junior
TRUST DEED

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is writing appoint, and in absence of such appointment, then at me office of Jenner & Block, c/o Larry D. Blust, One IBM Plaza, Chicago, Illinois in said City, NOW, THEREFORE Pirst Party to secure the payment of the said principal name of more and said interest in accordance with the terms, provisions and innuisations of this toust dead, not exclude the confidence with the terms, provisions and innuisations of this toust dead, not exclude the confidence with the terms, provisions and innuisations of this toust dead, not exclude the confidence with the terms, provisions and innuisations of this toust dead, not exclude the confidence with the terms, provisions and innuisations of this toust dead, not exclude the confidence with the terms, provisions and innuisations of the toust dead of the confidence with the terms, provisions and innuisations of the toust dead of the confidence with the terms, provisions and innuisations of the toust dead of the confidence with the terms, provisions and innuisations of the toust dead of the confidence with the terms, provisions and innuisations of the toust dead of the confidence with the terms, provisions and innuisations of the toust dead of the confidence with the terms, provisions and innuisations of the toust dead interest in accordance with the terms, provisions and innuisations of the toust dead interest in accordance with the terms, provisions and innuisations of the toust dead interest in accordance with the terms, provisions and innuisations of the toust dead interest in accordance with the terms, provisions and innuisations of the toust dead interest in accordance with the terms, provisions and innuisations of the toust dead interest in accordance with the terms, provisions and the toust dead interest in accordance with the terms, provisions and innuisations of the toust dead interest in accordance with the terms, provisions and the toust dead interest in accordance with the terms, provisions and the toust dead interest in accordance with the toust dead interest in a

LOT 42 in SUB - BLOCK 4 IN JAMES MORGAN'S JUDDIVISION OF THE EAST 1/2 OF BLOCK 10 IN SHEFFIELD'S ADDITION TO THICAGO IN THE NORTH EAST 1/4 OF SECTION 32, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN IN COUNTY, ILLINOIS.



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which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, features, instructs, and appurtenances thereto belonging, and all rents, issues and profits thereof its olong 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 real estate 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, wandow strades, storm doors and windows, floor coverings, inalor beds, awaings, stoven and water heaters. All of the foregoing are declared to be a part premise by First Party or its ancily asserted as a constituting part of the real estate.

TO HAVE AND TO HOLD the response surfer he is all Toutes, its successors and assigns, forever, for the oursones, and one the uses and trusts here-

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness adversed shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair. without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereis; (3) pay when due any indebtriness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit a statistatory evidence of the discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) both prior that the premises are also as a superior to the lien hereof, and upon request (7) pay before any penalty attackes all general taxes, and pay special taxes, special sessements, water charges, sewer service charges, and other charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefor; (8) pay in full under protest, in the manner provided by statute, any tax or assessment which First yim yet desire to contest; (9) keep all buildings 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 sufficient either to each of explacing or repairing the same or to pay in full the indebtdeness secured here-

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DELIVE	NAME STREET CITY	JOSEPH P. Zekas, Trustee Nancy Anne Pacher One IBM Plaza, #4100 Suite 1100, 55 E. Montoe Chicago, Illinois Chicago, Illinois
R Y	INSTRUCTION	OR

INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

2047 North Seminary Chicago, Illinois

620d

RECORDER'S OFFICE BOX NUMBER

FORM 04-061 9-78



COUNTY OF COOK

I. BEATRICE V. CRANE

H. J. ISADOR

sident of the Amalgamated Trust

KATHARINE E. BLUMENTHAL

sonally known to me to be

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED

END OF RECORDED DOCUMENTS