VOFFICIAL C

PLEASE RE-RECORD TO INCLUDE SIGNATURE OF NOTARY

TRUST DEED

27 047 418

00

27 091 441

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made April 5, 1984, between Bridgeview Bank & Trust Company, Bridgeview, Ill, an Illinois Banking Corporation, not personally but as Trustee under the Provision of a Deed or Deeds in trust duly recorded an delivered to said Bank in pursuance of a Trust Agreement dated November and the swin as Trust Number 1–0015, herein referred to as "First Party," and Provided Provided

Bri_eview Bank and Trust Company, an Illinois BAnking Corporation here are and to as TRUSTEE, witnesseth:
THAT, THE EAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal

Fiften Thousand and no/100's-----(\$15,000.00)----

made payable to SA RER Agreement and herei afte specifically described, the said principal sum and interest from the balance of principal r maining from time to time unpaid at the rate of 15% per cent per annum in instalments as

on the balance of princi, all maining from time to time unpaid at the rate of 15% follows: Two Hund and Fourty-two and no/100's--day of May 19 84 and Two Hundred

day of each Month thereafter until said note is fully paid except that the

final payment of principal and interest, if n t soon r paid, shall be due on the 1st day of April ,1994. All such payments on account of the inde tedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provid d that the principal of each installment unless paid when due shall bear interest at the then highest rate permitted by law, and all or the principal and interest being made payable at such banking house or trust company, as the holders of the note may, from time to law, in writing appoint, and in absence of such appointment, then at the

Bridgeview Bank and Trust Company

COUNTY OF COOK

AND STATE OF IL! INO!, to wit:

LOOK
Lot 4 in Pamela's Subdivision of the South na f of the South half of
the North half of Block 3 in Hartman Stickney Subdivision of the West
half of the West half of the South West quarter of Section 25 Township
38 North, Range 12 East of the Third Principal Meridian, in Cook
County, Illinois.

18-25-302-016

COOK COUNTY, ILLINOIS FILED FOR PEOURD

schildrey M. Olson RECORDER OF SEEDS

1984 APR 17 AM 10: 17

27047418

COOK COUNTY, ILLINOIS

1984 HAY 18 AM 11: 13

27091441



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 piededge primarily and on a parity with said road restate and not secondarily, and all apparatus, equipment, or articles now or hereafter therein or therefore in sterior in the foregoingly, screens, wandow the process of the property of the profits of the pr

NAME Bridgeview Bank and Trust Company STREET 7940 S. Harlem CITY Bridgeview, Illinois 60455

INSTRUCTIONS RECORDER'S OFFICE BOX NO. 206.

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE.

7638 S. Stickney, Bridgeview, Il

THIS DOCUMENT PREPARED BY James W. Haleas, attorney at Da

7940 S. Harlem

Bridgeview, Illinois 60455

 $\overline{\infty}$

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in case in the failure of First Party, its successors or assigns to: (1) promptly repair, resource or the indebtedness aforesaid shall be fully paid, and in case mists which may become damaged or be destroyed. (2) keep said prenties in good condition and repair, without saxie, and free from mechanic's or other liens or claims for lien not repressly subordinated to the lien hereoft, (3) pay when due any indebtedness which may be secured by a lien, or charge on the oremises superior to the lien hereoft, and upon request exhibit satisfactory evidence of this discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any building 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; (b) the store of publication of the 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; (b) the store of publication of the said and the said the said and the said the said and the said the said the said and the said the said and the said the said and the said the said the said and the said the sai

expiration of said three de-period.

4. When the indebte costs pereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In air yet to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses with may be paid or incurred by or on behalf of Trustee or holders of the note for attempts (sees, appraiser's less, outlays for documentary and expense with the paid or incurred by or on behalf of Trustee or holders of the note for attempts (sees, appraiser's less, outlays for documentary and expense with the paid or incurred by or on behalf of Trustee or holders of the note for attempts (sees, appraiser's less, outlays for documentary and expense to strength and assurances with respect to title as Tranteer or holders of the note may deem to be reasonably necessary neither to proceed the strength of the strength of the paid or incurred by the strength of the paid or incurred by the strength of the paid or incurred by trustee or holders of the note in connection with (a) any proceedings, including probate at the then highest rate permitted by law, when paid or incurred by Trustee or holders of the note in connection with (a) any proceedings, including probate and bankruptcy proceedings, to which either of the proceedings, including probate and bankruptcy proceedings, to which either of the proceedings of the note in connection with (a) any proceedings, including probate and bankruptcy proceedings, to which either of the proceedings of any threatened suit or proceedings which might affect the premises or the security hereof whether or not actually commenced.

5. The proceeds of any foreclosure sale of the paid and the proceedings in indir all such items as are mentioned in the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured indeb which and the terms hereof constitute secured indeb who, a additio

gross negligence or misconduct or that of the agents or employees of Trustee, and it may ree are it demnites satisfactory to the before exercising any power herein given.

9. Trustee shall release this trust deed and the lien thereof by proper instrument upon any ree are it demnites satisfactory to the before exercising any power herein given.

9. Trustee shall release this trust deed and the lien thereof by proper instrument upon any ree are it demnites satisfactory evidence that all indehedness the part of the request of the part of the p

Proceedings in the considered a conveyance in the purpose of this paragraph.

12. This True Deed shall secure ... any future advances made by the Mortgager, for any purpose, at any time before the relevent and cancellation of this mortgage, but at no time shall this mortgage secure advances on account of said original note and such additional advance in a sum in excess of Fifteen Thousand and no/100° s—

In literature of the considered as limiting the amounts that shall be secured by which advanced to project the security or an advance with covenants contained in the mortgage.

THIS TRUST DEED is executed by the BRILE_THEM BANK & TRUST COMPANY, Bridgeview, Ill., not personally but as Trustee as accretice in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said BRIDGEVIEW BANK & TRUST COMP, at a such Trustee and said BRIDGEVIEW BANK & TRUST COMP, at a such Trustee that is trustee as a such as a

STATE OF ILLINOIS

BRIDGEVIEW BANK & TRUST COMPANY, BRIDGI VIEW, ILALINOIS, As Trustee as aforesaid and not regionally, under trust No. 1-0015

BLANCIA SASLASSISTANT

VICE-PRESIDENT

This document is being re-acknowledged due to show signature of notary

County of Cook State of Illinois

Notary Public

My Commission expires November 08, 1987

99

UNOFFICIAL COPY

Property of Cook County Clerk's Office

UNOFFICIAL COPY

| • • | • | r | | | | |
|--|---|--|---|--|---|--|
| Rider to | TRUST DEED | - Dated | | April 5 | | _,1984 |
| Maker: Br | idgeview Bank | and Trust Compa | ny, as Trustee u | ınder Trust Agreement | | |
| r. at. d | November | 2, | , 19 <u>74</u> . aı | nd known as Trust #_1 | -0015 | |
| | | | | | | |
| nount equal to or of the annual prer opecome due and propose or the purpose of moneys are insuffupon the Bank to contained shall be iability for anythia | ne-two it in (1/12th miun's for it unar payable art as ins f paying such to flicient for such to inquire into it. e construed as re- ting it may do or o | a) of the annual taxe ce carried in conne surance policies exp es c. assessments, co purpose the undersi all livy or accura qu'ring the Bank t mit co d'a he cunder | es and assessments ection with said p bire, or premiums or renewing insur- igned agree to pa acy of any of sai- to advance other r. | Company (Bank) on each s levied against the mortgate oremises, all as estimated thereon become due, the ance policies or paying pray the Bank the difference ditems before making pate moneys for said purposes ate of the month due sha | ged premises, and by the Bank. As Bank is authorize remiums thereon, e forthwith. It sl yment of the sam inor shall the Ban | one-twelfth (1/12th) taxes and assessments d to use such moneys and in the event such tall not be obligatory the and nothing herein the incur any personal |
| | | . , | | | | |
| | | | 04/ | ANY BRIDGEVIEW ILLINOIS | | |
| | | | | Co | Ή, | 27 |
| | | BRIDGEVIEW BAN | NK & TRUST COMP | ANY, BRIDGEVIEW, ILLINOI | S., As Tru act us afor | 9 |
| | | | By_ Atte | Idencia Ag | allepete? | 1-0015 VICE-PRESIDENT SECRETARY |
| | | | | | / | 1/iC |
| | | | | | | Cv |
| | | | | | | 27 047 |
| | | | | BRIDGEVIEW BANK AI | 619 H. Olenti | STEF CO |
| Nas (Nastyczka | | | | | | stalitete skramen er en er en e |

END OF RECORDED DOCUMENT