TRUST DEED THIS INDENTURE, Made March 16, 1982, between Valley Bank & Trust Company, an Illinois Corporation not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated March'l, 1982 and known as trust number 0230 herein referred to as "First Party," and Chicago Title Insurance Company an Illinois corporation herein 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 TWO HUNDRED SIXTY FIVE THOUSAND AND NO/100ths ----(\$265,000.00) --- DOLLARS made payable to BANK OF ELK GROVE 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 in instalments as follows: SEVEN HUNDRED THIRTY SIX AND 11/100ths ---- (\$736.11) --DOLLARS or more on the first day of May, 1982 and SEVEN HUNDRED THIRTY SIX AND 11/100ths-(\$736.11) -- DOLLARS or more on the first day of each month thereafter, to and including the first day of March, 1987, with a final payment of the balance due on the first day of April, 1987 with interest from date of disbursement on the principal balance from time to time unpaid at the rate of PRIME plus ONE HALF (P+1/2%) per cent per annum (The Prime Rate in effect from time to time at the Bank of Elk Grove) and adjusted daily; (interest shall be computed from date wereof on a 360 day basis) each of said instalments of principal bearing interest after micrity at the rate of Prime plus Two (P+2%) per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Elk Grove Village Illinois, as the holders of the note may, from time to time, in writing appoint and in abserce of such appointment, then at the office of Bank of Elk Grove in said Village.

This Trust Deed and the real estate inclinafter described given to secure the obligation of First Party shall secure any extension modification or renewals of the Note of First Party executed of even date hereof, including but not limited to extension of the maturity date described in said Note and/or an increase of the interest rate on the unpaid balance of principal.

In the event of a transfer of title, change in Beneficial Interest in the title holding trust, or sale under Articles of Agreement, the holder of this Trust Deed and Note shall have the right to declare a default and the entire principal balance and accumulated interest shall become immediately due and payable without firther notice to the maker hereof.

NOW, THEREFORE, First Party 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 deed and also in consideration of the sum of One Dollar in hand paid, the releipt whereof is hereby acknowledged, does by these presents grant, remise, release, alier and convey unto the Trustee, its successors and assigns, the following described Real Estate situate, lying and being in the Village of Elk Grove Village, County of Cook and State of Lilansis, to wit:

Lots 27 and 28 in Higgins Industrial Park Unit No. 16, being a Subdivision of the South East Quarter of Section 22, Township 41 North, Range 11, East of the Third Principal Meridian, in Cook County, Illinois.

See Rider Attached hereto and made a part hereof

1200

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances there o be onging, and all rents, issues and profits thereof for so long and during all such times as First Party, its successors or assigns may be inititle thereof the total party with said real estate and not secondarily; and all apparatus or assigns may be inititle to the total party with said real estate and not secondarily; and all apparatus function or art cles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or entrall controlled), and ventilation, including the strength of the foregoing, accessed, window shades, storm doors and windows, floor overcome anaboreroor not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its size expressions 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 'ie in oposes, and upon the uses any tasts herein set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid half we fully designed and in case of the indure of First Party, its successors or assigns to: (1) promptly repair, restore or rehalf any buildings or improvements now or hereafter on the premises which may become labaged 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 hereof. (3) pay when due any indebtedness which may be secured by a lien or charge or the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to hold... of the note; (4) the heater of the discharge of such prior lien to Trustee or to hold... of the note; (4) all requirements of law or monicipal ordinances with respect to the premises and the use thereof; (6) refrain from r aking naterial alterations in said premises except as required by law or monicipal ordinance, 1) pay before any penalty attaches all g serial laterations in said premises except as required by law or monicipal ordinance, 1) pay before any penalty attaches all g serial laterations in said premises except as required by law or monicipal ordinance, 1) pay before any penalty attaches all g serial laterations in the said premises are constantly as the said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance on many sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness sector hereby all in companies attractory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee or the repair to the respective dates of expiration; then trustee or the holders of the note may be the context of the standard mortgage clause to be attached to each policiver renes of the note may but need not, make any or ment of perform any act hereinbefore set forth in any form and manner deemed expedien

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, mado so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill.

3 At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secure by this trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediated in the case of default in making payment of any instalment of principal or interest on the note, or ib in the event of the failure of First Party or its successors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall continue for their day excessors.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall he allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on hehalf of Trustee or holders of the note or attorneys frees. Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree or procuring all such abstracts of title, title searches and costs (which may be estimated as to items to be expended after entry of the decree or procuring all such abstracts of title, title searches only an expert experiments, and assurance of the procuring all such abstracts of title, title searches on the may down to be expended and assurance of the bullet of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankrupty proceedings, to which either of them shall be a party, either as plantiff, claimant or defendant, by reason of this trust such right to foreclosure whether or not actually reminenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually reminenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually reminenced; or (c) preparations for the defense of any threatened suit or proceeding which

5. The proceeds of any foreclosure sale of the vectory needs, whether or not actually commenced in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided, third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Party, it

6 Upon, or any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed inay appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency of insolvency at the time of application for such receiver, of the person of persons, if any, table for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder of the property of the premises of the persons of the premises of the premises of the premises of the premise during the persons of the property of property of the premises of the premise of the property of the premises of the property of the premise of the property of the premise of the property of the premise of the premises of the property of the premise o

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| 7. Trustee or the ho | ders of the note | shall have the right to inspe- | ct the premises at all reasonable ti | mes and access thereto s | hall be per- |
| 8. Trustee has no control this trust deed or to execute the case of | uty to examine the reise any power he fats own gross n | he title, location, existence of frein given unless expressly of legistence or misconduct of l | r condition of the premises, nor s bligated by terms, hereof, nor be I hat of the agents or employees of | man Trustee be congate table for any acts or om Trustee, and it may req | ssions here- uire indem- |
| debtedness secured by t any person who shall, the hereby secured has bee trustee, such successor- ing to be executed by a purports to be executed ifficate on any instrume | his trust deed has other before or at no paid, which reprinted may accept prior trustee herein behalf of First. | been fully paid: and Truste ter maturity thereof, produc resentation Trustee may acc t as the genuine note hereil inder of which conforms in sparty; and where the release as the note described here: | e may execute and deliver a rele- cept and exhibit to Trustee the not- cept as true without inquiry. Where- to-bescribed any note which bears obstance with the description here- is requested of the original trust- it may accept as the genuine in it may accept as the genuine in | ase hereof to and at the representing that all a rejease is requested of a certificate of identification contained of the notice and it has never execute herein described any | e request of indebtedness is a successor ion purport- e and which cuted a cer- note which |
| 10. Trust may resinave been ecuded or which the rem ses are suthorit; as herein hereunder. | gn by instrument filed. In case of the situated shall be a given Trustee, an | in writing filed in the office he resignation, mapility or re Successor in Trust. Any Succ d any Trustee or successor s | of the Recorder or Registrar of flusal to act of Trustee, the then essor in Trust hereunder shall I hall be entitled to reasonable o | Titles in which this inst Recorder of Deeds of V have the identical title, ompensation for all ac | rument shall he county in powers and is performed |
| 11. Arder of | Haiver of | Right of Redemption | attached and rade a r | sait mereor. | |
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| and rested in it as such I rusti expressly understood and agre COMPANY personally to pay berein contained, all such liat Party and its successors and indebtedness accruing hereun said note provided or by acti | the tand said valler, ed that nothing here are the said note or an, in ility, if any, being expre said VALLEY BANK der shall look solely to t on to enforce the perso | or i said note contained shall be constituted that may accrue thereon, or an axived by Trustee and by every peak. TRUST TMPANY personally a trust that the personal for the pers | nally but as Trustee as aforesaid in the exe warrants that it possesses full power and used as creating any liability on the 3dd Fig y indebtedness accruing hereunder, or to soon now or hereafter claiming any right or e concerned, the legal holder or folders ayment thereof, by the enforcement of the at as Trustee as aforesaid, has caused the first above written. | and Party of our and VALLEY I gortom any covernant either co- perform any covernant either co- of tail noise and the owner of the property of the owner owner of the owner | sank & Irusi spress or implied to far as the First or owners of any ner herein and in President, and its |
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| | | 1 | Attest Mchasel U | l. Syorter | <u>/</u> |
| | | | ONDA L. JCHI | ESIDENT インシン | |
| STATE OF ILLINOIS SS. a Notary Public, in a d fr. said County, in the State aforesaid, DO HEREBY CERTIFY, that DELYIN W. End STEN | | | | | |
| | | President of V | ALLEY BANK & RUST COMPAN | Y, and KICHAED | |
| | | W. CHURTER | | f des insument as pich | Vice President |
| | President respectively. | appeared before me this day in persone free and voluntary act of said Bank. | persons whose names are st actibed to the n and acknowledged that the signed 'ad as Trustee as aforesaid, for the uses 'ad but porate seal of said Bank, did affix are 'spesaid bank, as Trustee as aforesaid, or 't | rposes therein set forth; and the | said Vice President |
| | | ny hand and notarial seal, this | 16 TH | | 20,10,25 |
| Prepared I | GADAG POLICE | luuch | Len | Notary Pub | <u> </u> |
| Attribute Total 107 Control of the Elik Group Perm Russ of the | | | | | 57 |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | 3 N T | The Instalment Note mentione | ed in the within Trust | pc_1 as been |
| LENDER, THE | NOTE SECURED | H THE BORROWER AND BY THIS TRUST DEED TRUSTEE NAMED HERE- | identified herewith under :Idd | ntification No. 67 | 7265 |
| A SA | DEED | ACCOMPANA REPROPER | MAIL TO. BANK OF ELK CROSS ALSO SEED AND A SEED AND A SEED A SEED AND A SEED A SEED AND A SEED A SEED AND A SEED A SEED AND A SEED A SEED A SEED AND A SEED A SEED AND A SEED A SE | :s _ | New continue feered, and |

The First Party and the Beneficiaries hereby covenants and agrees that it will not at any time invist upon or plead, or in any manner whatsoever claim or take advantage of, any stay, exemption or extension law or any so-called "Moratorium Lau" now or at any plant hereafter in force, nor claim, take or insist upon any benefit or advantage of or from any law now or hereafter in force providing for the valuation or appraisement of the premises, or any part thereof, prior to any sale or sales thereof to be made pursuant to any provisions herein contained, or to decree judgment or order of any court of competent jurisdiction; or after such sale or sales claim or exercise any rights under any statute now or hereafter in force to redeem the property so sold, or any part thereof, or relating to the marshalling thereof, upon foreclosure sale or other enforcement hereof. The First party and Brouf charies hereby expressly waive any and all rights of redemption from sale under any order or decree of foreclosure of this Trust Beed on its can behalf and on behalf of each and every person, excepting only decree or judgment creditors of the First Party acquiring any interest of litle to the premises subsequent to the date hereof, it being the intent hereof that any end all such rights of recemption of the First Party and of all other persons, are and shall to diemed to be hereby waived to the full extent permitted by the provisions of Chapter 77, Section 18(a) and 18(b) of the Illinois Statues. First Party and Beneficiaries thereunder will not invoke or utilize any such law or laws or otherwise hinder, delay or impede the specution of any right, power or remady herein the.

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194 257 or otherwise granted or delegated to the Trustee under this Trust Deed, but will suffer and permit the execution of every such right, power and remedy as though no such law or laws bave been unde or enacted.

END OF RECORDED DOCUMENT