TRUST DEED

Budding to gentle

27034993

Helf. - 6-8 the probe ded c' lar ky chiefed de civin - Lec

THIS NDENTURE, Made March 9, 1984

, between Parkway Bank & Trust Co., Harwood Heights, in rust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated January 30, 1984 , herein referred to as "First Party," and and inc ... as trust number 6661

Chic go Title and Trust Company, an Illinois corporation

herein referred to as TRUSTEE, witnesseth:
THAT, What of First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of Ninety Thousand and 00/100(\$90,000.00)

made payable to the orde, of BEARER

and delivered, in and by mich 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 ment on the balance of principal remaining from time to time unpaid at the per cent per amum in instalments as follows: Nine Hundred Fifty One and 81/100 date of disbursement of 12.375 per c (\$951.81)

Dollars on the first

 $_{
m 19}$ 84 $_{
m and}$ Nine Hundred Fifty One and 81/100

(\$951.81)

day of une

Dollars on the first day of each son h thereafter until said note is fully paid except that the final payment of principal and interest, if not our arguid, shall be due on the first day of May 1987.

All such payments on account of the indebtance a evidenced 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 13.375 er ent per annum, and all of said principal and interest being made payable at such banking house or trust co ipany, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment. The office of Des Plaines National Bank

Lot 761 in Brickman Manor First Addition, Unit No. 5 pe ng a Subdivision in the South 1/2 of Section 26, Township 42 North, Range 11, Just of the Third Principal Meridian, in Cook County, Illinois

APR 84 10: 13



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 First Party, its successors or assigns 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 hereafter 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, stoyees and water herest. All of the foregoing are declared to be a part of premises by First Party, it is all the considered as constituting part of the real estate.

TO HAVE AND TO THE AND TO THE CONDITION OF THE STORM TO THE CONDITION OF THE PROPERTY O

in case of the failure of First Party, its successors or assigns to: (1) promptly repair, after on the premises which may, become damaged or be destroyed; (2) keep said premises membranic's or other liens or claims for lien not expressly subordinated to the lien hereof, and upon request exhibit rustee or to holders of the notes; (4) complete within a reasonable time any building or rustee or to holders of the notes; (4) complete within a reasonable time any building or granterial pileterphs; with all requirements of law or municipal ordinances with respect granterial pileterphs; and the remains except as required by law or municipal ordinance synthering that the property of the

Des Plaines National Bank Real Estate Department STREET 678 Lee Street Des Plaines, Illinois CITY E INSTRUCTIONS

included and the control of the cont

7. Trustee or the holders of the note shall have the right to impect the premises at all reasonable times and access thereto shall be permitted for that purpose.

8. Trustee has no duty to examine the title, location, exist nee or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligate to the terms hereof, nor be liable for any acts or omissions fiereunder, except in case of its own gross negligence or misconduct or that of the ager sor imposes of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

The product of the product of the proper importance of the proper importance of the statisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and teliver a release hereof to and at the request of any person who shall, either representation Trustee may accept as true without inquiry. Where a release is required that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is required to be executed by a prior trustee herein described any note which bears a certificate on any next most one of the product of the original trustee and it has never executed a certificate on any next most identifying same as the note described any note which may be presented and which unports to be executed on behalf of First Party; and where the release cept as the genuine note herein described any note which may be presented and which unports to be executed on behalf of First Party; and where the release cept as the genuine note herein described any note which may be presented and which one trustee the contrained of the note and which purposes to best means and where the reliance and which purposes to best means in writing field in the office of the Recorder - * of trust of the present of the prese

FOR ER.

IN WITNESS WHEREOF, PARKWAY B signed by its Vice-President-Trust Officer, and its	ANK AND TRUST COM	PANY, not person	ally but as Trustee	as aforesaid, has caus Cashier, the day and y	ed these pr sents t	r be .te
PARKWAY BANK AND TRUST By Attest	COMPANY As Trus		and not person	Asst. VICE-PRESIDEN Vice Pr	Asst. VT-TRUST OFFICES. Trust	Ofg :
STATE OF ILLINOIS COUNTY OF COOK SS.	a Notary Public in an President-Trust Office ROSEMA. Ansistent Konking of as subscribed to the for resectively, appeared be instrument as their own aforesaid, for the uses acknowledged that said of said Bank to said ir Trustee as aforesaid, for	r of the PARKW TY Galluzz did Bank, who are p going instrument efore me this day is free and voluntar and purposes the Assistant Cashier istrument as said	/AY BANK AND ASST. Vi Coersonally known to as such Vice-Preson person and acknow y act and as the free erein set forth; and, as custodian of the Assistant Cashier's	Said, DO HEREBY TRUST COMPAN' ce Pres. Asst to me to be the same poident-Trust Officer. Asst poident-Trust Officer, and voluntary act of the said Assistant (corporate seal of said own free and voluntary and voluntary act of the said Assistant (corporate seal of said own free and voluntary and vo	Y, and Trust Of. Trust Of. sons whose name and Assistant Cas d and delivered the aid Bank, as Trust Cashier then and Bank, did affix the	Vice- ficer s are shier, e said tee as there e seal
Given	under by hand and Moraria	2	•	April	, 19 <u>8</u>	4
IMPORTANT FOR THE PROTECTION OF BOTH THE BO ER, THE NOTE SECURED BY THIS TRUS IDENTIFIED BY THE TRUSTEE NAMED H TRUST DEED IS FILED FOR RECORD.	T DEED SHOULD BE	herewith under	Identification No	the within Trust D. 69740	eed has been iden	tified rustee
			Im. M	Form	82-530 Bankform	s. Inc.

END OF RECORDED DOCUMENT