TRUST DEED

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1983 DEC 13 AM 10: 29

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THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURY JOSE December 5, 1983 , between American National Bank and Trust Company of Chicago, National Banking Association, not personally but as Trustee under the provisions of a Deed or Deeds in trust sul, recorded and delivered to said Company in pursuance of a Trust Agreement dated suly 8, 1977 and known as trust number 40616 herein referred to as "First Party," and July 8, 1977

Gisela Malawy
here: referred to as TRUSTEE, witnesseth:
THAT. WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of Seven y rive Thousand Dollars and 00/100 (\$75,000.00)

made payable to BEARER
and delivered, in and by which said Note the First Party promises to pay out of that portion of the trust estate
subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest from
date of disbursement on the balance of principal remaining from time to time unpaid at the rate of
13.75 per cent per annum in instalments as of lows: Nine Hundred Eighty-Six Dollars and 25/100
(\$986.25)

Dollars on the 15th 25/100 (\$986.25)--day of Januar, 19 84 and Nine Hundred Eighty-Six Dollars and 15ch

the eafter until said note is fully paid except that the final Dollars on the day of each month All such payments on account of the indebtedness evidence by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent, or a num, and all of said principal and interest being made payable at such banking house or trust company in this eco. Illinois, as the holders of the

note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Belmont National Bank of Chicago

Sow Therefore, first farty to scure the payment of the said principal sum of money an said interest in accordance with the terms, providing and Smartiness of this trust deel, and also in consideration of the sum of one Dollar in hand post, the rer. Sherred is hereby acknowledged, does by these presents grant, tening, release, alien and convey unto the Trustee, its successors and sasigns, the following described Real Easter situate, lying and Cook being in the COUNTY OF AND STATE OF ILLINOIS, to wit:

Southwest Quarter of Section 5, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

THIS LOAN IS PAYABLE IN FULL AT MATURITY. YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST THEN DUE. THE BANK IS UNDER NO OBLIGATION TO REFINANCE THE LOAN AT THAT TIME. YOU WILL THEREFORE BE REQUIRED TO MAKE PAYMENT OUT OF OTHER ASSETS YOU MAY OWN, OR YOU WILL HAVE TO FIND A LENDER WILLING TO LEND YOU THE MONLY AT PREVAILING MARKET RATES, WHICH MAY BE CONSIDERABLY HIGHER THAN THE INTEREST RATE OF

SEE RIDER ATTACHED HERETO AND MADE A PART HEREOF.

Belmont National Bank of Chicago 3179 N. Clark St. STREET Chicago, Illinois 60657 CITY OR INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

5955 N. Lakewood

Chicago, Illinois

M-3275

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UNOFFICIAL COPY

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and the second s	And the sum with the second of
holders of the note, such rights to be evidenced by the standard mortgage tonal and renewal policies, to holders of the note, and in case of insuran expective dates of expirations they Trustee on the holders of the note means the standard of the note of the standard of the standard of the note of the standard of the	clause to be attached to each policy; and to deliver all policies, including addi- ce about to expire, to deliver renewal policies and less than ten days prior to the ce about to expire, to deliver renewal policies and less than ten days prior to the sulfar partial payments to prioricipal principal prioricipal priori
in any form and manner deemed expedient, and may, but need not, make and purchase, discharge, compromise or settle any tax lien or other print ing said premises or contest any tax or assessment. All moneys raid for an	full or partial payments of principal or interest on prior encumbrances, if any, lien or title or claim thereof, or redeem from any tax sale or forfeiture affect- y of the purposes herein authorized and all expenses paid or incurred in con-
nection there . including attorneys' fees, and any other moneys adva- the lien here . p. is reasonable compensation to Trustee for each matter co- tional indeb . 'ness secured hereby and shall become immediately due and	inced by Trustee or the holders of the note to protect the mortgaged premises and incerning which action herein authorized may be taken, shall be so much addipayable without notice and with interest thereon at the rate of seven per cent
	payment hereby authorized relating to taxes or assessments, may do so accord- ubile office without inquiry into the accuracy of auch bill, statement or estimate or claim thereof.
or into the validity of any tax, assessment, sale, forfeiture, tax lien or till 3. At the opti n of the holders of the note and without notice to First deed shall not with tan or anything in the note or in this trust deed to	e or claim thereof. st Party, its successors or assigns, all unpaid indebtedness secured by this trust the contrary, become due and navable (a) immediately in the case of default
in making payment of y hatalment of principal or interest on the not do any of the things s'ecife life sit forth in paragraph one hereof and a time after the expiration of said three day period.	at Party, its successors or assigns, all unpaid indebtedness accured by this trust the contrary, become due and payable (a) immediately in the case of default, or (b) in the event of the failure of First Party or its successors or assigns to ush default shall continue for three days, said option to be exercised at any
4. When the indebteance to tely accured shall become due whether right to foreclose the lien h in f. In any suit to foreclose the lien hereof, sale all expenditures and ex enally hich may be paid or incurred by or	by acceleration or otherwise, holders of the note or Trustee shall have the there shall be allowed and included as additional indebtedness in the decree for on behalf of Trustee or holders of the note for attorneys fees, Trustee sees.
appararers a rees, outsign for the deer, of procuring all such abstracts of and similar data and assurances with aspect to title as Trustee or holder or to evidence to bidders at any sal, which may be had pursuant to such	first charges, published to the coals which may be estimated as to terms of title, title searches and examinations, guarantee policies. Torrens certificates, rs of the note may deem to be reasonably necessary either to prosecute such suit decree the true condition of the title to or the value of the premises. All ex-
penditures and expenses of the natire n this paragraph mentioned shall and payable, with interest thereon at the site of seven per cent per and (sa) any proceeding, including probite and bankruptey proceedings, to v	become so much suditional indebtedness secured hereby and immediately due un, when paid or incurred by Trustee or holders of the note in connection with which either of them shall be a party, either as plaintiff, claimant or defendant.
by reason of this trust deed or any indebtedness hereby secured; or (i) accrual of such right to foreclose whether or in actually commenced; o might affect the premises or the security here f, w iether or not actually o	by acceleration or otherwise, holders of the note or Trustee shall have the their, shall be allowed and included as additional indebtedness in the decree for their, shall be allowed and included as additional indebtedness in the decree for their charges, and the shall be allowed as the shall be allowed to the shall be a strength of title, title searches and examinations, guarantee policies. Torrens certificates, as of the note may deem to be reasonably necessary either to prosecute such suits of the shall be a party either to prosecute and suits become so much additional indebtedness accured hereby and immediately down, when paid or incurred by Trustee or holders of the note in connection with which either of them shall be a party, either as plaintiff, claimant or defendant, preparations for the commencement of any suit for the foreign after the shall be appropriated and the shall be appropriated and the shall be appropriated and the shall be appropriated to the foreign of the commencement of the propriate of the shall be applied in the following order of priority; First, on account of all
costs and expenses incident to the foreelosus, or allings, including all other items which under the terms hereof constitute secured indebtednes suded; third, all principal and interest remaining unpaid of the note;	such items as are mentioned in the preceding paragraph hereof; accord, all a additional to that evidence! by the note, with interest thereon as herein profourth, any overplus to First Party, its legal representatives or assigns, as their
6 Upon, or at any time after the filing of a bill o force we this trues. Such appointment may be made either before or a ter said, without for such receiver, of the person or persons, if any, his ble for the payment.	at dead, the court in which such hill is filed may appoint a receiver of said preminded with the state of the said preminded with the said to the said the s
the premiars or whether the same shall be then occupies) a nestend of eciver shall have power to collect the rents, issues and profit of sid pre-deficiency, during the full statutury period of redemption, whether there is the profit of the intervention of an harmonic or the intervention of the interv	or not and the Trustee hereunder may be appointed as such receiver. Such re- missa during the pendency of such foreclosure suit and, in case of a sale and a be redemption or not, as well as during any further times when First Party, would be entitled to collect such rents issues and rectine and all other courses.
which may be necessary or are usual in such cases for the prote son, put of said period. The court from time to time may authorize the ceep reind-pitedness secured hereby, or by any decree foreclosing this trut er.	aviasion, control, management and operation of the premises during the whole apply the net income in his hands in payment in whole or in part of: (1) The or any tax, spreist assessment or other lien which may be or become superior
to the lien bursel or of such decree, provided such application is name of 7. Trustee or the holders of the note shall have the right to insect that purpose.	or to foreclosure sale; (2) the deficiency in case of a sale and deficiency. the premises at all reasonable times and access thereto shall be permitted for
8. Trustee has no duty to examine the title, location, existence, or ice to exercise any newer herein given unless expressly obligated by the its own gross negligence or misconduct or that of the agents or employe.	unditi the premises, nor shall Trustee be obligated to record this trust deed tern here?, nor be liable for any acts or omissions hereunder, except in case of a Trust e, and it may require indemnities satisfactory to it before exercising
 P. Trustee shall release this trust deed and the lien thereof by prop- secured by this trust deed has been fully paid; and Trustee may execu- 	er instrument upon presentation of satisfactory evidence that all indebtedness and deliver a release heriof to and at the request of any person who shall,
representation Trustee may accept as true without inquiry. Where a r the genuine note herein described any note which bears a certificate of conforms in substance with the description herein contained of the note	clease is "cut at I of a successor trustee, such successor trustee may accept as identificate p porting to be executed by a prior trustee hereunder or which and which rarpor's to be executed by a prior trustee hereunder or which and which rarpor's to be executed on hehalf of First Party; and when
release is requested of the original trustee and it has never executed a may accept as the genuine note herein described any note which may be tained of the note and which purports to be executed on behalf of First Part	or interment upon presentation of satisfactory evidence that all indebtedness to and of Syr a release hereof to and at the requiret of any person who shall, he note open ning that all indebtedness hereby accured has been paid, which elease is required to a successor trustee, such successor trustee may accept as identification popering to be executed by a prior trustee hereunder or which is considered to the successor trustee may accept as increased the successor trustee may accept as increased to the successor trustee the properties of the successor trustees the successor trustees are not successful to the successful and the successful trustees are not successful to the successful trustees are not accepted to the successful trustees are not successful trustees.
10. Trustee may resign by instrument in writing filed in the office recorded or filed. In case of the resignation, inability or refusal to act of situatest shall be Successor in Trust. Any Successor in Trust hereunded to record the result of the residual to result the commencation.	of the Recorder of Restate of Titles in which this instrument shall have been Trustee, the then Restate of the county in which the premises are shall have the identical title powers and authority as are herein given Trustee, the sill acts performe her under.
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THIS TUITOR OPEN is a small of A section Notice I in a section of the section of	$\mathcal{O}_{\mathcal{F}}$
of the power and authority conferred upon and vested in it as such Trustee tarred shall be construed as creating any liability on the said First Party or the said note or any interest that may accure thereun, or any indeed ness	read Company of Chicago, but personally but as Truster as aforms on the retise and it is expressly understoned and agreed that multiple person or in a of the one on asid American National Hank and Trust Company of Chicago per one 7 to pay accrusing hereunder, or to perform any covenant cither express or in ned orein by every Berson now or hereafter claiming any right or acturity herean 7, and the person of the person o
contained, all such liability, if any, being expressly waived by Trustee and that so far as the First Party and its successions and said American Nation or builders of said note and the owner or owners of any indebtedness accordingly.	by every person now or hereafter claiming any right or accurity herein 'r. and all Hank and Trust Company of Chicago personally are concerned, the let if hole ruing hereing the conveyed for the ryme to the premises hereby conveyed for the ryme to
IN WITNESS WHEREOF, American National Bank and Trust Company to be signed by one of its Vice-Providents of Assistant Wice-Providents	of Chicago not personally but as Tructer as aftereasid, has caused these present it its corporate seal to be hereund affixed and attested by its Assistant Secretary.
the day and year first above written.	American Marional Bark and Trust Company of Chicago
CONTONAL CON	al fruited as a face easily and nut personally.
SEAL S	VICE PRESIDENT
Attest	ASSISTANT SECRETARY
STATE OF ILLINOIS COUNTY OF COOK HOE L. WORE	AND
DO HEREBY CERTIFY, that J. NATIONAL BANK AND TRUST COMPANY OF Assistant Secretary of said national banking sasce	MICHAEL WHELAN CHICAGO, a national banking association, and SUZANNE G. BAKER iation, personally known to me to be the same persons whose names are subscribed
to the foregoing instrument as such this day in person and acknowledged that they at the free and voluntary act of said national banking Assutant Secretary did also then and there askn	Vice-President and Assistant Secretary, respectively, appeared before me uned and delivered the said lastrument as their own free and voluntary acts, and as a sacciation, as Truster, for the uses and purposes therein art forth; and the said wilding that he as ensutation of the correspondence of asid actions that he as a control of the correspondence of a sid actions that he act as the said wilding that he are the said of the correspondence of a sid actions that he are the said of the correspondence of the said wilding that he are the said of the said wilding that the said of the correspondence of the said wilding that the said of t
tion, did affix the said corporate, southers and na as the free and voluntary action said nations, band	MICHAEL WHELAN Vice-President of AMERICAN CHICAGO, a national banking association, and SUZANNE G. BAKER isluing, present the same persons whose names are subscribed produced by the president and Assistant Secretary, respectively, appeared before my great and purposes therein art forth, and the said wheige that he, as custodian of the corporate aral of said national banking associations banking association to said instrument as his own free and voluntary act, and ing association, as Trustee, for the use appeared therein set forth.
Given under my hand and Countil Sea County	Ado I Mare C
	My Commission Expires October 28, 1987
IMPORTANT CONTRACTOR	The Instalment Note mentioned in the within Trust Deed has been identified
FOR THE PROTECTION OF BOTH THE BORROWSE AND PRINCES.	herewith under Identification No
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE UDENTI- FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED	

UNOFFICIAL COPY

MORTGAGE RIDER - DUE-ON-SALE CLAUSE

THIS RIDER I	S ATTACHED TO AN	D MADE PART OF	THE MOROGASI	ex/
T'OST DEED I	DATED <u>December 5.</u>	1983	BETWEEN	
	onal Bank as Trustee			
ANDCisel	a Malawy	, words	WOKE/TRUSTEE.	
	X ,			
and managem if Mortgago convey all are deemed the extent from this A or if the m change, so their prese in the everto the mort become due gaged debt. death, or family, she of such chas if such cable to titels, since security in the required action. The two years any pre-em does not efuture tra	cured hereby is mant by Mortgagor r shall, without or at of the more part of the morting that the present that the present and consentual gaged land, then and payable at the sonveyances or as all not operate the more than the present and payable at the present and payable at the sonveyances or as all not operate the sand payable at the sonveyance or as all not operate the sand payable at the sonveyance or the cassignee were the sand payable at the sonveyance or the cassignee were the sand payable at t	of the mortga consent in wr present in wr present in wr present and und terms hereof) les deemed chaship or control Mortgagor she management, junior or cortal debt secune option of the changes, or simments made of all reply the Mortgagor. Treation or contest to rely control wortgagor. The that Mortgagor effuse consent the is also inconsent once graph. Like consent once graph.	ged land. The iting of the including fi er local law, but express ttels under lof the Mortal relinquis ownership or current lien ured hereby stee to members to the grante. This provisinsentual lien its continuits in such ever to such chat pplicable to to relew or iver under thoose	mertore, Mortgagee, Extures that (except to sly excluding local law, gagor shall sh or lose control, or is attached hall at once the mort- ason of of an owner's in the event e or assignee on is inappli s on chat- ng chattel nt will not tel trans- leases for purchase or is paragraph be needed on
Trust Office	er			
				Office

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END OF RECORDED DOCUMENT