27 043 844

#### TRUST DEED FOR INSTALMENT NOTE

THIS INDENTURE, Made 1.72 9, 1984, between AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO as Trustee under Trust Agreement dated August 0, 1990, and known as Trust Number 50539 herein referred to as "Mor gag rs", and

#### STATE BANK OF COUNTRYSIDE

an Illinois banking corporation deira business in Countryside, Illinois, herein referred to as TLUSTEP, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment M. e hereinafter described, said legal holder or holders being herein referred to as HOLDERS OF THE NOTE, in the PRINCIPAL SUM OF ONE MILLTON (\$1,000,000.00) DOLLARS evidenced by one certain Instalment Note of 'r' Mortgagors of even date herewith, made payable to BEARER and del vec d, in and by which said Note the Mortgagors promise to pay the said principal sum and as interest on the balance of principal remaining from time to time unpaid at the rate of 1% above the daily prime lending rate of the STATE BANK OF COUNTRYSIDE in instalments as follows: 11,850.00 plus accrued interest on the 1st day of April, 1984 and \$1,850.00 plus accrued interest on the 1st day of each month thereafter until said note is fully paid except that the final payment of principal and interest of final payment of principal and interest of final payment of principal and interest of final seconds and the little balance of the little balance of principal and the little balance of principal interest, infanot sooner paid; shall be due on the 1st day or a 15000 September; 1984; If is understood by the parties to this Trus Dedu that this instrument is an interim construction mortgage and that permanent first mortgage will be given in favor of STATE BANK OF COUNTRYSIDE in the amount of \$500,000.00 and a second mortgage to Greater Metropolitan Chicago Development Corporation in the amount of \$500,000.00 pursuanto to a guaranty of a debenture as authorized under Section: 503 of the Small Business Investment Act; and as guaranteed by the SmalleBusiness Administration. All such payments on accounted of the indebtedness evidenced by this note to be first applied to the interest on the unpaid principal balance and the remainder to the second principal; provided that the principal of each instalment unless paid when, due shall beard interest at the rate of 2% above the prime lending rate as set forth above; and allvof said principal and interest being made payable at such banking house or trust company in Chicago, Illinois las the holders of the note may, from time to time, in writing appoint and in absence of such appointment; then at the office. No release an typic State and State of the state colemption in the event it is foreclosed under any order or decree of

This Trust Deed and the note secured hereby are not assumable and become immediately due and payable in full upon vesting of title in other than the grantor(s) of the Trust Deed.

- 2 --

NOW, THEREFORE, the Mortgagors to secure the payment of said principa. Tum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be rerformed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANG unto the Trustee, its successors and assign, the following described Real Estate and all of their estate, right, itse and interest therein, situation, lying and being in the COUNTY OF COOK, AND STATE OF ILLINOIS to wit:

LOT 9 IN WOODFIELD, BF NG A SUBDIVISION OF PART OF THE NORTH WEST-1/4, CF The NORTH EAST-1/4 AND THE SOUTH EAST 1/4 OF SECTION 3, TOWNSHIP 41 NORTH, RANGE 10 EAST OF THE THIO PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEP OF RECORDED AUGUST 8, 1969 AS DOCUMENT 20924946 IN COOK COUNTY, ILLINOIS

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

Con. 121

fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such cime. Is Mortgagors may be entitled thereto (which are pledged rimerily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or chereon used to supply heat, gas, air conditioning, water, light, power refrigeration (whether single units or centrally controlled); and ventilation, including (without restricting the foregoing), screen, window shades, storm doors and windows; floor coverings, awnings, stoves 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 a constituting part of the real estate of the said real estate of the considered a 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 the Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive. Additionally, the trustee specifically waives for itself and its beneficiaries any and all rights of redemption in the event it is foreclosed under any order or decree of foreclosure.

out link ni s(damag bas ent viscoit som escapt bas slikeurs , IT IS@FURTHER\*UNDERSTOOD; AND AGREED THAT: reside in slikeurs

Reed to the note secured horeby

27 043 844

- Muritgagors shall (1) promptly repair, restore or rebuild any build as or improvements now or hereafter on the premises whichem y become damaged or be destroyed; (2) keep said so premises in good condition and repair, without waste, and free from mechanics shore other 1 ensemants for lien not expressly subordinated to the 1 en bereof; (3) pay when due any indebtedness which may be secured by lien or charge on the premises superior to the lien hereof, and upor request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises exceptors required by law or municipal ordinance.
- 2. Mortgagors shall pay before an penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and the charges against the premises when due, and shall, upon written requist, furnish to Trustees or a tosholders of a the snote duplicate arcs ip so therefore a To prevent default hereunder Mortgagors shall pay ir full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest of nedw (d) no . to
- parformance of an Mortgagors shall keep all buildings and mpr vements now or hereafter situated on said premises insured against loss or damage by first, lightening or windstorm under policies ployiding for payment by the insurance companies of moneys sufficient either to pay the costuof replacing or repairing the same or to pay indfull the indebtedness secured hereby, all in companies satisfactory to the holders of the note; under insurance policies payable; in case of loss or damage, to Trustee for the benefit of the holders of the note; such rights to be evidenced by the standard mortgage clause to be attached to reach, policy; and shall deliver all policies; including additional renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than tensdays prioratother respective dates of expiration. date constant and cate and constant and cate and constant and cate and
- 4: In case of default therein; Trustee or the holders of the note may, but need not; make any payment or perform any action hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any taxalien or other prior lien or titlesor claim thereof, for redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and alle expenses paid or incurred in connection therewith; including attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action

herein authorized may be taken, shall be so much additional indebtedness sourced hereby and shall become immediately due and payable without inctice and with interest thereon at the rate of 2% above the prime londing rate of STATE BANK OF COUNTRYSIDE. I Inaction of Trustee oraho dess of the note shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors. As a side of the state of the st

5. 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 appropriator prolific office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale forfeiture, tax lies or title or claim thereof.

mentioned, both principal and interest, then due according to the terms hereof. At the option of the holders contine to the terms hereof. At the option of the holders contine to the notice to Mortgagors, all unpaid indebtedness recured by this Trust beed shall, notwithstanding anything in the loce or in this Trust beed to the contrary, become due and payable (1) immediately in the case of default in making payment of any instalment or principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained. (1)

7: When the indebtedness hereby secured shall be come due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose: theoliem hereof; there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, 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 examinations, guarantee policies, Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to of the value of the premises. All acceptant when the conditions and expenses of the nature of this paragraph mentioned shall become so much additional indebtedness secured hereby and and immediately due and payable; with interest, thereon at the rate of 2% above the prime lending rate of STATE BANK OF COUNTRYSIDE; when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured: or (b) preparation for the commencement of any suit for the

27 04

U42 04/

forecles, whereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security he eaf, whether or not actually commenced.

8. Inc proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings in cluding all such items as are mentioned in the preceding paragraph heleof, second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note; with interest thereom as herein provided; third, all principal and interest remaining unpaid on the note; fourth; any overplus to Mortg.qr., their heirs, legal representatives or assigns, as their rights may appear to a solution of the rights may be a solution of the rights may appear to a solution of the rights may be a solution of the

on 9.5 Upon coroatiany time Literathe filing of a bill to 2000 foreclose this trust deed, the court in which such bill is filed may appoints a receiver of said premises: " tuch appointment may be made either before or after sale, without notice; without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the them are of the premises or whether the same shall be then occupied as a he istead or not and the Trustee hereunder may be appointed as such receiver Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well a curing any further times when Mortgagors, except for the intervention of such receiver; would be entitled to collect such rents; issues and profits, and all other powers which may be necessary or are suil in such cases for the protection; possession; control; management in operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax; special assessment or other lien which may be or become superior to the lien hereof or cof such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency beginned beautiful

1110. No action for the enforcement of the lien of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby/secured. success its one success doubles of secured doubles on secur

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 so true True voltage of the construction of an identification and the construction of an identification of the construction of th

12. Trustee has no duty to examine the title, location,

existence, or condition of the premises, nor shall Trustee be

- 6. -

obligated to record this trust deed or to exercise any power hereingiven unless expressly chigated by the terms hereof, nor bediable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employes of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

seell be distributed and ascised 13. Trustee shall release this trust deed and the lien thereof by proper instrument upo p esentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who hall; either before or after maturity thereof, produce and exhibit to Trustee the note; its told representing that all indebtedness hereby secured has been paid, which representation Trustee may accepted true without inquiry.
Where a release is requested of a successor crustee, such successor trustee may accept as the genuine note herein us scribed any note which bears a certificate of identification rurporting to be executed by a prior trustee hereunder or which conforms it substance with the description berein contained of the note and which purports to be executed by the persons herein designated as the mrks sothereof; and where the release is requested of the original trust and it has never executed a certificate on any instrument ident fying same as the note described herein, it may accept as the genuire note herein described any note which may be presented and which conforms in substance with the description herein contained of the noise and which purports to be executed by the persons herein designated as makers? ather there is redemption or not, as well as in-logand

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. Incase of the Recorder or refusal to act of Trustee, then Chicago Title and Trust Company shall be the first Successor in Trust, and in case of its resignation, inability or refusal to act the then Recorder of Deeds of the county in which the premises are situated as shall be second Sucessor in Trust hereunder shall have the identical title, powers and authority as are herein of given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

vol.5.0 This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the mote or othis Trust Deed.

16. The within Trust Deed secures an obligation incurred for the construction of an improvement on the land mortgaged herein including acquisition cost of the land and constitutes a . Struction mortgage within the meaning of Section 9-313(c) of the

27 043 844

- (1). 25-0

- 7

Illinois Uniform Comrecial Code. In addition, the undersigned have entered into a Construction Loan Agreement on 1984, and the terms and conditions of said Construction Loan Agreement are incorporated herein by reference.

17. This trust occl shall also secure permanent loans hereafter made by the then holder or holders of the Instalment Note. While it is anticipated that permanent loan mortgages will be placed of record after the expiration of the construction mortgage; the purpose of this paragraph is to insure that no intervening gap or standby loan will affect the preservation of the priority status of the construction mortgage as it trais crued to a permanent loan mortgage.

THIS TRUST DEED is executed by AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO as Trustee under Trust No. 50539; not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO as Trustee under Trust No. 50539; hereby warrants that it possesse full power and authority to execute this instrument), and it is appears understood and agreed that nothing herein or in said trust deed contained shall be construed as creating any Tiability on the said first Party or on said AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO as Trustee under Trust No. 50539, personally to pay the said trust leed or any interest that may accrue thereon, or any indebtedness accruin; hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressive rived by Trustee and by every person now or hereafter claiming any light or security hereunder, and that so far as the First Party and its sucessors and said AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO as Trustee under Trust No. 50539, personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created in the manner herein and in said note provided or by action to enforce the personal liability of the guarantor, if any. A GRANGER AND TRUST COMPANY OF the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created in the manner herein and in said note provided or by action to enforce the personal liability of the guarantor, if

IN WITNESS WHEREOF, AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO as Trustee under Trust No. 50539, not personally but as Trustee as aforesaid, has caused these presents to be signed by its Vice-President, and its corporate seal to be hereunto affixed and attested by its Assistant Secretary, the day and year first above written.

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO as Trustee under Trust No. 50539, as Trustee as aforesaid and not personally,

 $\triangle 0.11.1$ 

INITIALS

/

VICE PRESIDENT

ASSISTANT SECRETARY

9.00

Att

		١
The state of the s		12
	Chor.	
Cate de San ana i a ca	-8- FILED FOR GEODED Skidney	-13
STATE OF LILLINOIS	-8- FILED FOR COUNTY ILLINOIS SCHOOL OF THE CORDER	4.
Command Sold Sold Sold Sold Sold Sold Sold Sol	thes to see the part of the see that the see t	R OF
COUNT OF COOK )	in the Grands and the second of the second o	8
සම්1 ජ්යම්වලක්වලදී දිහිටලෙස මේ විසිට කියින්නේ ලෙසි වල සිට	7 Salo Ifado Sasa diung mega (n)	
- OSOSict Adultin appears	医皮膜切除 医肾上腺性 医结束 医眼腺性脓肿 医皮肤炎 化二烷酸 电电路电路 医电路电路	
that that to a u county, in	the State aforest a Notary Public	
AMERICAN NATIONA JANK AND	TRUST COURSE Vice-President of	
dre personalle la	, ASSIStant Commit	
Assistant couthe foregoing	instrument as such mis whose names are	
person and action in the Ct	tively, appeared best testdent, and	
Voluntary and delta . Totte - 155	and voluntary act	
Purposes +kan-1	S Prustee and	
Said Bank dia see	. LS custodian of the	
instrument as	Portice se-1 of said b Portace sear of	
purposes therein set forth	and volvitary act and as the free and as Truste a a aforesaid, for the uses and	
Political Baroladdaba	as Trust o a aforesaid; for the uses and	
APR 0.9 1984	1004 notarial se i sthis	
zo idela vas paratelo selles	d and notarial sense this contained day	
	The second of the second secon	
Taggarango bas vitamastat	Cold of Notary Public	
\$P818999 add an brailing to	Committee Odion Expires Odion	
edt to descrotore en ye ge belivere een tike di bes	_, 19	
FIER RECORDING	stricted to to a construction of the construct	
AIL THIS INSTRUMENT TO:	RURKE & DUDY-	
AME CONTRACTOR OF THE STATE OF		
ODRESS DOME SE SE		
dev end veet first above <b>Yn</b>	of less staro (312) a 726 6630 to see the contract of the cont	
	TIN TERMINATE TORONTARIA TORONTARIA TORONTARIA DE MARCONTARIA DE MARCONTARIA DE MARCONTARIA DE MARCONTARIA DE M TORONTARIA DE MARCONTARIA DE MA	
ATEINITIALS	집안 이 맛있다면 하는 살이 하다면 하는 사람이 되었다.	
ONE MARIONEL BANK AND TRUST BUY OF CHICAGO OS Trustee	17874	
nw of Chicks of the rest foresaid and not personally:	DUC AUD	
foresaid and not person	DUA 333	
물론 그리 하는 것이 하는 물리를 가장 바쁜 바람이 되었다. 하는 사람	있는데 마르막 바다 가게 하는데 보고 있는데 보고 있는데 모르는데 보고 있다. 그리고 있는데 모르는데 보고 있는데 보고 있다.	
	[4] : 나는 하는 이 마음 조막하게 되고 있는 그 그리고 그는 그	~
		27 043

END OF RECORDED DOCUMENT