703027

TRUST DEED

27 365 990

COOK COUNTY, ILLINOIS FILED FOR RECORD

27365990

1984 DEC 10 PH 12: 44 Z 1 3 6 3 9 5

November 16, 1984 THIS INDENTURE, Made

, between Capitol Bank and Trust

of Chicago, Chicago, Illinois, an Illinois Banking Corporation, not Personally but as Trustee under the provisions of a Yeed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated hember 16, 1984 and known as trust number 799, herein referred to as "First Party," and CHICAGO TITLE AND TRUST COMPANY November 16, 1984

h.reir .cferred to as TRUSTEE, witnesseth:
TH. T. /HEREAS First Party has concurrently herewith executed an instalment note hearing even date herewith in the Fincipal Sum of Eighteen Thousand Seven Hundred Firsty and 00/100

made payab's in BEARER

and delivered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said fru. Agreement and hereinafter specifically described, the said principal sum and interest from date of disbi cse aent on the balance of principal remaining from time to time unpaid at the rate 141/2 cent per annum in instalments as follows: Two Hundred Forty and 00/100-

Dollars on the

dry r. January

19 85 and Two Hundred Forty and 00/100-

Ist Dollars on the day of ach thereafter until said note is fully paid except that the Interest termit said notes in the state of the content and interest termit said notes in the state of the content and interest on the last day of December 1987. All such payments on account of the incitedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the nice of 15½ per cent per annum, and all of said principal and interest being made payable at such banking house of must company, as the holders of the note may, from time to time, in until the content of the content of the principal and interest being made payable at such banking house of must the officer of Chapteron and the principal and interest being made payable at such banking house of the content of the principal and interest being made payable at such banking house of the content of the principal and interest being made payable at such banking house of the principal and interest being made payable at such banking house of the principal and interest being made payable at such banking house of the principal and interest being made payable at such banking house of the principal and interest being made payable at such banking house of the principal and interest being made payable at such banking house of the principal and interest being made payable at such banking house of the principal and interest being made and the principal and interest being made and

oring induce payone at Such Banking nouse C. A. Company, as the notices of the following, from three to time, in writing appoint, and in absence of such appoint, tent, then at the office of CAPITIOL BANK AND TRUST OF CHICAGO, 4801 W. Fullerton Ave. Chi. ago, "linois 60639 NOW, THEREFORE, First Party to secure the payment of the said incipa sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of One, sollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, relegae, alien and convey unto the Truste. Its successors and assigns, the following described Real Estate situate, lying and being in the COUNTY OF

Lot 25 in Block 3 in Hartley's Adition to Pennock, a subdivision in the East 1/2 of the South West 1/10 the North East 1/4 of Section 34, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

RSTOOD AND AGREED THAT:
ss aforesid shall be fully gaid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, ings or in improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep all dermines tit, without haste, and see from mechanic's or otter liens be status to the lien net expressly subordinated to the lien hereof, to the lien hereof, and the status of the lien hereof, and the status of the lien hereof, and upon request exhibit to the lien hereof, and the property of the lien hereof, and upon request exhibit to discharge of such prior lien to Trail to the lien hereof, to discharge of such prior lien to Trail to the lien hereof, and upon request exhibit one in process of erection upon asid premises; (5) comply with all requirements of law or municipal ordinance with respect to the effort of the frails from making material alterations in said premises execut as required by law numicipal ordinance, attaches all general taxes, and pay special taxes, special assessments, water charges, sower service charges, and other charges due, and upon written request, to furnish for Trustee or to holders of the note duplicate receipts thereof; (8) pay in full under rided by statute, any tax or assessment which First Party may desire to contest; (9) keep all huildings and improvements now

de

φ J

> m \sim

CAPITOL BANK AND TRUST OF CHICAGO

4801 W. Fullerton Ave.

Chicago, Illinois 60639

INSTRUCTIONS

4208 W. Armitage

Chicago, Illinois 60639

Prepared by: Marge Campanella
4801 W. Fullerton Aven
Chicago, Illinois 6669

BOX 333

NOFFICIAL C

and manner deemed expedient, and may, but need not, make full or partial postument of perform any act the drait for other prior in or other prior in prior of the pri

11. Rider attached.

IMPO

THIS TRUST DEED is executed by the Capitol Bank and Trust of Chicago, not personally but as Trustee as aforesa... in .n. r .ercise of the por authority conferred upon and verted in it as such Trustee (and said Capitol Bank and Trust of Chicago, hereby warrants .hat .possesses full por authority to execute this instrument), and it expressly understood and spreed that nothing herein or in said note constants and Trust of Chicago personally to pay the said note on a six and in the constant and Trust of Chicago personally to pay the said note on a six interest that may expressly waived by Trustee and by every person now or hereafter claiming a either express or implied herein contained, all .uch !' bility. If any expressly waived by Trustee and by every person now or hereafter claiming a either express and said Capitol Bank and Trust of Chicago personally are concerned, the legal houter that the said note on the said note provided or by action to enforce the personal liability of the guaranter. If any ... IN WITNESS WHEREOF, Capitol Bank and Trust of Chicago, not personally but as Trust officer, the day and year first above written.

	treated and affected by its Assistant trust Officer, the day and year first above written
CAPITOL BANK AND TRUST OF	CHICAGO, CHICAGO, ILL INOIS, As Trustee as aforesaid and not personally,
	By Trust Officer
	Attest _ Sharon K. Crowley Assistant Trust Officer
STATE OF ILLINOIS COUNTY OF COOK	the undersigned, a Notary Public in and for said County, in the state aforesaid, DO HEREBY CERTIFY, that Rudolph C. Schoppe, Trust Officer of the Capitol Bank and Trust of Chicago, and
Assistant Trust	Officer of said Bank who are Sharon R. Crowley,

IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been identified
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE	herewith under Identification No. 703627
DENTIFOR BY THE TRUSTEE NAMED HEREIN BEFORE THE	CHICAGO TITLE & TRUST COMPANY, TRUSTED
TRUST DEED IS FILED FOR RECORD.	SAPPEN FIRST
· · · · · · · · · · · · · · · · · · ·	AGGIT GEOGRAPHICA

Trustee does hereby waive, to the extent permitted by applicable Illinois statute, any and all rights of redemption from sale under any order or decree of foreclosure of this Trust Deed, on its own behalf, and on behalf of each and every person, except decree or judgment creditors of the Trustee, acquiring any interest in or title to the premises subsequent to the date of this mortgage.

The undersigned agrees to pay to the Holder of this Note on each monthly payment date, an additional amount equal to one-twelfth (1/12) of the annual taxes and assessments levied against the mortgaged premises, all as estimated by the Holder of the Note. As taxes and assessments become due, the Holder of the Note is authorized to use such monies for the purpose of paying such taxes or assessments, and in the event such monies are insufficient for such purpose, the undersigned agrees to the pay to the Holder of the Note the difference forthwith.

In the event of default in any of the provisions contained in this Trust Deed, the Mortgagee, at its option, without being required to so do, may apply any tax deposits on hand on any of the indicatedness hereby secured, in such order and manner as the Mortgagee mr/ elect.

It is commanted and agreed between the Trustee and the Holder of the Note that the Trustee will not contract for, nor make any additional mortgage or encumbrance on the abov described property, nor assign the beneficial interest of said Trust for collateral parases or for any purpose whatsoever, without the prior written consent of the Hoder of the Note. In the event any additional mortgage, encumbrance, or assignment of the beneficial interest is incurred without the prior written consent of the Holder of the Note, at the option of the Holder of the Note, all unpaid indecerum as secured by this Trust Deed shall, notwithstanding anything in the Note or in this trust Deed to the contrary, become immediately due and payable.

-Any sale, agreement for de d, transfer or conveyance of the within describe premises, or sale, assignment or pladge of the beneficial interest of the subject Trust, subsequent to the date of this instrument, shall at the option of the Holder thereof, cause the remaining unpaid balance due on this instrument or the Note which it secured, to become immediately que and payable.

In case of loss or damage by fire or ther casualty, Holder of the Note is authorized to collect and receipt for any said insurance money. Such insurance proceeds may, at the option of the Holder of the note, he applied in the reduction of the indebtedness secured hereby, or be held by the Holier of the Note and used to reimburse First Party for the cost of rebuilding or resonation of building or improvements on said premises. In such event, the proceds shall be made available in the manner and under the conditions as the Holder of the lote may require. Any surplus which may remain out of said insurance proceeds after proment of such costs of rebuilding or restoration shall, at the option of the Holder of the Note, be applied on account of the indebtedness secured hereby.

First Party, at its own cost and expense, will (1) at all times promptly and faithfully abide by, discharge and perform all the covenants, conditions and agreements contained in all leases of the premises; (ii) enforce or see of the performance of all the covenants and conditions on the part of the Lesseer to be kept and performed; (iii) furnish Holder of the Note Within ten (10) days after request, a written statement containing the names of all Lessees, terms of all lessees of the premises, and the rentals payable thereunder.

The Holder of the Note shall have the option to declare this Trust Deed in default because of a default of Landlord in any leases of the premises.

in delault because	or a derantr or r	andioro in any ie	ases or rue bremises.	
			CHICAGO, not person	
	.but solely		er Trust Agreement	
, , , , , , , , , , , , , , , , , , ,	November 1	6, 1984 and know	A as Trust Number 7	9 P \\
2	ву: 17	wheel 1		~
ATTEST:	Trust/C	fficer		\approx
I land	Crowley	•	70302	75i
By: Xlau K. Assistant Trus		•	· ·	တ္တ
		aan gaarahaan abb ahaan ahaa A	ar i i kanangan mangangan dan kanangan dan kanangan dan dan dan dan dan dan dan dan dan d	

END OF RECORDED DOCUMENT