UNOFFICIAL COPY

TRUST DEED

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30	25858769 The space above for recorder's me only
and delivered to a d Bank in pursuance of a first Age Number 10° herein referred to a an Illinois Corporation doing busines THAT WHEREAS First Party has concurrently herewit	s in Chicago, Illinoisherein referred to as TRUSTEE, witnesseth: h executed an instalment note bearing even date herewith in the Principal Sum of
7,000	(\$18,000.00)Dollars,
Agreement and hereinafter specifically described, the son the balance of principal remaining from time to time to principal and interest) as follows:	
Three Hundred One and 53/100-	.19 81 and Three Hundred One and 53/100
principal and interest, in hot south past state of the indebtedness evidenced by said note of principal; provided that the principal of each instalme annum, and all of said principal and interest being maillinois, as the holder of the note may, from time to tin	. 19 81 and Three Hundred One and 53/100 ov month thereafter until said note is fully paid except that the final payment of the 1st day of May, 1991 be first applied to interest on the unpaid principal balance and the remainder to not all spaid when due shall bear interest at the rate of 17.0 percent per the pay able at such banking house or trust company in Country side one, in writing appoint, and in absence of such appointment, then at the office of in said City.
Edgewood. Battik NOW, THEREFORE, First Party to secure the payment of the said principa in consideration of the sum of One Dollar in hand paid, the receipt whereof is and assigns, the following described Real Estate in the COUNTY OF C	I sum of mone, an said interest in accordance with the terms, but visually and convey to the Trastee, its successors better by acknowled od, does by these presents great, remise, release, alien and convey to the Trastee, its successors hereby acknowled od, does by Trastee, its successors of the terms and convey to the Trastee, its successors of the terms and convey to the Trastee, its successors of t
Lot 3 in Block 3 in H. O. Stone and of the West 1 of the West 2 of the N t of the South West 4 of Section 9, Principal Meridian, in Cook County,	Company's Brain re Park being a subdivision forth West 1 one the West 1 of the North West Township 38 North Range 12 Eastwof, the Third Illinois.
	Sids N. Olson
COOK COUN FILEO FO	TY, ILLINOIS IN PECORD RECORDER F DEI DS
	4 PM 2: 26 25858735 66 .
First Party, its successors or assigns make bear one air conditioning, water	d primarily and on a parity with said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily), and all apparatus, edu. in the said real estate and not secondarily and real estate an
restricting the lovegoings, schools attached thereto or not, and it is agreed that said real estate whether physically attached thereto or not, and it is agreed that shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successful to the property of the part of	all similar apparatus, equipment or articles necessare piaceus in the paratities of each state. ssors and assigns, forever, for the purposes, and upon the uses and trusts berein set forth. ture of First Party, its successors or assigns to: (a) promptly repair, restore or rebuild any buildings or improvement. The of First Party, its successors or assigns to: (a) promptly repair, restore or rebuildings or improvement.
now or herealter on the premises which may obtained; (c) pay when due my in for lien not expressly subsordinated to the lien hereof; (c) pay when due my in exhibit satisfactory evidence of the discharge of such prior lien to Truste or to excite our properties of the many of the creation of the many of the creation of the many premises except as required by law or municipal ordinance; (g) pay before any premises except as required by law or municipal ordinance; (g) pay before any premises charges against the premises when due, and upon written except in the control of the many	adebtedness which may be secured by a lien or charge on the premises supposed to the cover at any time in process of bolders of the notes; (do complete within a reasonable time any building a buildings now or at any time in process of injel ordinances with respect to the premises and the use thereof; (f) refrain from making material alternations in said penalty anaches all general taxes, and pay special taxes, special assessments, water charges, sever service charges, for furnith to Trustee or to bolders of the note duplicate receipts therefor; (b) pay in full under protest, in the manner contest: (i) keep all buildings and improvements now or hereafter situated on said premises insured against loss or routes: (ii) keep all buildings and improvements now or hereafter situated on said premises insured against loss or
provided by fire. Highming or windstorm and flood damage, where the lender money is ufficient either to pay the cost of replacing or repairing the same or to policies payable, in case of loss or damage, to Trustee for the benefit of the bediever all policies including additional and renewal policies, to holders of the deliver all policies including additional and renewal policies, to holders of the dates of expiration; then Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumd or redeem from any tax sake or forfeiture affecting said premises or contest as connection therewith, including attorneys' fees, and any other mency adva compensation to Trustee for each matter concerning which action berein author payable without notice and with interest thereon at a tax equivalent to the po	is required by law to have its foan so insurred times promise satisfactory to the holders of the note, under insurance pays in full the indebedness secured hereby, all in companies satisfactory to the holders of the note, such rights to be evidenced by the nonequarter mortgage classe to be satisfacted to each policy; and to olders of the note, such rights to be evidenced by the nonequarter mortgage classe to be satisfacted to each policy; and to olders of the note, and in case of insurance about to expire, the note of the note, and in case of insurance about to expire, the note of the note, and in case of insurance about to expire, the note of the note, and the note of the note of the note, and the note of the purposes here in authorized and all expenses paid of incurred in the note of the note to protect the mortgaged premises and the lien hereof, glus reasonable may be taken, shall be some inmediately due and the note of any title acrealing to the note occurring this trust deed, if any, otherwise the premanrity rate set forth in the note securing this trust deed, if any, otherwise the premanrity rate set forth in the note securing this trust deed, if any, otherwise the premanrity rate set forth in the note securing this trust deed, if any, otherwise the premanrity rate set forth in the note securing this trust deed, if any, otherwise the premanrity rate set forth in the note securing this trust deed, if any, otherwise the premanrity rate set forth in the note securing this trust deed, if any, otherwise the premanrity rate set forth or the note of the note of any titled acrealing to the note of any titled nece
2. The Trustee or the holders of the note hereby secured making any payme from the appropriate public office without inquiry into the accuracy of such by from the appropriate public office without inquiry into the accuracy of such by the secure of the secure and without notice to First Part.	nit faceby surfacined relating to taxes or assessments, may do so according to day in the optimer; as I lien or title or claim the trend illi, statement or estimate or into the validity of any tax, assessment, sale, for fortium; as I lien or title or claim the trend, it is successors or satigns, all unpaid indebedness secured by this trust close of the control of
MAIL TO: Edgewood Bank 1023 West 55th Street Countryside, T1. 60525	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
	610 So. Stone
This instrument was prepared by E. Ann Erickson.	1023 W. 55th Street, Countryside, Illinois 60525 (Name and Address)

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FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE

END OF RECORDED DOCUMENT