703681

TRUST DEED

27408061

CTTC 7

10 1 5 100 THE ABOVE SPACE FOR RECORDER'S USE ONLY

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THIS INDF', TURE, made January 8

, between JAMES J. IMPALLARIA and 1985

PAUL J. IMPALLARIA, JR., and MICHAEL A. IMPALLARIA

herein referred to ... "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, her in referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Nortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

Thirty-three Thousard Six Hundred and No/100ths-----(\$33,600.00------Dollars, evidenced by one certain Instaline it Note of the Mortgagors of even date herewith, made payable to THE ORDER OF

and delivered, in and by which sad fore the Mortgagors promise to pay the said principal sum and interest from January 8, 1985, on the balance of principal remaining from time to time unpaid at the rate of twelve per cent per annum in instalmer to concluding principal and interest) as follows:

Seven Hundred Forty-seven and 42/100ths-(\$747.42)------ Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven Hundre 1 Forty-seven and 42/100th-(\$747.42)Dollars or more on the 8th day of February 1985, and Seven the 8th day of each month thereafter un'a s.id note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 8th day of January, 1990. All such payments on account of the indebtedness evidenced by said note to be f.s applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalme ... unless paid when due shall bear interest at the rate of fifteen per ar company in Chicago per annum, and all of said principal and inter st being made payable at such banking house or trust company in Chicago IIII. of, 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 Goodwill Industries of Chicago in said City,

in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal st many roney and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and again terms therein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt the office hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following determined thereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following determined the control of the Country of the Country of Challo (Country Office) and interest therein, situate, lying and being in the following determined the control of the Country of the Country of the Country of the Country of the North West 1/4 of the North East 1/4 of Section 8, Township 38 North, Range 14 East of the Third Principal Meridian, described as follows: all of Lot 1, and all of Lots 3 to 11, both inclusive, and all of Lots 10 to 48, both inclusive also Lot 12 (except the West 0.82 of a foot thereof) also that part of the vacated 14 foot public alley lying East of the East line of the West 0.82 of a foot of a foot 12, extended South, and West of the East line of said Lot 3, produced scato, also, the East 24.19 feet of Lot 37 (except the South 70 feet thereof) also Lot 38 (except the South 70 feet thereof) allow in 10 feet thereof) allowed the South 70 feet thereof) allowed the So thereof) all in Cook County, Illinois.

THIS IS NOT HOMESTEAD PROPERTY.

PREPARED BY & MAIL TO: H. Thrun, 33 N. Dearborn, #1025, Chgo, IL

PREPARED BY & MAIL TO: H. Ihrun, 33 N. Dearborn, #10/25, Ungo, 1L 0000/2
which, with the property hereinafter described, is referred to herein as the "premises,"
TOGETHER with all 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 herefret 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, inador beds, awnings, stores and water heaters. All of the foregoing are declared to be a 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 Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

of Mortgagors the day and year first above written WITNESS the hand Michael A. Impallana MICHAEL A. IMPALLARIA AUL J. IMPALLARIA, JR. M9EAL] [SEAL] SEAL] BRUL I JAMES J. IMPALLARIA _[SEAL] A MUSS STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT James J. Impallaria and Paul . Impallaria, Jr., SS. County of O THAT James J. Michael A. Inpullaria

personally known to me to be the same person S whose nameS_ are subscribed to the appeared before me this day in person and acknowledged that signed, sealed and delivered the said Instrument as _their they voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this

Notarial Seal Page 1 Public

MAIL

THE COURANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PACE I (THE REVIRESE SIDE OF THIS TRUST DEED):

1. Mortgacers shall (a) promptly epitar, restance or rebelled any buildings or improvements now or leveraftic on the permises which may or claims for lion not expressly subconducted to the little heaved (c) pay when the say industrones which may be secured by a lion or change or or than for lion not expressly subconducted to the little heaved (c) pay when the say industrones which may be secured by a lion or change or the permission of the permi

provisions of this trust deed. The provisions of the Trust time Trust	
IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	Identification No. CHIC AGO TITLE AND TRUST COMPANY, Trustee, By Assistant Secretary/Assistant Vice Tresident
Hanson & Shire, P. C. MAIL TO: Suite 1025 33 North Decirbon Street Chicago, Illinois 60602 312-723-4714 PLACE IN RECORDER'S OFFICE BOX NUMBER	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE HIGH Chicyo Jel

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UNOFFICIAL COPY

Paragraph (17)

Mortgagors shall have the right to prepay the indebtedness secured hereby at any time without penalty.

Paragraph (18)

In order to provide for the payment of the taxes levied and assessed against the property herein described, including both general taxes and assessments, and in order to provide for the payment of the annual hazard insurance premiums, the undersigned promises and agrees to establish a tax and insurance reserve account to be retained from the loan proceeds in such amount as deemed sufficient by Goodwill Industries of Chicago and Cook County (hereinafter called Goodwill and to none-twelfth of the annual taxes and one-twelfth of the none all hazard insurance premiums as estimated by Goodwill sc a, to provide sufficient funds for the payment of the current year's tax obligation, one month prior to the date when said taxes will become delinquent and for the payment of the lurrent year's hazard insurance premiums will become due and payabe. If the amount so estimated and paid shall prove to be insufficient to pay said taxes, insurance, assessments and ther charges, the undersigned promises to pay the difference to Goodwill upon demand. It is agreed that all such rayments shall be carried by Goodwill without earnings acciping thereto and shall be applied from time to time by Goodwill to pay such items. Said sums so held are hereby pladed to further secure the indebtedness and any authorized representative of the Goodwill is hereby authorized to apply said sum in part payment of the indebtedness. We agree that Goodwill shall not be required to carry said funds seartely from its general funds and further that said Good I shall not be required to inquire into the validity or accuracy of any item before making payment of the same and Good II shall not be required to inquire into the validity or accuracy of any item before making payment of the same and Good II shall not be required to inquire into the validity or accuracy of any item before

Paragraph (19)

In the event that the mortgagor, or in the event the nortgagor is a land trust and the beneficiary thereof, shall inherwise suffer or permit his or its legal or beneficial interest in the mortgaged premises to become vested in any person, irm or corporation which was not at the date of execution person so vested with a legal or beneficial interest in the mortgaged property, then, and in any such event, unless the same shall be done with the prior written consent of the mortgagee, the happening thereof shall constitute a default hereunder, and thereupon the mortgagee shall be authorized and empowered, at its option, and without affecting the lien hereby created or the priority of said lien, to declare without notice all sums secured hereby immediately due and payable.

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