## UNOFFICIAL COPY



TRUST DEED

## 25884961

THE ABOVE SPACE FOR RECORDERS USE ONLY

	<del></del>		
Ill, an Illinois Banking Corporation, not personally but as Trustee under th	uary 7, 1977 Party," and ment note bearing even date herewith in the Principal		
made paya, le '3 TEARER and delivered, 'a ar d by which said Note the First Party promises to pay out of Agreement and have 'va'ter specifically described, the said principal sum and ir on the balance of p inc.pe' remaining from time to time unpaid at the rate of	nterest from Date		
follows: Two Hungrer and Thirty-three and 92/100			
Thirty-three and 92,100	uly 1981 and Two Hundred and		
Dollars (\$233.92) on the \$f\$ day of each month thereafter until said note is fully paid except that the final payment of principal and interest of the lode of the see evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; rovided that the principal of each installment unless paid when due shall bear interest at the then highest rate permitted by law,			
NOW, THEREFORE, First Party to secure the payment of the said principal sum of mo and limitations of this trust deed, and also in consideration of the sum of One hollar in har these presents grant, remise, release, alien and convey unto the Trustee, its successors and a being in the	ney and said interest in accordance with the terms, provisions of paid, the receipt whereof is hereby acknowledged, does by ssigns, the following described Real Estate situate, lying and		
COUNTY OF Cook  AND STATE CALINOIS, to with Lot Ten (10) in Block Three (3) in Daniel Kandien' Justice Park Estates, a subdivision of the West Half of the East half or the East half of the north- west quarter of Section 35, Township 38 North, Range 12, EASt of the Third Principal Meridian, as per plat thereof recorded October 28, 1946 as Document 13925595, in Cook County, Illinois. ****			
SEE ATTACHED RIDER			
COOK COUNTY, ILLINOIS FILED FOR RECORD  1991 HAY 28 AT 10: 00	RECORDER OF LEED'S 25884961		
	961		
which, with the properly hereinalter described, is referred to herein as the "premises." TOGETHER with all improvements, tenements, easiements, fixtures, and apparents thereto belonging, and all rents, issues and profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a parity with said read extate and not secondarily), and all apparatus, equipment, or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windoes, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting 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 upon the uses and trusts herein set forth.			
NAME Bridgeview Bank and Trust Company	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE.		
STREET 7940 S. Harlem	8119 S. 85th Avenue, Justice. I		

D NAME Bridgeview Bank and Trust Company
E
L STREET 7940 S. Harlem
I
V CITY Bridgeview, Illinois 60455
E
R
Y
INSTRUCTIONS RECORDER'S OFFICE BOX NO. 20

8119 S. 85th Avenue, Justice, II
THIS DOCUMENT PREPARED BY

James W. Haleas, Attorney at Law 7940 S. Harlem

Bridgeview, Illinois 60455

## UNOFFICIAL COPY

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Rider t TRUST DEED — Dated _	May 20,	, 19 <u>81</u> .
Maker: Builde view Bank and Trust Co	ompany, as Trustee under Trust Agreement	
Dated 7	, 19 <u>77</u> . and known as Trust # <u>1-0169</u> .	
The undersigned agree to pay of it oidge	eview Bank and Trust Company (Bank) on each monthly payr	nent date an additional a
ount equal to one-twelfth (1/12th) of the annu-	al taxes and assessments levied against the mortgaged premises,	As taxes and assessments
due and nariable and ac incurance pulicie	es expire or premiums thereon become que, the bank is autilu	officed to use such money.
: fining for such purpose the ti	er.s., or renewing insurance policies or paying premiums there dersiened agree to pay the Bank the difference forthwith.	it shall not be obngatory
or the late in the second the policity or t	accu acy of any of said items before making payment of the Bank a vance other moneys for said purposes nor shall the	Same and nothing neren
titie for a marchine it may do or amit to do here	eunder.	
A late charge on payments made more that ssable by law.	an 15 days afte due date of the month due shall be charged a	20 1114 1114 1114 1114 1114 1114
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	an 15 days after due date of the month due shall be charged a	
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BRIDGEVIE	W BANK & TRUST COMPANY, BRIDGEVIEW, ILLINOIS., AS TRUSCA	
	By Octobalen	
	Artest Marie Co Ourone	<b>100</b>
		4)]), 00
	√;	S. Marie R.

BRIDGEVIEW BANKAND TRATEO., TRUSTEE

By Colour Charles

## It is further understands and season that it is in the failure of First Party, its successors or assigns to: (1) promptly repair, restor or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in gow conditions and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay who this discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time of point groups tenthil satisfactory evidences that discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable of the premises and the use thereof; the refrain from making material alterations in said premises except as required by law or municipal ordinance; (7) pay before, any penalty attaches all generates, and pay specual lastes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and upon written or assessment which First Party may desire to contest; (9) keep all buildings and improvements now or hereafter situated on said premises instituted upon the said of the said premises of the property of the pr

hereof whether or not actually comenced.

5. The proceeds of any of sclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all cost and expenses incident to the foreclosure incredings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitutes our cured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unto the of the control of the co

6. Upon or at any time after the horse 2 hill to foreclose this trust deed, the courr in which such bill is filed may appoint a receiver of said premises Such appointment may be made either bed, no er after sale, without regard to the solvency or insolvency which time of capital premises between the first of appointment of the interest of the person or persons, if any, liable for 2, wment of the indebtedness secured hereby, and without regard to the then value in the premises whether the same shall be then occupied as a bronesseal or not and the Trustee hereunder may be appointed as vue freediers. Hereby, and without regard to the then value in the premises whether the same shall be then occupied as a bronesseal or not and the Trustee hereunder may be appointed as under receiver. Such receiver, Mall have power to collect the rents, issues and profits of sail premises a bring the services and a deliciency, during the list statutory period of redemption, whether the e be redemption or not, as well as during any further times when First Party, its successors or assigns except for the intervention of such receiver, would be received the profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, contribute the cases for the protection, possession, contribute the may authorize the receiver to apply the net ince me in his hands in payment in whole or in part of 11). The indebtedness secured hereby, or by an such anolication is made criter to foreclosure sales (2) the definition of the definition of the line hereof or of such decree, provided such and definition is made criter to foreclosure.

7. Trustee or the holders of the note shall have the right to as cet the premises at all reasonable times and access thereto shall be permitted for that purpose.

8. Trustee has no duty to examine the title, location, existence or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the erms he for the liable for any acts or omissions hereinunder, except in case of its eggosts negligence or misconduct or that of the agents or employees of Trur ee, at 1 it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release his trust deed and the lien thereof by pro er instrument upon presentation of satisfactory evidence that all indehendense secured by this trust deed has been fully paid; and Trustee may accept as "ell" a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note; pres niting that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is required as successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification. Print to be executed by a prior trustee hereunder or which confirms substance with the description herein contained of the note and which purpors to "executed on behalf of First Party; and where the release is requested of the original trustee and it has never executed a certificate on any instrument iden (sir sir as site note described herein, it may accept as the genuine purpors to be executed on behalf of First Party; and where the release is requested of the original trustee and it has never executed a certificate on any instrument iden (sir sir as the note described herein, it may accept as the genuine purpors to be executed on behalf of First Party; and which purpors to be executed on behalf of First Party; and which purpors to be executed on behalf of First Party; and when the conforms to substance the description herein contained of the note and which

10. Trustee may resign by instrument in writing filed in the office of the Recorder or de strar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the the A corder of Deeds of the county in which the premise are situated shall be Successor in Trust, Any Successor in Trust hereunder shall have the idnical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts or formed hereunder.

11. Without the prior written consent of the holder or holders of the note secured here; the Morty-or shall not convey or encumber title to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate the entire to had principal halance as provided in said note for breach of this covenant and no delay in such election after actual or construction of the premise the construct as a wanter of or acquirescence in any such conveyance or encumbrance. Assignment of the beneficial interest in the First 1 arty Trust by the present holder or holders of the beneficial interest thereof shall be considered a conveyance in the purpose of this paragraph.

12. This Trust Deed shall secure ... any future advances made by the Mortgagor, for any purpose, at a y time before the release and cancellation of this mortgage. The state of the trust and the said of the state o

Eighteen Thousand Fiv e Hundred and no/100's
Bollars

(5 18,500.00 ), provided that nothing herein contained shall be considered as limiting the amounts that shall be accurated hereby when advanced by required to the contained in the mortage.

THIS TRUST DEED is executed by the BRIDGEVIEW BANK & TRUST COMPANY, Bridgeview, Ill., not person lly but as Trustee as aforessid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said BRIDGEVIEW BAN). TRUST COMPANY, Bridgeview, Ill., hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly in exteod and agreed that nothing herein or in said note contained shall be construed as creating any liability on the first Party or on said BRIDGE IE WE BANK & TRUST COMPANY, Bridgeview, Ill., personally to pay the said note or any interest that may accrue thereon, or any indebtedness accounts "under, or to perform any covenant either express or implied herein contained, all such liability; in, being expressly waived by Trustee; a by a creignetion now or hereafter claiming any right or security hereunder, and that so far as the 1 irst Party and its successors and said BRIDE EVENT HATKEE.

TRUST COMPANY, Bridgeview, Ill., personally are concerned, the legal holder or holders of said note and the owner of word.

TRUST COMPANY, Bridgeview, Ill., personally are concerned, the legal holder or holders of said note and the owner of word.

STATE OF ILLINOIS  COUNTY OF COOK  SS  Edwina Gaskin  Retary Public in and for said County, in the state and for said County in the state and for said County. In the state and for said Bank, who are personned for the state of the BRIDGEVIEW BANK & TRUST County for said Bank, who are personned for the state of said Bank, as Trustee as aforesaid, for the state of said Bank, day fifty the corporate seal of said Bank, did offix the	oresaid, DO HEREBY CERTIFY, that Peter E Haten Version and lighting to me to be decreased in the light of the guaranteed by its Secretary, the days of the light
IMPORTANT	The Installment Note mentioned in the within Trust Deed has been
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE HOOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEENAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	BRIDGEVIEW BANK AND TRUSTED. TUSTEE  BY COLUMN TRUSTED TO TUSTEE  XXXXX President

END OF RECORDED DOCUMENT