## UNOFFICIAL COPY

River Oaks Bank and Trust Company

### TRUST DEED SECOND MORTGAGE FORM

27058174

	ocempany							
THIS TRUS	ST DEED made this	31st	day of	March.	, 19{	, between	Frank II	Gill Company
of theV	illage		of	Lansing			County of	Cook
nd State of III		ether one or mor	e, and if m	ore than one,	jointly and	i severally, c	alled "Mortga	gor") and RIVER OAKS Calumet City, Illinois, a
	, Mortgagor is justly i		-					
/ancre	d Twenty Five 7	Thousand and	00/100-					
OF RIVER OA	mire corresponding	to the identifica IST COMPANY, a	tion numbe and upon the	r of this Trust e terms and pr	Deed), of ovisions as	even date he provided the	rewith, made rein, (hereinat	which is evidenced by an payable to THE ORDER ter "Note") and deliverent with the final installment
f not sooner pa	aid, due and poyable o	ın	March	31, 1985			<del></del>	; an
by applicable I of the Note in Default (as her paid as provide are hereinafter,	aw, all costs and dis' legal proceedings to einafter defined in pa d in this Trust Deed o	ollect the debt collect the debt tragraph an preof or in the Note, a e, called "holder	ding, withon evidenced and any a re hereinaft of the Note	but limitation, by the Note of all others are called the " The unearned the	reasonable r to realize ums which indebtedned od portions	attorneys' upon any C at any time ess secured h	fees, incurred collateral (as of may be due ereby". The	t, to the extent permitte by Trustee and/or holde defined in the Note) afte or owing or required to b egal holder(s) of the Not E and insurance charge(s
ments herein a n the Note co the receipt and	and in the Note conta ntained, and also in c	ained, and the consideration of the	he suin of O	and observanc Ine Dollar (\$1.	e of the co 00) in hand	venants and I paid and for	agreements o other good a	the covenants and agre f Mortgagor as herein ar nd valuable consideratio uccessors and assigns, th
or the	0, 11, 12, and Northwest Quar 15 East of the	rter of the	Southeas	t (m.rter	of Sect	ion 30, '	Township '	16 15
						the Rai		
							270	58174
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TOGETH appurtenance after owned to improvements useful in the fixtures, appay waste remove doors, windo case now or	s now or hereafter the by Mortgagor, forming s located thereon, ind operation of the rea aratus, equipment or al, refrigeration and ve w shades, blinds, awn	ements, tenemen; g a part of or use cluding, by way il estate or impro articles used to artilation (whethen nings, stoves, refi on or at the Prei	ts, buildings or pertain d in connec of enumera evements th supply heati er single uni rigerators, d mises, it be	s, easements, fing; and any a cition with the tion but with ereon or furning, gas, electrits or centrally ishwashers, diing understooi	ixtures, pr nd all righ real estate out limitat shed by M icity, air co controlled sposal unit d that the	ts and interes or the operation, all equiportgagor to tonditioning, with the conditioning, with all flows, range hoenumeration	ts of every na ion and conve oment owned enants thereo water, light, p or covering, s ods, water he	wances, leretar lents a me and nature low or he nience of th. b nio. 1gs a by Mortgagor and used f; all machines, me in in- ower, sprinkler procedu creens, storm windows aters and blowers; in ea ic articles of property sh
	GETHER WITH all of						therefrom,	
or annexed t	to the real estate, are nd to be appropriated	intended to be a	s a unit and	l are hereby u	nderstood,	agreed and d	eclared to for	be, whether or not affirm a part and parcel of the real estate conveyed
virtue of the the purposes all or any pa	Homestead Exempti , uses and trusts herei	ion Laws of the in set forth, toget s secured hereby	State of III ther with all or the bread	inois, which r I right to retai	ights and n possessio	penefits are to n of the Pres	ereby express nises after an	ly released and waived, y default in the paymen
virtue of the the purposes all or any pa any Default	<ul> <li>Homestead Exempti</li> <li>uses and trusts herei</li> <li>of the indebtedness</li> </ul>	ion Laws of the in set forth, toget s secured hereby	State of III ther with all or the bread	inois, which r I right to retai	ights and n possessio	penefits are to n of the Pres	ereby express nises after an	ly released and waived, y default in the paymen
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virtue of the the purposes all or any pa any Default	Homestead Exempti, uses and trusts herei art of the indebtedness (as hereinafter defined ent was prepared by:  Dorothy Barto	ion Laws of the in set forth, toget s secured hereby in paragraph 9 hi	State of III ther with all or the breadereof).	inois, which r I right to retai ch of any cov	ights and long possession agent or agen	penefits are to n of the Pres	ereby express nises after an	ly released and waived, y default in the paymen

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TATE CE ILLINOIS )	27058174
OUNTY CF COCK )	21033174
I,Bartczak	, a Notary Public in and for and residing in said County
the State aforesaid, C.J. HI REBY CERTIFY THAT Charles F. Gill	, President of Frank H. Gill Company, Inc.
and John Gill, Vice President, Secretary and Treasu	irer
ho _are_ personally known to me to be the same person_swho	
as such President, Vice President, Secretary and I	
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s there free and voluntary act, for the use, and purposes therein s and said Secretary, as custodian of Jorporate seal of the uses and pruposes therein set in the uses and pruposes therein set in a large flyer in the uses and pruposes therein set in the uses and purposes therein set in the use and purposes and purposes the use and th	
GIVEN under my hand and Notarial Seal this _ 31¢ E_ lay of	N 2 1
1	Dowthy Failight
	// Notary Public
My Commission Expires: <u>March 30, 1986</u>	
4	<b>4</b>
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<b>-</b>	Identification Number
IMPORTANT	
THE NOTE SECURED BY THIS TRUST DEED SHOULD	RIVER OARS JANK AND TRUST COMPANY, Trustee.
BE IDENTIFIED BY RIVER OAKS BANK AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS	Ву:
FILED FOR RECORD.	Assistant Trust Officer Assistant Secretary
	Assistant Vice Presiden
	U <sub>I</sub> S <sub>A</sub>
O MAIL TO:	For Recorder's index purposes, insert struct address of abordescribed Premises here.
MAIL TO: River Oaks Bank and Trust Company	described Premises here.
MAIL TO: River Oaks Bank and Trust Company  1701 River Oaks Drive	described Premises here.  2859 Bernice Road
River Oaks Bank and Trust Company	described Premises here.
River Oaks Bank and Trust Company  1701 River Oaks Drive  Calumet City, Illinois 60409  Place in Recorder's Office	described Premises here.  2859 Bernice Road
River Oaks Bank and Trust Company  1701 River Oaks Drive  Calumet City, Illinois 60409	described Premises here.  2859 Bernice Road
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River Oaks Bank and Trust Company  1701 River Oaks Drive  Calumet City, Illinois 60409  Place in Recorder's Office	described Premises here.  2859 Bernice Road

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Charges; and, fourth, any surplus to Mortgagor, its heirs, legal representatives, successors or assigns, as their rights may appear. To the extent permitted by applicable law, in case of payment of said indebtedness after the preparation or filing of any suit, and prior to the entry of any judgment or decree, a reasonable sum for legal services rendered to the time of such payment shall be allowed, which, together with any sum paid for continuation of evidence of title, court costs, stenographers' charges, and expenses of such proceedings shall be additional indebtedness secured hereby.

- additional indebtedness secured hereby.

  Receiver. Upon, or at any time after the commencement of any foreclosure proceeding hereunder, the court in which such suit is filed may appoint a receiver of the Premises. Such appointment may be made either before or after sale, without notice to Mortgagor or any party claiming under Mortgagor, without requiring bond, without regard to the then value of the Premises secured hereby, and without regard to the then value of the Premises secured hereby, and without regard to the then value of the Premises secured hereby, and without regard to the then value of the Premises of the solenach as a homestead. Trustee or holder of the Note may be appointed as such receiver. Such receiver shall have power to manage, rent, and collect the rents, issues and profits of the Premises, due and to become due, during the pendency of such foreclosure suit and during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagor, 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 usual in such cases for the protection, possession, control, management and 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 from the Premises in his hands in payment in whole or in part of (a) the debtedness secured hereby or the indebtedness secured by any decree foreclosing his Trust Deed, or any tax, special assessment or oth r liens which may be or become superior to the lien hereof or such decree, provided such application is made prior to the foreclosure such or the provided such application is made prior to the foreclosure such or the such provided such application is made prior to the foreclosure such or the such provided such application is made prior to the foreclosure such or the such provided such application is made prior to the foreclosure.
- negretories secured may be or become superior to the lien hereof or such decree, provided such application is made prior to the foreclosure ...; or (b) the deficiency in case of a sale and deficiency.

  13. Rer ... tions on Transfer. It shall be an immediate Default hereunder if, without the prior written consent of holder of the Note, any of the foreclosure such as the constant of the constant o

- lessor under any lease of the Premises.

  Waiver of Defense. No action for the enforcement of the lien or of any promine hereof shall be subject to any defense which would not be good and available to the party interposing the same in an action at law upon the Note.

  Forbearance by Trustee or Holder Not a Waiver. Any delay or omission by Trustee or holder of the Note in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of, it pai or preclude the exercise of any such right or remedy. No waiver by Trustee or holder of the Note of performance of any covenant or a remember herein or in the Note contained thereafter in any manner shall affect the right of Trustee or holder of the Note to require enforce performance of the same or any other of said covenants or agreements, and no single or partial exercise by Trustee or holder of the Note or any right or remedy hereunder shall preclude other or further exercise thereof or in the exercise of any other right or remedy.
- other or further exercise thereof or in the exercise of any other right or remedy.

  Rights and Remedies Cumulative. To the extent permitted by applicable law, all rights and remedies herein conferred upon Trustee or holder of the Note are distinct and cumulative to any other rights and remedies under this Trust Peed or afforded by law or equity, and may be exercised concurrently, independently or successively. Every right or remedy may be exercised from time to time and as often as may be deemed expedient by Trustee or holder of the Note.

  Release of Trust Peed Trustee of the Independently of the Note.
- may be deemed expecient by Trustee or holder of the Note.

  Release of Trust Deed. Trustee shall release this Trust Deed and the lien thereof upon presentation of satis' actory evidence that all indebtedness secured hereby has been fully paid and all covenants and agreements herein made by Mortgag. The provisions of the "Trust and Trustees Act" of the State of Illinois as amended from time to time and about the provisions of the "Trust and Trustees Act" of the State of Illinois as amended from time to time shall be applicable to this Trust Deed. Trustee may execute and deliver such release to, and at the request of, any person who shall, either before or after mat in, y thereof, produce and exhibit to Trustee this Trust Deed and the Note which bears the identification number of this Trust Deed and proports to be executed by the person(s) designated in this Trust Deed as the maker thereof, both representing that all indebtedness seculed herein any accept as the weight of the proport of the proportion of the Note and which purports to be accessor trustee and which purports to be accessed the persons herein designated as the makers thereof. Where the release is requested of Trustee and it has never placed its identification on the Note, it may accept as the Note any note which may be presented and which conforms in substance with the description herein contained of the Note and which purports to be executed by the makers thereof.

  Waiver of Liability, Neither Trustee, nor any of its agents or attorneys, nor holder of the Note, shall (a) have any duty to examine the tite, location, existence or condition of the Premises, or to inquire into the validity of the signatures or the identify, capacity or authoring the signatures on the Note or on this Trust Deed; (b) be obligated to record that of the signatures or the identity

- mitted by applicable law, they may require indemnities satisfactory to them before exercising any power herein given.

  Resignation of Trustee. Trustee may, at any time, resign or discharge itself of and from the trust hereby created by instrument in writing filed in the office of the Recorder or Registrar of Titles of the county in which the Trust Deed shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, he then Recorder of Deeds of the county in which the Premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee. Successors and Assigns. This Trust Deed and all provisions hereof shall extend to and be binding upon Mortgagor and any and all persons claiming by, through or under Mortgagor, the same as if they were in every case named and expressed, and shall inure to the benefit of Trustee, its successors and assigns, and to holder of the Note. Each from time to time holder of the Note shall have and enjoy all of the rights, privileges, powers, options and benefits afforded hereby and hereunder, and may enforce all and every of the terms and provisions hereof, as fully and to the same extent and with the same effect as if such from time to time holder of the Note were herein by name specifically granted such rights, privileges, powers, options and benefits.

  Captions and Pronouns. The captions and headings of the paragraphs of this Trust Deed are for convenience only and are not to be used to interpret or define the provisions hereof. Wherever the context requires or permits, the singular shall include the plural, the plural shall include the singular, and the masculine, feminine and neuter shall be freely interchangeable. The word "Note" shall be construed to mean "Notes" when more than one note is used.

  Joint and Several Liability. The word "Mortgagor" shall include all such persons and all persons liable for the payment of the indebterdness
- "Notes" when more than one note is used.

  Joint and Several Liability. The word "Mortgagor" shall include all such persons and all persons liable for the payment of the indebtedness secured hereby or any part thereof, and all such persons shall be jointly and severally liable hereon, and any notice from Trustee or holder of the Note to Mortgagor may be given to all Mortgagors in case of any one or more Mortgagors selected by Trustee or holder of the Note. Notwithstanding anything to the contrary herein contained, no Mortgagor is obligated to pay any indebtedness described herein unless the Mortgagor has signed the Note.
- After-Acquired Consumer Goods. To the extent that any property constituting a part of the Premises are consumer goods, notwithstanding anything contained in this Trust Deed or in the Note to the contrary, Trustee or holder of the Note shall not have a lien or security interest in after-acquired consumer goods of Mortgagor other than accessions, unless Mortgagor acquires rights in said consumer goods within ten (10) days after Trustee or holder of the Note have given value. The terms in this paragraph 25 shall be defined as set forth in the Uniform Commercial Code as enacted in Illinois from time to time.

  Governing Law. The loan secured hereby has been made, and the Note and this Trust Deed have been delivered at Calumet City, Illinois, and the rights and obligations of the parties hereunder, including matters of validity, performance, construction and enforcement shall be governed and construed in accordance with the laws of the State of Illinois.

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#### AND IT IS FURTHER AGREED THAT:

Payment of Indebtedness. Mortgagor shall promptly pay when due each item of indebtedness secured hereby and shall duly perform and observe all the covenants and agreements herein or in the Note provided on the part of Mortgagor to be performed and observed.

#### First Mortgage.

- Mortgagor shall comply with all covenants and agreements contained in the first mortgage note (hereinafter called "First Mortgage Note") and the first mortgage or trust deed securing the First Mortgage Note (hereinafter called "First Mortgage") to be performed and observed by Mortgagor. The first mortgagee or the trustee and holder of the First Mortgage Note are hereinafter collectively called and observed by wind the "First Mortgagee
- Mortgage covenants that this Trust Deed is lawfully executed and delivered in conformity with the First Mortgage Note and First Mortgage and that no default has occurred or exists under the First Mortgage Note or First Mortgage.
- The terms of the First Mortgage Note or First Mortgage shall not be amended or modified without the prior written consent of holder of the Note
- (d) Mortgagor shall promptly furnish to holder of the Note copies of all notices received from First Mortgagee regarding the First Mortgage Note or First Mortgage.
- gage Note or First Mortgage. Preservation of Premises; Liens. Mortgagor shall (a) keep the Premises in good condition and repair, without waste; (b) promptly repair, restore or rebuild all buildings or improvements now or hereafter on the Premises which may become damaged or destroyed; (c) complete, within a reasonable time, any building(s) now or at any time in the process of erection upon the Premises; (d) make no substantial repairs, alterations or remodeling of the Premises unless the written consent of holder of the Note shall first have been obtained; (e) comply with all laws and municipal ordinances with respect to the Premises and the use thereof; (f) not do, or permit to be done upon the Premises, anything that might impair the value thereof, or the lien of this Trust Deed; (g) keep the Premises free from liens of mechanics and materialmen, and from all other liens, charges, claims or encumbrances, except for the liens of this Trust Deed; He First Mortgage in existence on the date hereof and current real estate taxes not yet due and payable; (h) pay when due any indebtedness which may be secured by a lien, charge or encumbrance on the Premises superior to the lien hereof, and upon request, exhibit satisfactory evidence of the discharge of such prior lien, charge or encumbrance to holder of the Note; and (i) suffer or permit no change in the general nature of the occupancy of the Premises, without the prior written consent of holder of the Note.
  - Inspection of Premises. Holder of the Note shall have the right to inspect the Premises from time to time at all reasonable time or times, and access thereto shall be permitted for that purpose.
- Taxes. Mortgagor shall pay all general and special taxes, general and special assessments, water charges, sewer charges and other charges, fees, penalties, fines and impositions of any kind (all hereinafter generally called "Taxes") which may be levied, assessed, charged or inposed upon the Premises, when due and before any penalty attaches. Mortgagor shall promptly furnish to holder of the Note all notices far or onts due under this paragraph, and upon request, Mortgagor shall deliver to holder of the Note receipts evidencing such payments. To priver, default hereunder, Mortgagor shall pay in full under protest, in the manner provided by law, any Taxes that Mortgagor may design to ontest.

#### Insurance

- Insurance
  (a) At a time: Mortgagor shall keep all buildings and improvements now existing or hereafter erected on the Premises insured in the greater of the industry percent (80%) of its full insurable value, or in an amount sufficient to pay in full the indebtedness secured by the First Mortgage and the amount of the indebtedness secured hereby, against loss or damage by fire, flood damage where holds of the Note is required by law to have its collateral so insured, and hazards included within the term "extended coverage", and for such periods as holder of the Note may require. The insurer providing such insurance may be chosen by Mortgagor subject to holder of the Note's right to refuse, for reasonable cause, to accept any insure offered by Mortgagor. All insurance policies and renewals the left half be in form acceptable to holder of the Note in favor of and with loss payable to Trustee for the benefit of holder of the Note, shall provide that in no event sail such policy be cancelled without at least ten (10) days prior written notice to holder of the Note in favor of and with be delivered to holder of the Note not less than ten (10) days prior to the respective dat is of expiration.

  (b) In the event of loss or damage. Mortgagor shall give prompt notice to the insurer and holder of the Note, and holder of the Note is
- days prior to the respective dat is of expiration.

  In the event of loss or damage. Mortgagor shall give prompt notice to the insurer and holder of the Note, and holder of the Note is authorized to adjust, collect and comprise, in its discretion, all claims thereunder and, in such case, Mortgagor covenants to sign upon demand all receipts, vouchers and eleases required to be signed by the insurance companies. Holder of the Note, at its option, may apply all or any part of the insurance, croceeds of any loss either to the reduction of the indebtedness secured hereby in such order or manner as holder of the Note may elector to the restoration or repair of the Premises. Any such application of proceeds shall not extend or postpone the due date of one monthly installments as herein and in the Note provided, or change the amount of such installments. If, as provided in this Trust Deed, the Premises are acquired by Trustee or holder of the Note, all right, title and interest of Mortgagor in and to any insurance policies. "in and to the proceeds there fresulting from loss or damage to the Premises prior to the sale or acquisition shall pass to Trustee or hold or of the Note to the extent of the sums secured by this Trust Deed immediately prior to such sale or acquisition.

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- Holder's Performance of Mortgagor's Obligations. If Mongac mails to perform the covenants and agreements herein and in the Note contained, or if any proceeding is commenced which materally affects the interest of Trustee or holder of the Note in the Premises, including, but not limited to, eminent domain, insolvency, use inforcement, or an arrangement or proceedings involving a bankrupt or decedent, then Trustee or holder of the Note may, but shall not be required to, make any payment or appearance or perform any act herein required of Mortgagor in any form and manner deemed exted in to Trustee or holder of the Note, and may, but shall not be required to, make full or partial payments of principal or interest on prior and co-ordinate encumbrances, if any, and purchase, discharge, compromise or settle any lien, encumbrance, suit, title or claim thereof or adverment from any tax sale or forfeiture affecting the Premises or contest any tax or assessment. Neither Trustee nor holder of the Note hall incur any liability because of anything that it may do or omit to do hereunder, Inaction of Trustee or holder of the Note shall be sole judges of the legality and validity thereof, and of the amount necessary to be raid in atsifaction thereof.

  Condemnation. If the Premises, or any part thereof, shall be taken by condemnation, eminer; domain or other taking, or by agreement
- De sole judges of the legality and validity thereof, and of the amount necessary to be raid in atisfaction thereof.

  Condemnation. If the Premises, or any part thereof, shall be taken by condemnatich, eminer domain or other taking, or by agreement between Mortgagor, holder of the Note and those authorized to exercise such right, ander of the Note is hereby empowered to collect and receive all compensation which may be paid for any property so taken or for dame, so only property not taken and all condemnation compensation so received shall be applied by holder of the Note as it may elect, to the mmediate reduction of the indebtedness secured hereby, less Unearned Charges, whether due or not, or to the repair or restoration of the property so damaged, provided that any excess over the amount of the indebtedness secured hereby, less Unearned Charges, shall be delivered to Mortgagor. Such application of condemnation compensation shall not extend or postpone the due dates of the monthly install. or ats referred to in paragraph 1 hereof or change the amount of such installments.
- of condemnation compensation shall not extend or postpone the due dates of the monthly instal! in his referred to in paragraph 1 hereof or change the amount of such installments.

  Default. The occurrence of any of the following shall constitute a "Default" hereunder: (a) any failure it pay any amount owing on the Note in accordance with the terms thereof or any other Obligation as defined in the Note when due; (a) i a proceeding be instituted to enforce any lien, claim, charge or encumbrance upon the Premises; (c) if a proceeding of bankruptey, receiver; ip, i) organization or insolvency is filed by or against Mortgagor, or any of them, or if Mortgagor, or any of them, shall make any as ignmer; for the benefit of creditors; (d) if the Premises be pleaced under the control or custody of any court; (i) if Mortgagor abandons the Premises, (f) if any statement, representation, covenant or warranty of Mortgagor herein or in any other writing at any time furnished by mortgagor. Or Trustee or holder of the Note is untrue in any material respect as of the date made; (g) if a default pursuant to paragraph 13 here is shall occur; or (h) any failure to timely perform or observe any other covenant or agreement of Mortgagor contained in the Note or in the Strust Deed, which failure shall continue for a period of three (3) days. To the extent permitted by applicable law, whenever a D.17 att. hall have occurred, at its option, without notice or demand to Mortgagor any party claiming under Mortgagor, and without implicing the lien created hereby or the priority of said lien or any right of Trustee or holder of the Note holder of the Note may declare all unipar in febtedness secured hereby, less Unearmed Charges, immediately due and payable and apply toward the payment of all unipari in ebstacenses secured hereby, and indicated and include not only Mortgagor. For the purposes of subclause (c) of this paragraph only, the term "Mortgagor" shall mean and include not only Mortgagor, but also any beneficiary of a trustee mortgagor a
- Proceeds of Foreclosure Sale. The proceeds of any foreclosure sale of the Premises shall be distributed and applied in the following order of priority to the extent permitted by applicable law: First, on account of all costs and expenses incident to the foreclosure proceedings, including, without limitation, all items enumerated in paragraph 10 above; second, all other items which, under the terms hereof, constitute indebtedness secured hereby additional to that evidenced by the Note; third, all sums remaining unpaid on the Note, less Unearned

END OF RECORDED DOCUMENT