Notorial Seal 12-0478 (REV. 3-82)

of Marc' 19 65, and Five hundred dollars and CO/LOO Dollars or more o. the un' say of each month thereafter, except a final payment of Tive hundred Dollars, un is fully paid and except and the final payment, if not sooner paid, shall be due on the 9th day of February NOW. THEREFORE, the Mo. caport so excure the payment of the said sum of money in accordance with the terms, provisions and trust deed, and the performant of the commants and agreements herein contained, by the Mortgagors to be performed, and also the sum of One Dollar in hand paid, the recent whereof is hereby acknowledged, do by these presents CONVEY and WARRANT in successors and assigns the following decriber Real Estate and all of their estate, right, title and interest therein, situate, bying and be COUNTY OF COOK AND STATE OF South 32 Acres of the Sout 160 acres of the east ½ of the North 12 Acres of the South, Range 13, F. st o. the Third rincipal Meridian, in Countrious	go, Illinois, herein Note (herein called a Promissory Note promise to pay an Illinents as follows: e on the 9±hday and said Agreement 1991 Il limitations of this in consideration of rito the Trustee, its eing in the ILLINOIS, to wit: cres of the
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THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made February 2nd 83 Gerald John Legerski and Arline Mad 1 Legerski, "M's Wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicag referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicag referred to as "Mortgagors are justly indebted to the legal holders of the Nore with the company of the Mortgagors of even date herewith, made payable as stated therein and delivered, in and by which said Note the Mortgagors Ar Junt?" unced of Themty-four thousand five hundred eighty-nine dollars and SZALOO Dollars with interest thereon, payable in instal veh hundred dibliars and 00/100 Dollars or more of the June of July 20 and Five hundred dollars and 00/100 Dollars or more of the June of July 20 and Five hundred dollars and 00/100 Dollars or more of the June of July 20 and Five hundred dollars and 00/100 Dollars or more of the June of July 20 and Five hundred dollars and 00/100 Dollars or more of the June of July 20 and Five hundred dollars and 00/100 Dollars, until find the sum of 00 pollar in hand payable, the cent where of is hereby acknowledged, do by the expression Convey and Warrant in the sum of 00 pollar in hand payable, the cent is where of is hereby acknowledged, do by the opten series in Convey Yard Warrant in Sciences and assigns the following decribe Real Estate and all of their estate, right, title and interest therein, situate, lying and be COUNTY OF COOK Lot 30 in Block 2 in Pinar and Sackett's Subdivision of the North 12 Acres of the South 32 Acres of the South 160 Acres of the east ½ of the North East ¼ Township 38 North, Range 13, F. st. o. the Third Frincipal Meridian, in Cook Illinois	Note (herein called a Promissory Note promise to pay an illiments as follows: e on the 9±hday antil said Agreement 19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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Dollars or more o. the _m sy of each month thereafter, except a final payment of	limitations of this in consideration of that the Trustee, its eing in the ILLINOIS, to wit:
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	}
COOK COUNTY, ILLINOIS Sidney M. Olsen FILED FOR RECORD	
1983 FEB 10 AM 9 40 265 53 106	1000
This document prepared by MJ Dickson for Avco Financial Services (30, V. 95th	St. OakLawn,
also known as 4123 S Campbell Chgo, IL 60620 (Number and Street)	
which, with the property hereinafter described, is referred to herein as the "premises."	,
TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issue for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with sai secondarily) and all apparatus, equipment or articles now on thereafter therein or thereon used to supply heart, air conditioning refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), sere storm doors and windows, floot coverings, awaings, stores and water heaters. All of the foregoing are declared to be a part of sit physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premis	
or their 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 herein set forth, free from all rights and benefits under and by writure of the Homestead Exemption Laws of the State of Illinois, benefits the Mortgagors to hereby expressly release and waive.	on the uses and trusts which said rights and
THIS TRUST DEED MAY NOT BE ASSUMED WITHOUT THE WRITTEN CONSENT OF THE LEGAL HOLDERS OF THE TRUST DEED SECURES.	E NOTE-THAT THIS
This trust deed consists of two pages. The convenants, conditions and provisions appearing on page 2 (the reverse side of incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.	f this trust deed) are
WITNESS the hand and seal of Mortgagors the day and year first above written.	01
(Gerald John Jegerski I SEAN Jarline Mac Legerski)	[SEAL]
[SEAL]	[SEAL]
STATE OF ILLINOIS, I, <u>Marry Jo Dicksohn</u> SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HERE	EBY CERTIFY THAT
County Cook Gerald John Legerski and Arling Mag Legenski Wie Wil	1
who personally known to me to be the same person whose name foregoing instrument, appeared before me this day in order and deconviced the same signed, sealed and deliberal its read-list daying or as	free and
voluntary act, for the uses and purposes therein of farth.	
Given under my hand and Notarial Seal this Property of Pebrus	
Notorial Seal	Notary Public

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagers shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may be secured by a lien or charge on the premises of the desired of the lens when the most and the lens hereof; (b) pay when due any indebtideness which may be secured by a lien or charge on the lens of the lens hereof; (b) pay when due any indebtideness which may be secured by a lien or charge on the lens of th

indebtedness secured nereby, or by any occree infectioning his that used, or any this special examination of our such detection. The supplication is made prior to I rev² sure sale; (b) it deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to my or ense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Truster or the holders of the note-shall have the right to inspect the premises at all casonable these and secess thereto shall be permitted for that purpose.

12. Truster has no due to examine the title, location, existence or condition of the premises at all casonable the same and secess thereto shall be permitted for that purpose.

13. Truster has no due to examine the title, location, existence or condition of the premises. The forming the same transport of the signatories on the note or trust deed, nor shall fire to be obligated to record this trust deed or to exercise any power berein given unless even of the note or trust deed, nor shall fire to be obligated to record this trust deed or to exercise any power berein given unless even of the second of the own presentation of any area or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and are required to record this trust except in case this trust deed and the lien thereof by proper instrument upon presentation of sale are to yet induced that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to a dat the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, represent that all reads on the produce and exhibit to Trustee the note, represent that all made to the sale and the lien thereof by the produce and exhibit to Trustee the note, repressing that all middle of the note and which presentation are requ

premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and persons claiming under or through Mortgagors, and the word "Mortgagors and shall include all such persons and all persons claiming under or through Mortgagors and the word "Mortgagors" and shall include all such persons and all persons claiming under or through the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in his instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT!

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE PROMISSORY NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No. 68997 CHICAGO TITLE AND TRUST COMPANY,

UN WASH Wardaish II 60453 PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY MERE

425. Charles

END OF RECORDED DOCUMENT