NOFFICIAL CO

TRUST DEED

. 1	This Indenture, MadeApril 1		26	52 1 62226	between PIONEER BAN	K & TRUST COMPANY,
Ŋ	an Illinois Corporation, not personally but as Trustee under the provisions		ded and delivered to said Bank in pursuan	ce of a Trust Agreement dated	Jan. 28	, 1980
`			and All American			
	an Illinois corporation herein referred to as TRUSTEE, witnesseth:					
12	THAT, WHEREAS First Party has concurrently herewith executed it	s note bearing eyen date berewith in	the PRINCIPAL SUM OFTh	irty Eight T	housand	Three
1.	Hundred and 00/100 (\$3	8,300.00)	<u> </u>			DOLLARS
1	made payable to BEARER	and delivered in a	nd by			
7	which said Note the First runy 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					
1 tish 871 11Mct			on the balance of principal remaining	g from time to time unpaid at	the rate of 16.	Der cent per annum m
	estallments as follows: Five Fundred Th	irty Five and	3/100 (\$535.53)	DOLLARS o	n the first	day of
	June 19 82 and Five Hund	lred Thirty Fiv	e and 53/100	OOLLARS on thefi	irst	day of each month
	therealler until said note is fully paid except that the fillal priment of pr		C*			85All such
	payments on account of the indebtedness evidenced by said note to "e (six) applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each installment unless paid when due shall					
	beas interest at the rate of 16.5 per cent per annum, and all of so principal and interest being made parable at the office of All American Bank of Chicago					
	Chicago, Illinois, or such other place in the City of Chicago as the legal holders of the note hay from time to totte, in writing, appoint.					
	NDW, THEREFORE, First Party to secure the payment of the said principal sum of nor-y am, said interest in accordance with the terms, provisions and kineations of this trust deed, and also in consideration of the sum of One Dollar and hand paid, the receipt whereof its hereby acknowledged, does by these presents grant, rec. ise, if less, also and convey unto the finistice, its successors and assigns, the following described Real Estate sincipled, hing and being in the					
	county ofCook	AND STAT (OF IL INDIT).	to wet:			
	Lot 41 in Block 6 of William E. Hatterman's Irving Park Boulevard					
	Subdivision, being the East 1/1 of the Northwest 1/4 of the Northwest					
	1/4 and the North 1/2 of the West 1/2 of the West 1/2 of the Northwest					
	1/4 of the Northwest 1/4 of Section 4/2, Township 40, Range 13,					
	East of Third F		17×,	Palucki		1000
İ	-770a .	To:	All American	Dank of C		
ĺ	Jok.	15	3611 North M Chicago, Ill			-
	Day	K 1 -		(0,		

TOEFHER with all improvements, imments, easements, futures, and appartenances threato beorgang, and all rents, issues and profus thread for so long and during all such line, as fest Party, its successors or assigns may be entitled threato (which are precipied primarly and on a parity with sadinged estate and not secondarly), and all apparatus, enumeration studies now or hereafter threen or thereon use, "successors are destroyed to entitle controlled), and ventilation, including (without restricting the foregoing), sorters, storted was sand without, fore coment, is, for beets, awardings, servers where the storted are destroyed to be a part of said real estate whether physically attached thereto or not, and it is agreed that all sundar apparatus, economent or attacles hereif or placed in the permisses that is be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises that to said Trastee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth.

It is purities with a solution of the purpose of the

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

If its FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the middlythries is diversed that be fully paid, and in case of the fabuse of First Party, its successors or assigns to: (ii) promptly repair, restore or rebaild any busings or improvements now or increase, without waste, and fire from mechanic's or other bears or claims for len not expressly subordinated to the kinn, and increase, without waste, and fire from mechanic's or other bears or claims for len not expressly subordinated to the kinn, and increase Concerning when allowed may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereton at the rate of _____per certification in faction of finistic or hidders of the note shall never be considered as a water of any notification of finistic or hidders of the note shall never be considered as a water of any notification of finistic or hidders of the note hereby secured making any payment hereby authorized relation to take account of any of the grossions of this paragraph.

7. The tousies or the hidders of the note hereby secured making any payment hereby authorized relation to takes or assessments, may do to according to any bill, statement or estimate produced from the appropriate public office without requiry in the accuracy of such bill, statement or estimate or not the validity of any fax, assessment, sale, forfeiture, tax liven or title or claim thereof.

- without inquiry sto the accuracy of such bill, statement or estimate or into the validity of any fax, assessment, sale, forfeiture, tax ben or title or claim thereof.

 At the option of the hidders of the note and without notice to first Party, its successors or assigns, all unoaid indebtedness secured by this trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any installential of principal or interest to the note, or lib in the event of the failure of first Party or its successors or assigns to do any of the things specifically set forth in payapath on hereof and such default shall continue for three days, said option to be exercised at any sense after the explantion of said three day period.

 4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the notion. In critice shall have the reply to forestive the ken hereof, the result of the said in the said interest of the notion of the said interest in the said interest of the notion of the notion of the notion of the said interest of the notion of the

- actually commerced.
 5. The proceeds of any forectomare sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses smodern to the forectosize proceedings, including all such nems as are mentioned in the preceding paragraph hereof; second, all other rems which under the stems bereof constitute secured indeficiences additional to that evidenced by the note, with interest thereof as herein provided; third, all princess and interest remaining under on the note! (both), any prioriputs to First Party, its feed in centeralization as a statems, as there is a statems, as the or a statems, as the remaining under on the note! (both), any prioriputs to First Party, its feed in centeralization.
- and interest remaining unoted on the note: fourth, any overplass to First Party, its legal representatives or assume, as their rights may appear.

 (Door, or at any time after the filling of a ball in forectose this trust deed, the court in which such ball is filed may appoint a receiver of said premises. Such appointment may be made either before or after said, without notice, without require to the filling objection for such receivers, of the person or persons, if any, bable for the manner of the indicatedness secured hereby, and without require to the them as a homestead or not and the finistee hereaded may be appointed as such receiver. Such receiver shall have power to coalect the rents, issues and portiss of as add premises, of such persons of the persons
 - 7. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose

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8. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hered, nor be liable for any acts or omissions bereunder, except in case of its own gross negligence or missionduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactors reinforce that all richthedness secured by this trust deed has been fully gaid; and Trustee may execute and deliver a release hereoft on and at the recurses of the any person to state the core inversation; that all safetyredness thereby second has been paid, which representation Trustee may accept as the without noise; where a release is requested of a successor trustee, such successor trustee may accept as the evident dearwhere the release is requested of a successor trustee, such successor trustee may accept as the genuine such herein described any note which the art a certificate of identification appropring to be executed by a prior trustee where the release is requested of the original trustee and in has never executed a certificate or any instrument identifying same as the note described herein, it may accept as the grainess roots been described any note which may be presented and which conforms is such acceptance with the description herein contained of the note and which purposes to be executed on behalf of First Parry.

10. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Trutes in which this instrument shall have been recorded or filed. In case of the resignation, inability or reheal to act of Trustee, the then Recorder of Deeds of the country in which the premises are situated shall be Successor in Trust Any Successor in Trust hereunder shall have the identical trule, powers and authority as are herein given Trustee, and any Trustee o successor shall be successor shall have the identical trule, powers and authority as are herein given Trustee, and any Trustee on successor shall be middled to restorable compensation for all acts performed hereunder.

11. In the event of (i) the sale, conveyance, or transfer of the premises, or any part thereof, or any interest therein, (ii) the execution of Articles of Agreement for conveyance of title to the premises, (iii) the grant of a leasehold interest containing an option to purchase the premises, or (iv) the change in ownership of the beneficial interest in a trust, without the prior written consent of the Holders of the Note, the Holders of the Note shall have the right at their option to declare all sums secured by this Trust Deed to be immediately due and payable.

COOK COUNTY, ILLINOIS FILED FOR FORRD

1982 APR 29 PN 1: 14

Lickney H. Observ

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THIS TRUST DEED in seconded by the POWEER BANK / TW_ST COMPANY, not personally but as Trustee as alloresaid in the exercise of the power and authority conferred upon and vested in its as such Trustee land said PIONEER BANK or TRUST COMPANY, whethy rearrains that it possesses or power and authority to execute this is expressly understood and appreciate that nothing herein on it said note contained shall be trustured as creating any faithful on the task first Park or on said PIONEER BANK is TRUST COMPANY, exprandly to par the said note or way interest that may account therein, or any indebtobless accounting hereined, or to perform any coverant entire suggests of the said note or any indebtobless accounting hereined, or to perform any coverant entire said representations of the said before the said to
IN WITNESS WHEREOF, PROWEER BANK & TRUST COMPANY, not personally in as a instead and attested by as caused these presents to be speed by as Vice President, and its corporate seal to be hereunto affixed and attested by as Assistant Secretary, the day and year first above written.

By IRUST DEPLOY OF ATTEST OF ASSETS ASSETT ASSETS ASSETT ASSETS ASSETT ASSETS ASSETT A

COUNTY OF COOK SS.

I, the undersigned, a Notary Public in a day fathe County and State aforesaid. DO HEREBY CERTIFY that the above named the fresh of a dassistant Secretary of the PIONEER BANK & TRUST COMPANY, personally known to not be the same persons whose names are subscribed to the foregoing instrument as such the Field of the dassistant Secretary respectively, appeared before me this day in person and acknowle ged that they signed and delivered the said instrument as their own free and voluntary act and as the free of divoluntary act of said Corporation for the uses and purposes therein set forth; and the said assistant Secretary then and there asknowledged that said Assistant Secretary as custodian of the corporate seal of said Corporation to be affixed to said it is more as said Assistant Secretary, sown free and voluntary act and as the free and voluntary act of aid Corporation for the uses and purposes therein set forth.

Given under my hand and Notarial Scal this ______day of ______

NAME LAWRENCE J. PALUCKI U.P.
STREET 3611 N. KEDZIE AVE.
CITY Chicago, IL. 60618

FOR INFORMALION ONLY
INSERT STREET ADDRESS C. A 90VE
DESCRIBED PROPERT Y FERE

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No....

Trustee.

PIONEER BANK & TRUST COMPANY, 4000 W. North Avenue, Chicago, Illinois 60639

F 223 R.1/76