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n. o						0200000	<u> Adamania dawa da wasa a</u>
River C and Trust	aks Bank Company		SECO	TRUST D		27328735	
THIS TRUST	DEED made this_	6th	day of	September	19 84	, between Joseph L.	Lesczynski and
	en Lesczynski	formerly					11
	illage			Dolton			Cook
and State of Illia	nois (hereinafter, wh UST COMPANY, a fter called "Trustee"	n Illinois ban	king corpor	if more than o	ne, jointly and s siness and havin	everally, called "Mortga g its principal office in	gor") and RIVER OAKS Calumet City, Illinois, as
Wider EAS,	Mortgagor is justly	indebted to th	e legal hold	ler(s) of the inst	allment note her	reinafter described, in the	sum of FOUR
THOUS AT ON	NE HUNDRED NIN	ETY AND O	0/100				Dollars
OF RIVER GAI	imbrit corresponding Cold (INC AND TRU Note, Mortgagor p	to the ident JST COMPAN Fromises to pa	fication nu IY, and upo y said inde	mber of this Tr n the terms and btedness in mo	ust Deed), of ev provisions as pre	en date herewith, made ovided therein, (hereinaf	which is evidenced by an payable to THE ORDER ter "Note") and delivered with the final installment,
	d, due and rayable o)ii	tember 6				; and
by applicable la of the Note in Default (as here paid as provided are hereinafter,	w, all costs and dis legal proceedings t inafter defined in p I in this Trust Deed	rements, of ect the analysis of the More than the M	including, value of the control of t	vithout limitating the North of the North of the North of the North of the Note". The uneant of the Note". The uneant of the Note".	on, reasonable a se or to realize u er sums which as ne "indebtedness arned portions of	attorneys' fees, incurred upon any Collateral (as of t any time may be due of secured hereby". The f	t, to the extent permitted by Trustee and/or holder lefined in the Note) after or owing or required to be egal holder(s) of the Note E and insurance charge(s),
ments herein ar in the Note cor	nd in the Note con stained, and also in sufficiency of which	tained, and th consideration	of the small	nce and observ	ance of the cove \$1.00) in hand p	nants and agreements or aid and for other good a	the covenants and agree- f Mortgagor as herein and nd valuable consideration, uccessors and assigns, the
	Lot Sixty Fou Company's Fou the South Wes	rth Ivanh	oe Manor	, being a	ubdivision		
	Quarter (北) o East of the Ti				ты, кenge 1	14,	27
			•				x X
	•						87;
						Clark	3 7
						73	
which, togethe	r with the property (hereinafter de	scribed, is c	alled the "Prem	ises",		
appurtenances after owned b improvements useful in the fixtures, appa waste removal doors, windo case now or s	now or hereafter the y Mortgagor, forming located thereon, in operation of the recreatus, equipment or a refrigeration and way shades, blinds, away shades, away sh	sereunto belong a part of on cluding, by wall estate or in articles used entilation (which in or at the on or at the	nging or per r used in co vay of enum provement to supply nether single refrigerato Premises, i	rtaining; and an onnection with meration but w ts thereon or fu heating, gas, ele e units or centr irs, dishwashers it being undersi	y and all rights and all rights at the real estate or ithout limitation unished by Mortetricity, air compally controlled, disposal units, tood that the en	and interests of every nai the operation and conver n, all equipment owned tgagor to tenants thereo ditioning, water, light, p and all floor covering, s range hoods, water he umeration of any specif	wances, h' edi ments and me and natu en' w or here- nience of the 'ui' an is and by Mortgagor and used or f; all machines, mac' net y, ower, sprinkler prot whon, creens, storm windows and laters and blowers; in each ic articles of property shall
AND TO	SETHER WITH all o	f the rents, in	come, recei	pts, revenues, is	sues and profits i	thereof and therefrom,	
or annexed to	the real estate, are d to be appropriate	intended to	be as a unit	and are hereb	/ understood, ag	reed and declared to for	be, whether or not affixed rm a part and parcel of the pe real estate conveyed and
virtue of the the purposes, all or any par	Homestead Exempt uses and trusts here	tion Laws of ein set forth, ss secured her	the State o together wi eby or the	of Illinois, which th all right to re	h rights and ber etain possession	nefits are hereby express of the Premises after an	and benefits under and by ly released and waived, for y default in the payment of or upon the occurrence of
This documer	nt was prepared by:			• .			
(Name)	Beverly Gray				_		
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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 the "First Mortgagee".
 - Mortgagor 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.
 - Mortgagor shall promptly furnish to holder of the Note copies of all notices received from First Mortgagee regarding the First Mort-
- 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, after a tions or remodeling of the Premises unless the written consent of holder of the Note shall first have been obtained; (e) comply 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, after a tions or remodeling of the Premises unless the written consent of holder of the Note shall first have been obtained; (e) comply with any time of the first make the promises, anything that might impair the value thereof, or the lien of this Trust Deed; (g) keep the Premises free from liens of mechanics and material men, and from all other liens, charges, claims or encumbrances, except for the liens of this Trust Deed, the First Mortgage in existence on the dashered and current real estate taxes not yet due and payable; (h) pay when due any indebtedness which may be secured by a lien, harre or encumbrance on the Premises superior to the lien hereof, and upon request, exhibit satisfactory evidence of the discharge of such prior in encumbrance to holder of the Note; and (i) suffer or permit no change in the general nature of the occupancy of the Prinise, without the prior written consent of holder of the Note.

 Inspection of "In ses. Holder of the Note shall have the right to inspect the Premises from time to time at all reasonable time or times, and access the etc. he'l be permitted for that purpose.

 Taxes. Mortgagor "all y all general and special taxes, general and special assessments, water charges, sewer charges and other charges, fees, penalties, fines and mositions of any kind (all hereinafter ge

- - At all times, Mortgagor shalk keep all buildings and improvements now existing or hereafter erected on the Premises insured in the greater of the amount of eighty pricent 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 holder of the Note is required by who 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 insurer offered by Mortgagor. All insurance policies and renewals thereof shall be in form acceptable to holder of the Note in 5 or of and with loss payable to Trustee for the benefit of holder of the Note, shall provide that in no event shall such policy be called without at least ten (10) days prior written notice to holder of the Note, and shall be delivered to holder of the Note. Appropriate renewal policies shall be delivered to holder of the Note not less than ten (10) days prior to the respective dates of expiration.
 - days prior to the respective dates of expiration.

 In the event of loss or damage, Mortgagor shall give pumpt notice to the insurer and holder of the Note, and holder of the Note is authorized to adjust, collect and compromise, in its discusion, all claims thereunder and, in such case, Mortgagor covenants to sign upon demand all receipts, vouchers and releases required to be signed by the insurance companies. Holder of the Note, at its option, may apply all or any part of the insurance proceeds of any incident or the reduction of the indebtedness secured hereby in such order or manner as holder of the Note may elect or to the resident or repair of the Premises. Any such application of proceeds shall not extend or postpone the due date of the monthly instalments. 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 and in and to the from such stereof resulting from loss or damage to the Premises prior to the sale or acquisition shall pass to Trustee or holder of the Note of the sums secured by this Trust Deed immediately prior to such sale or acquisition.
 - holder's Performance of Mortgagor's Obligations. If Mortgagor fails to perform the covenints and agreements herein and in the Note contained, or if any proceeding is commenced which materially affects the interest of Trustee or holder of the Note in the Premises, including, but not limited to, eminent domain, insolvency, code enforcement, 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 Dayment or appearance or perform any act herein required to Mortgagor in any form and manner deemed expedient to Trustee or holder of the Note, and may, but shall not be required to, make any partial payments of principal or interest on prior and co-ordinate ensury arrances, if any, and purchase, discharge, compromise or settle any lien, encumbrance, suit, title or claim thereof, or redeem from any table or forfeiture affecting the Premises or contest any tax or assessment. Neither Trustee nor holder of the Note shall incur any liability be true of anything that it may do or account of any default hereunder on the part of Mortgagor. In making any payment herein authorized, Trus as or holder of the Note shall be sole judges of the legality and validity thereof, and of the amount necessary to be paid in satisfaction the results of the payment thereof, and of the amount necessary to be paid in satisfaction the results of the payment thereof, and of the amount necessary to be paid in satisfaction the results.
 - be sole judges of the legality and validity thereof, and of the amount necessary to be paid in satisfaction the rest. or one part thereof, shall be taken by condemnation, eminent domain or other trimen, or by agreement between Mortgagor, holder of the Note and those authorized to exercise such right, holder of the Note is here yearn wered to collect and receive all compensations or received shall be applied by holder of the Note as it may elect, to the immediate reduct. of ended the interest of the Note as the property of taken and all condemnation compensations or received shall be applied by holder of the Note as it may elect, to the immediate reduct. of ended the secured hereby, less Unearned Charges, whether due or not, or to the repair or restoration of any property so dam yed provided that any excess over the amount of the indebtedness secured hereby, less Unearned Charges, shall be delivered to Mortgagor out, application of condemnation compensation shall not extend or postpone the due dates of the monthly installments referred to in party party hereof or change the amount of such installments.
- or change the amount of such installments.

 Default. The occurrence of any of the following shall constitute a "Default" hereunder: (a) any failure to pay any amount owing of the Note in accordance with the terms thereof or any other Obligation as defined in the Note when due; (b) if a proceeding be instituted to enforce any lien, claim, charge or encumbrance upon the Premises; (c) if a proceeding of bankruptcy, receivership, reorganization or insolvency is filed by or against Mortgagor, or any of them, or if Mortgagor, or any of them, shall make any assignment for the benefit of creditors; (d) if the Premises be placed under the control or custody of any court; (e) 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 to 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 hereof shall occur; or (h) any failure to timely perform or observe any other covenant or agreement of Mortgagor contained in the Note or in this Trust Deed, which failure shall continue for a period of three (3) days. To the extent permitted by applicable law, whenever a Default shall have occurred, at its option, without notice or demand to Mortgagor or any party claiming under Mortgagor, and without impairing 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 unpaid indebtedness secured hereby, less Unearned Charges, immediately due and payable and apply toward the payment of all unpaid indebtedness secured hereby any indebtedness of Trustee or holder of the Note to Mortgagor. For the purposes of subclause (c) of this paragraph 9 only, the term "Mortgagor" shall mean and include not only Mortgagor, but also any beneficiary of a trustee mortgagor and each person who, as guarantor, co-maker or otherwise, shall be or become liable for or obligated upon any part of the
- who, as guarantor, co-maker or otherwise, shall be or become liable for or obligated upon any part of the indebtedness secured hereby. Foreclosure. When the indebtedness secured hereby, or any part thereof, shall become due, whether by acceleration or otherwise, and is not paid in accordance with the terms as herein and in the Note provided, Trustee or holder of the Note shall have the right to foreclose the lien hereof and to exercise any right, power or remedy as herein or in the Note provided, or by law or in equity conferred. In any suit or proceeding to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale to be paid out of the rents, or the proceeds of such sale, all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holder of the Note for court costs, attorneys' fees, trustee's fees, appraiser's fees, expenditures 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) of procuring all abstracts of title, title searches and examinations, title insurance policies, Torrens certificates, and similar data and assurances with respect to title as Trustee or holder of the Note may deem 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 or the value of the Premises. To the extent permitted by applicable law, all expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable by Mortgagor.
- 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

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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

- Charge; and, fourth, any surplux to Mortagor, its heirs, legal previous rendered to the time of auth payment day applicable law, in case of apprent of aud indebtodes after the presentation or filling of any suit, and prior to the entry of any lutigement or decree, a reasonable sun for legal previous rendered to the time of such payment that his allowed, which, together additional indebtodesis succered hereby. Release of the composition of these of any application of the composition o

 - 22. 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.
 - 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 whose "Notes" when more than one note is used.
 - Notes: when more than one note is used.

 24. 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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IN WITNESS WHEREOF, Mortgagor has executed and delivered this	s Trust Deed on the day and year first above written.
Joeph Loesenjochi	(seller Jergyski
bseph L. Lesczynski	Cathleen Lesczynski
TATE OF HAMIOUR A	
ATE OF ILLINOIS)) SS DUNTY OF COOK	
BARBARA ANN KOKOSZYNSKI	, a Notary Public in and for and residing in said County wife
A	PH L. LESCZYNSKT and/CATHLEEN LESCZYNSKI
FOTMFPLY KNOWN AS CATHLEEN MASTRONARDI	·
no are per anally known to me to be the same personS	whose name S are subscribed to the foregoing instrument
peared before n a trus ray in person and acknowledged that	theysigned, sealed and delivered the said instrumen
/ X.	
	rein set forth, including the release and waiver of the right of homestead
GIVEN under my hand and Notalial Seal this 6th day of 5	September 19 84.
	Barbara ann Kolevernskei
	Notary Public
ly Commission Expires: <u>July 9, 1985</u>	
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IMPORTANT	Identification Number
	SIVER OAKS BANK AND
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY RIVER OAKS BANK AND TRUST	TOUST COMPANY, Trustee.
COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	By. Assiste at Trus : Officer
TEES OF TEOSTES.	Assistant Secretary Assistant Vice cresident
MAIL TO:	For Recorder's index purposes, listert street address of abo
River Oaks Bank & Trust Company	described Premises here.
	14147 S. Calumet
1701 River Oaks Drive	Dolton, IL
Calumet City, IL 60409	/X:-
☐ Place in Recorder's Office Box Number	
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