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THE ABOVE SPACE FOR RECORDERS USE ONLY

TP.S 1 NDENTURE, made March 25,

, 19 83 , between WARREN ELISHA SHABAZ AND

MARIAM 1 OUISE SHABAZ, HIS WIFE herein referred to as "Mortgagors" and THE WILMETTE BANK, an Illino's banking corporation located in Wilmette, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, W. F. D. AS, the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here: a fte described (said legal holder or holders being herein referred to as Holders of the Note) in the principal su a of TWENTY FOUR THOUSAND THREE HUNDRED THIRTEEN AND EIGHTY/100 \* \* \* \* \* \* Dollars, evidenced by one certain Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made prige ble to BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said prine er lesum and interest from date hereof on the balance of principal remaining from 25th day f eac month thereafter until said Note is fully paid, except that the Dollars on the final payment of principal and interest if not sooner paid, shall be due on the 25th day of March 1990.

All such payments on account of the indebtedness evidenced by said Note are to be first applied to interest on the unpaid principal balance and the remainder to principal and all of said principal and interest are to be made payable at such banking house or trust company in the City of Wilmette, Illinois, as the Holders of the Note may from time to time in waying appoint, and in absence of such appointment then at the office of The Wilmette Bank in said city.

NOW, THEREFORE. The Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trust Deco, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRALT. or othe Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest ther in, situate, lying and being in the COUNTY OF LOOK.

AND STATE OF ILLINOIS, to with

<u> 100</u>

Lot 9 in Daley's Subdivision Unit No. 2 being a 5th. of part of Lot 14 in County Clerk's Division of Lot 14 in the county Clerk's Division of the West 1/2 of Fractional Section 33, together with pirt of Lot 10 in County Clerk's Division of the West 1/2 of said Fractional Sec. 33 all in T.42N-R13E. of the 3rd P.M. in Cook County, Illings.

COOK COUNTY, ILLINOIS FILED FOR RECORD

1983 APR -4 AH 10: 22

Sidney N. Olsen RECORDER OF DEEDS

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

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors 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, window shades, storm doors and windows, floor coverings, awnings, stoves and water hearers. All of the foregoing are declared to be 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 the Mortgagors 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 the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgag ors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

Mortgagors shall (1) promptly repair, restors or rebuild any buildings or in good condition and repair, without wasts, and free from mechanics, or

es in good condition and repair, without wasts and free from mechanics, or other to many is secured by a lien or charge on the premises superdiving one of the two times and the superdiving of the premises and the use thereof, (d) make no material alterations in said prices and the use thereof, (d) make no material alterations in said prices when due, and shall upon written request, furnish to Trustee or to Holders of the to manner provided by statute, any kast of same summer which Mortinggors may deal to be manner provided by statute, any kar or assessment which Mortinggors may deal to be manner provided by a statute, any kar or assessment which Mortinggors may deal to be manner provided by a statute, any kar or assessment which Mortinggors may deal to the manner provided by a statute, any kar or assessment which Mortinggors may deal to the manner provided by the standard in provided by the standard mortingge classes to the Note, such rights to be witdened by the standard mortingse classe to the of the Note, and in case of insurances about to experie, shall deliver reviewed policies to

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In case Mortgagers shall fall to perform any covenants berein contained. Trustee or the Holders of the Note may, but herd not make any payment or perform any act hereinbefore required of Mortgagers in any forms and dynamic demmed appellent, and may, but need not, make full or partial payments of principal or interest of noise encumbrances, if any, and purchase or contents of the process of the
5. The state of the Deldam of the Paris hands around making an account hands and the state of th

procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, for eliume, tax lies or title or claim the rest.

6. Moriga gors shall pay such lices of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the Holders of the Note, and without of the Note of the Note, and the Note or in this Prost. Deed to the contrary, become due and payable for licensess of deft still on making or the Note of deft still on making or the Note of the Note or the Note or the Note or the Note or the Note of the Note or the Note of the Note or the Note of the Note or the Note or the Note of the Note or the Note of the

7. When the indebtedness bereby secured shall become due whether by acceleration or otherwise. Holders of the Note or Trustee shall have the right to foreclose the lim bereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be gain or incurred by or on behalf of Trustee of Holders of the Note for such trustrays. Feet, Trustee shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be read to the supported of the Note for the Note th

8. The proceeds of any foreclosure sake of the premiers shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such them as any mentioned in the preceding paragraph berroll second, all other items which under the terms hereof constitute secured indebtadness additional to that evidenced by the Note, with interest thereon as intering provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgagors, their beirs, legal preprenatuleurs or assigns, as that rights may appear.

either before in a terr time stier the filling of a bill of foredone this frage Deed, the const is a bids nead bill if liked may appoint a receiver of add premises. Such appointment may be made in mises or whather the stimes ask without regard to the before it is believed by the foredone in the propose at its stime of believed by the constitution of the contribution of the stime of the contribution of the stime of the contribution of the stime of the contribution of the contributio

... Unit of the Mortgagor shall pay over to the Holder all or such portion of the precises and upon demand of the Holder of the Mortgagor shall pay over to the Holder all or such portion of the proceeds the most as any be elected by the Holder, and all such precedes so paid over shall be applied upon the principal or accrued interest of the Mort as may be elected by the Holder and without premium or precise.

11. No ration or the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the not here of secured.

12. Trustee has an access thereto shall be permitted for that nurrows

given unless expressly oblig of by the error heror, one bittle for expression for the premises, our shall frustee be obligated to record this Trust Deed or to exercise any power heroin employees of Trustee, and may my furnishes attributed to the premise of the

15. Trustee may resign by instrument in wring file in the office of the Recorder or Registrar of Tules in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to set, the the Recorder of Deeds of the cont. "" beginning as a string state of the resignation, the the Recorder of Deeds of the cont. "" beginning as a string stable to reason in Trust. Any description in Trust and for ease of its resignation, inability or and surbority as are herminglyen Trustee, and any Truste or sur tensor shall be entitled to reasonable compensation for all acts performed between the identical title, powers and surbority as are herminglyen Trustee, and any Truste or sur tensor shall be entitled to reasonable compensation for all acts performed between

when used herein shall include all such persons and all persons and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all person. \_\_\_\_\_but at the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Trust Dect.

17. Without the prior written consent of the Holders of the N s., the Mortergors shall not convey or encumber title to the Premises. The Holders of the Note may elect to accelerate as provided in the Note for branch of this convenant, and no delay in sun election ..., that or constructive notice of such branch shall be construct as a waiver of or acquisesence in any such conveyance or encumbrance.

18. Before releasing this trust deed, Trustee or successor shall receive for its sections a few as determined by its rate schedule in effect when the release deed is insued. Trustee or ruccessor shall be entitled to responsible compensation for any other act or services 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.

Witness the hand and seal of Mortgagors the day and year first above written.				20%
STATE OF ILLINOIS County ofCOOK A. Kanalana A	1. Roger A. Krebs a Notary Pubble in and for and residing st. Warren Elisha. who are personally known to me to be the strument, oppeared before me this day in person and sald Interument as	in said County in the State aforesaid, DO HEREBY CERT FY HAT  Shabaz & Mariam Louise Shabaz, Hi: Wife  same persong whose name S are subsection of repring In-		
THE NOTE SECURED BY TH	IS TRUST DEED SHOULD BE IDENTIFIED HEREIN BEFORE THE TRUST DEED IS	RY //	Ull Vie President Smith	
D NAME E STREET I CITY E R Y INSTRUCTIONS	THE WIL AETTE I 1200 CENTRAL A' WILMETTE, ILL 60 OR	VE. 0091\ —	FOR HECONDER'S INDEX PURPOSES INSERT STHEET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE  2046 Wilmette AVe., Wilmette, 60091	

END OF RECORDED DOCUMENT