			Constanting				n katalak en sak <mark>ata</mark> L <b>1</b> 2 :	
١		<b>-</b> -	1	COOK C FILE	學行為特	Aut.õic Ko		lneyA. Obani orios oresos
•	78051	DEED	25	63 <sup>1800</sup> FE	B 15 EI	11: 12		363500
	True Die	d Form 17)					FOR RECORDERS	USE ONLY
1	THIS INDENT CRY	. made Fe	ebruary	11,		between		
		arskman, his						
	a National Banking Asso, iat on doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mc traggors are justly indebted to the legal holder or holders of the Instalment Note here: inafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of ONE HUNDRED THOUSAND AND NO 1/3ths							
-	52/100ths			(0)	(123	32.52)		
	Dollars on the 1st day of April 19 80 and One Thousand Two Hundred Thirty—Two and 52/100ths———————————————————————————————————							
	provisions and limitations of formed, and also in conside and WARRANT unto the Tr in, situate, lying and being	of this trust deed, ar eration of the sum of rustee, its successor	ecure the pa nd the perfo One Dollar is and assign	ormance of the or r in hand paid, t ns. the following	aid principal : covenants an he receipt wh described R	sum of hor a d agreement nereof is hor eal Estate and COOK	y and said interest s herein contained Ly acknowledged, d all of their estate	in accordance with the terms, by the Mortgagors to be per do by these presents CONVEY, right, title and interest there AND STATE OF ILLINOIS
	to wit:						()	
	Catholi the Nor	in Ostrom's S ic Bishop of th 1/2 of Se rd Principal	Chicago ection 3	o's Lake S 3, Townshi	Shore Dri p 39 Nor	ive Addii rth, Rang	tion to Cai. ge 14, East	ago, in 🚜 🚗
ľ	repared Byr Gary A. Wordist Alban, Bank & 3100 W. Lewich	Trust Co., N.A. Isa Avenus, Gincaga,						O <sub>/Sc.</sub>
i i i i i i i i i i i i i i i i i i i	which, with the property I TOGETHER with all im thereof for so long and durin and not secondarily and all light, power, refrigeration is window shaded storm door window shaded storm door to the shaded storm door to the shaded storm door OHAVE AND TO HOL acrein set forth, free from all benefits the Montgagors de	hereinafter describ- hprovements, tenen gall such times as i apparatus, equipm (whether single uni s and windows, floo- her physically attach gagors or their suc- D the premises undel I rights and benefits o hereby expressly	ed, is referenced, is referenced, ease Mortgagors ent or articlits or central recoverings and thereto cessors or er the said T sunder and release ar	rred to herein ments, fixtures so may be entitle les now or here ally controlled), inador beds, a or not, and it is assigns shall trustee, its succil by virtue of the ad waive.	as the "prei, and appurt d thereto (wh after therein, and ventila wnings, stow agreed that a be considered essors and as e Homestead	mises.  enances ther  enances ther  enances ther  or thereon u  tion, includir  es and water  Il similar appl  d as constitu  ssigns, foreve  Exemption L	eto belonging, and of sed to supply heat of supply heat of supply heat of the aratus, equipment ting part of the r, for the purposes aws of the State of	d all rents, issues ar a r.o. t n a parity with said rea esta e . gas, air conditioning, write- ting the foregoing), scree s foregoing are declared to b i or articles hereafter placed in eal estate, and upon the uses and trusts illinois, which said rights and
	This trust deed co side of this trust deed gagors, their heirs, suc	This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the revers e of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the more gors, their heirs, successors and assigns.  INESS the hand.sand seal.sof Mortgagors the day and year first above written.						
	filown		in	[SEAL]				- L[SEAL]
	Seymour He			[SEAL]		irley He		[SEAL]
s	TATE OF ILLINOIS	1		len R. Ad				
							State aforesaid, D shman, his	O HEREBY CERTIFY THAT wife.

strument, appeared before me this day in person and acknowledged that they

Falle

Notary Public

\_ signed, sealed and delivered the

## **UNOFFICIAL COPY**

and the second s	. 1996. august 1996. august august 1996. au <mark>gust 1996. august 1996. august</mark> 1997. august 1996. august 1997. august 1997. An anna an ann an Airmeanna an Airmeann an Airmeann an Airmeann an Airmeann an Airmeann an Airmeann an Airmean				
<ol> <li>Mortgagors shall (1) promptly repair, restore or rebuild any bui damaged or be destroyed; (2) keep said premises in good condition and not expressly subordinated to the lien hereof; (3) pay when due any inde the lien hereof, and upon request exhibit estimate.cory evidence of the di- ing reasonable time any building or buildings now or at any time in pro- more reasonable.</li> </ol>	RRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):  Idings or improvements now or hereafter on the premises which may become repair, without waste, and free from mechanic's or other liens or claims for lien ebtedness which may be secured by a lien or charge on the premises superior to scharge of such prior lien to Trusce or to holders of the note; (4) complete withcess of erection upon said premises; (5) comply with all requirements of law or (6) make no material afterations in ead premises except as required by law or				
maches with the maches and pay before any penalty attaches all general to service charge, and other charges against the premises when due, it duplicate receipt "herefor. To prevent default hereunder Mortgagors assessment by the Mortgagors may desire to contest.  3. Mortgagors are keep all buildings and improvements now or lightning or winds orm inder policies providing for payment by the instruction of the contest of the payable, in case of loss of data age, to Trustee for the benefit of the holde be attached to each poly and a second deliver all policies, including addition of the contest of the co	axes, and shall pay special taxes, special assessments, water charges, sewer and shall, upon written request, firmish to Trustee or to holders of the note shall pay in full under protest, in the manner provided by statute, any tax or hereafter situated on said premises insured against loss or damage by fire, urance companies of mency sufficient either to pay the cost of replacing or rein companies attifactory to the holders of the note, under insurance policies row of the note, such rights to be evidenced by the standard mortgage clause to conal and renewal policies, to holders of the note, and in case of insurance about or to the respective dates of expiration.  but need not, make any payment or perform any act hereinbefore required of the note of the control				
9. Upon, or at any time after the filing of a bill to foreclose this trust of mises. Such appointment may be made either before or after sale, without time of application for such receiver and without regard to the then value of not and the Trustee hereunder may be appointed as such receiver. Such premises during the pendency of such foreclosure suit and, in case of a sat collect such renta, issues and profiles, and all other powers which may be management and operation of the premises during the whole of said perincome in his hands in payment in whole or in part of: (1) The indebtedne special assessment or other lieu which may be or become superior to the licosure sale: (2) the deficiency in case of a sale and deficiency.  10. No action for the enforcement of the lieu or of any provision hereof, party interposing same in an action at law upon the note hereby see	ieed, the court in 'hic' such bill is filed may appoint a receiver of said pre- ut notice, without re, art', be solvency or insolvency of Mortgagors at the of the premises or whet' ert h same shall be then occupied as a home-stead or h receiver shall have pow ? t' collect the rents; issues and profits of said ale and a deficiency, duri g t' e 'h I statutory period of redemption whether ale and a deficiency, duri g t' e 'h I statutory period of redemption whether ale and a deficiency of the said ale and a deficiency of the protection, possession, control, od. The Court from time to tim 'any authorize the receiver to apply the net ses secured hereby, or by any decree for ing this trust deed, or any tax, en hereof or of such decree, provided ach as plication is made prior to fore- shall be subject to any defense which 'ould not' se good and available to the cured.				
either before or after maturity thereof, produce and exhibit to Trustee the which representation Trustee may accept as true without inquiry. Moreover, as the genuine note herein described any note which here a certific and the product of the prod	midition of the premises, nor shall Trustee b. o. 'atled to record this trust he terms hereof, nor be liable for any acts or o. 'sio', he sunder, except in pholyces of Trustee, and it may require indemnitie sati actory to it before instrument upon presentation of satisfactory evident; it at all indebtedness and deliver a release hereof to and at the request of at y person who shall, see note, representing that all indebtedness hereby sectired 'a been paid, the properties of the country in the end of the properties of the country in the end of the properties of the country in which the premises are used to the executed by the persons here in designated as makers there is professed by the persons here in designated as makers there is proved to be executed by the persons here in the properties of the country in which the premises are usation for all acts performed hereunder; in the properties of the country in the properties of the persons and all persons is liable for the payment of the indebtedness or any the or this Trust Deed.  T				
18. In the event that the Mortgagors shall sell, convey or assign the t-secured by this Trust Deed shall become immediately due and payabl 19. The real estate described herein shall secure the obligations, are contingent, due or to become due, now existing or hereafter arising.	ceneficial interest in the mortgaged premises, the entire unpaid balance le.  Id shall also secure any other liabilities, direct or indirect, absolute or of Mortgagor to Mortgagee or its successors and assigns.				
I MPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No. 632  ALBANY BANK & TRUST COMPANY No. 632  ALBANY BANK & TRUST COMPANY No. 6432  Land Trust Officer				
NAME Albany Bank & Trust Compared Street 3400 W. Lawrence Av. Chicago, Il. 60625 V CITY ER					
Y	r .				

END OF RECORDED DOCUMENTS