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a dolphitation organia Al DNAL BANK efer ed in as TRUST THA*, WI EREAS to decention, stillegal TWE TTY FIVI evidenced by one or BEARER and delivered, in one of 13.5 of per annum, and in Evergreen Pa appointment, then appointment, therefore	UNDER The dunder the OF EVER. TEE, witness the Mortgage older or holder or h	RUST AGREE te laws of THE GREEN PARI seth: tor is justly in ders being here ND DOLLARS pal Promissory which said with inte per annum if of said prin if princi at allilino, as the of TPS: agor to secure the st deed, and the mof One Dollal accessors and assignee e (9) in Ca soon of pa Soon theses to	MENT DATED Man STATE OF ILLI K., a National Bank debted to the legal in referred to as Hol AND NO/100 Note of the Mortg Principal Note rest thereon from the incipal and interest being tolders of the note T NATIONAL BAN in said the performant of the solution of the said performant of the solution of the solution of the solution of the Soundarter (1/4) 3, East of the	ch 9, 1984 Al NOIS here ing Association do holder or holders defers Of The Note in (\$25,000.00) agor of even date the Mortgagor p nonually—on—the earing interest after made payable a may, from time to K OF EVERGREI City, I principal sum of m remants and agreement give the of the Note of the Note of Set 10 and s county of	MONTHLY days—of maturity at the rate of t such banking hous time, in writing appoint, N PARK oney and said interest in as sherein contained, by the M salk of its estate, right, title ar COOK cook a cook of the cook of th	T 7778 & NO traggor", and F Park, Illinois, is sory Note here to THE ORD: said principa turity at the 15.5 f e or trust co and in absence	T PER-FIRST herein inafter LARS. ER OF I sum e rate and her cent impany of such let terms, riformed, VEY and L, situate, ATE OF
so long and during all and all apparatus, equi (whether single units of windows, floor coverir physically attached the	Il improveme such times as i pment or arti or centrally c ogs, inador be reto or not, a	nts, tenements, of Mortgagor may be cles now or here ontrolled), and ds, awnings, sto nd it is agreed the	rred to herein as the "p asements, fixtures, and e entitled thereto (white after therein or thereo ventilation, including (ves and water heaters, at all similar apparatus.	appurtenances theret h are pledged primaril n used to supply heat without restricting the All of the foregoing equipment or atticles	o belonging, and air re' issy on a parity with sair rear- gas, air conditioning, w or foregoing). Secrens, windo are declared to be a part retreatter placed in the premier, for the purposes, and upon	shad and not second in the second in the second in storm do of silvest te second in the second in th	rigeration foors and whether gor or its
set forth. This trust deed of deed) are incorporated in Witness Whereof said. **Entry Trust Offic given by resolutions of Said resolutions furth FIRST NATION—KNOWN—AS—TRU	consists of t ed herein by d mortgagor l Mar attested uly passed by	wo pages. The y reference and has caused its con by its ASSIS	covenants, conditionare a part hereof an apporate seal to be hereof tant Trust Off Board of Di	ns and provisions a d shall be binding o nto affixed and these icer on the d rectors y be executed on bef TEE UNDER TR	ppearing on page 2 (the n the mortgagor, its succ presents to be signed by its ly and year first above write	reverse side of the essors and assigned and assigned are pursuant to of said corporations. The estimate of the	his trass ns resider authority n.
Corporate Seal			ATTEST:	sistant Trust	Officer		
STATE OF ILLINOIS	·	I,_	Theresa De	Vries	<i>J</i> U	,	
JOSEPH C.	 }	a Notar	PRES & TRUST	County, in the State a DFFICER FIRS	foresaid, DO HEREBY CER T NATIONAL BANK	TIFY THAT OF EVERGRE	EN PARK
	fore me this tary act an	Vice Pres day in person : d as the free a n of the corporation of the	. & Tr. Off. and acknowledged that not voluntary act of the task seal of said Company own	he same persons who nd ASSISTANT they signed and deli- and Company, for t and thereacknowled- my, did affix the cor- free and voluntary act	tered the said instrument as the uses and purposes therei	respectively, ap s their own free a in set forth; and y to said instrum	peared be- nd volun- I the said ent as said

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

IIIE COVERANIO, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortagor shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and fire from mechanised or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit assistancy evidence of the discharge of such prior lien to Trustee or to holden hence; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortager shall now before are recruited to the premises and restored that the same and the sa

damaged or its destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien on experts y absorbation and the meters; (c) spow when the any hinderleadness which may be secured by a lien or charge on the interest superior to maintain a second the control of the

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and account of the permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be a significant of the control of the premises.

13. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be a significant or more account of the premises and account of the premises are shall related to the control of the premises and premises and present of the premises are shall related to the control of the premises and premises and premises are shall related to the control of the premises and pr

	IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE FIRST NATIONAL BANK OF EVERGREEN PARK, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.		Ideni F By_	IRST NA	100 8433 FIONAL BANK CO LCG Presiden	an	بنيب	Trustee.	
	MAIL TO:				FOR RECORDER INSERT STREET DESCRIBED PRO	ADDRI	SS OF ABOVE	7	70
	ı			'	6158 W. 1	.25th	Place		771
	PLACE IN RECORDER'S OFFICE BOX NUMBER	Palos Heights, II.				ģ	100 100		
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OFFIC A

DER	ATTACHED	TO	TRUST	DEED	TO.	FIRST	NATIONAL	BANK	0F	EVERGREEN	PARK	
$ \cap $									_			_

FIDER ATTACHED TO TRUST DEED TO

LATED S-otember 25,1984 UNDER TRUST NO.

The is executed by the under the indicate and it is expendent to the THIS TRUST LED is executed by the undersigned Trustee, not personally, but as Trustee as aforesaid; and it is expressly understood and agreed by the parties herei, anything herein to the contrary notwithstanding, that each and all of the low mants, undertakings and agreements herein made are made and intended, no. as personal covenants, undertakings and agreements of the Trustee, named and referre to in said Agreement, for the purpose of binding Trustee, named and referre' to in said Agreement, for the purpose of binding it personally, but this instrument is executed and delivered by the First National Bank of Evergree rick, as Trustee, solely in the exercise of the powers conferred upon it is such Trustee, and no personal liability or personal responsibility is assured by nor shall at any time be asserted or enforced against the First Nard or Bank of Evergreen Park, its agents or employees, on account hereof, or claccount of any covenant, undertaking or agreement herein or in said principal not contained, either expressed or implied, all such personal liability, if an , being hereby expressly waived and released by the party of the second part or holders of said principal or interest notes hereof, and by all persons claiming by or through or under said party of the second part or the holder of bolders, owner or owners of such principal notes, and by every person now or breafter claiming any right or security hereunder.

> FIRST NATIONAL BANK O' FUERGREEN PARK not individually, but as Trustee Under

END OF RECORDED DOCUMENT