Loan #3580 4575

CAMBGE TO CERT

TRUST DEED

1982 SEP -9 AN 10: 39

26345817

682475

THE ABOVE SPACE FOR RECORDERS USE ONLY

dis indenture, Made 1982 , between American National Bank and Trust September 3, Company of Chicago, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorde and delivered to said Company in pursuance of a Trust Agreement dated September 24, 1973 and '.o.' ... as trust number 32179 , herein referred to as "First Party," and Chic go Title and Trust Company

herein reser ea to as TRUSTEE, witnesseth:

THAT, WI EXIAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Princips Sum of SEVENTY FIVE THOUSAND AND NO/100 (\$75,000.00)-----

made payable to BFALCR

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 Agr eme it and hereinafter specifically described, the said principal sum in instalments as follows: Trust HUNDRED FIFTY AND NO/100 (\$1,250.00)-----

1982, and TWELVE HUNDRED FIFTY AND NO/100/ $^{(\$)}D^{250}D^{00}$ Or cobe r day of on the 3rd

on the 3rd day of each ar...th thereafter, to and including the

19 8 with a final payment of the balance due on the August

day of September 1987, with interest after maturity on the principal balance

from time to time unpaid at the rate of two (2)

month
per cent per amount payable

two month; each of said instalments of principal bearing interest after maturity at the rate of
seven per cent per amount and all of said principal and any rest being made payable at such banking-house or

AND STATE OF ILLINOIS, to wit: being in the COUNTY OF COOK

> Lots 5 and 6 in Block 12 in Cobe and Mc Kinnio is 67rd Street Subdivision of the south east & of the south east & of Section 13, Township 38 North, Range 13, East of the Thir? Plincipal Meridian and the North east & of the north east & of Section 24, Township 38 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois.

100

NAME This instrument prepared by: ROBERT D. GORDON, Atty. 127 N. Dearborn #1440 E STREET Chicago, IL 60602 236-0688 E

OR

INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

2545-47% West 63rd St.

9 34S

09

Chicago, Illinois

7AY 533

UNOFFICIAL COPY

holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy; and to deliver all policies, including additional and receival policies, to holders of the note, and in case of insurance about to expire, to deliver renewal policies not less than ten days writer to the repective search of the note may be used to the note of the note may be used to expire to the standard of the note may be used to expire the note of the note may be used to expire the note of th

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do 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 or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

2. At the option of the holders of the note and without state we have party interesting a state of the holders of the note of without state with the party of the

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the line haren. In any suit to foreclose the line hereof, the nay suit to foreclose the line hereof, the result is a spatiant of the note for storographers in the decree for a spatiant for the line of the note for storographers that a spatiant for the line which may be estimated as to liem a spatial for the line and the line of the line of the line and cast which may be estimated as to liem of similar data and assurances with respect to title as Trustee or holders of the note of and casting and the line of the line

5. Te proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of a coat.

d. reas incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, at other it as wich under the terms hereof constitute second; and sadditional to that evidenced by note, with interest thereon as herein provided; aird, i principal and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their right, ms.

6. Upon, it by time after the filling of a bill to forelose this trust deed, the court in which such bill is filed may appoint a receiver of said premises Both application. It was been made either before or after sails, without notice, without regard to the solvency or insolvency at the time of application in the premises or whell or the sails without the premises or whell or the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such a receiver shall have power to collect the rests, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a saile and reflectioner, during the first study period or demption, whether there he reflection to, as well as during any further times when First Party and the sail of the sa

7. Trustee or the holders of the note and beare and concernly.

1. Trustee or the holders of the note and beare the right to inspect the premises at all reasonable times and access thereto shall be permitted that purpose.

2. Trustee has no dure to assume the title bearing the note of the concernly the note of the note of the concernly the note of the

8. Trustee has no duty to examine the title, location, existence, or condition of the premier, nor shall Trustee be obligated to record this trust deep or to exercise any power herein gives —less expresty obligated by the terms hereon, nor he liable for any acts or omissions hereunder, except in case or its own greas negligence or misconduct or that e' we spents or employees of Trustee, and it may require indemnities satisfactory to it before exercisin any power herein given.

2. Trustee shall release this trust deed an the liet thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secreted by this trust deed has been fully paid and Trustee may execute and deflive a release hereof to and at the reduced of any person who shall either before or after naturity thereof, protocome and the note representing that all indebtedness hereby secured has been paid, which the genuine note herein described any note which he v a rifficate of identification purporting to be executed by a prior trustee hereunder or which notforms in substance with the describion herein occain, of the note and which purports to be executed by a prior trustee hereunder or which release is requested of the original trustee and it has note seen and which purports to be executed on behalf of First Petry; and where the release is requested of the original trustee and it has note seen each of the protocome of the pr

10. Treatee may resign by instrument in writing filed in one of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inshilly or refusal and of Treatee, the them Recorder of Deeds of the county in which the premises are and any Treate or successor shall be entitled to restouched to come at all the state of the comment of th

THIS TRUST DEED is executed by the American National Bank and Trust Company of Chicago, not personally but as further as aforesaid in the exercise of the power and subtority conferred upon and vested in it as such Trustee and it is expressly understood and agreed that out by berein or in said note contained that he continued to a reasonable that the contained that he contribute as recruiting any labelity on the said first Party or on said American National Bank and Trust Con many of "bisony personally to pay the said note on a labelity. It also the exercises are said and the contained to the contained that the said of the contained that the said of the contained that the said of the said of the contained that the said of the contained that the said is said contained that the said of the said contained that the said of the s

AN WITNESS WHEREOF. Assertion National Bank and Trust Company of Chicago not personally but as Trastee as aforeasid, has cause, the presents to be signed for one of its Vice-Presidents or Assistant Vice-Presidents and its corporate seal to be bereunts affixed and attested by its / six in Secretary, the day and year first above written.

American National Rank & Trust Company of the



By Vice President

STATE OF ILLINOIS, SS.

I. Its undersigned, a Notary Public in and for the County and State aforeasid. DO HEREBY CERTIFY, that the above named Vice President and Assistant Secretary of the AMERICAN TATIONAL BANK AND TRUST COMPANY OF CHICAGO, a National Banking Association, personally known to me to be the asine expense whose sinces are subscribed to the foregoing instrument as such and delivered the Vice President and Assistant Secretary respectively, appears before and voluntary need to the foreign that the such and delivered the vice President and Assistant Secretary as carried to the control of the Assistant Secretary and the such as the such

Given under my hand and Notarial Seal

Date 9-7-82-

5

Notary Public

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER,

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED

he Instalment Note mentioned in the within Trust Deed has been identife

CHICAGO TITLE AND TRUSTER

Tr

ASSI. SECRETARY

END OF RECORDED DOCUMENT