate receipts therefor; (8) pay in 9) keep all buildings and improvements now on ing for payment by the insurance companies of
	NAME	g the same or to pay in full the indebtedness secured he lamage, for Trustee for the benefit of the holders of the re- policies, including additional and renewal policies, to h	reby, all in companies satisfactory to the holders note, such rights to be evidenced by the standard olders of the note, and in tase of insurance about
	D BANK OF RAVENSW L 1825 WEST LAWREN	ICE AVE.	R RECORDERS INDEES PURIOSES ERT STREET ADDRESS OF ABOVE ICRIBED PROPERTY HERE
	V CHICAGO, ILLINOIS	60640	116 West Leland Avenue
	R PARTIE		

GWED-IN-BAD COMPTION The Mortgagor hereby waivers any and a rights of redemption from sale under any order or decree of foreclosure of this Trust Deed on its own behalf and on behalf of each and every person, except decree or judgment creditor of the mortgagor; acquiring any interest in or title to the premises subsequent to the date of this Trust Deed. 经证明的政治是 ASSISTANTATRUST OFFICER state aforesald, DO HEREBY CERTIFY, that Keith C. Ericksen Eva Higi THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD. END OF RECORDE WHA! M