## UNOFFICIAL CO

TRUST DEED

27 387 788

THE ABOVE SPACE FOR RECORDERS USE ONLY 19 84 , between Amalgamated Trust & Savings Bank, an November 15 THIS INDENTURE, Made Illinois Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated August 1, 1972 , herein referred to as "First Party," and AMALGAMATED TRUST & known as + usi number 2347 SAVINGS BANK an Illinois corporation herein referred to as TRUSTEE, witnesseth: THAT, WHERE AS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Su 1 o' THREE HUNDRED TWENTY THOUSAND and NO/100made payable to MANA AMALGAMATED TRUST & SAVINGS BANK and delivered, in and by whic's said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and here inafter specifically described, the said principal sum and interest from Date of on the balance of principal remaining from time to time unpaid at the rate of Disbursement per cent per annum in instalments as follows: \*\* THREE THOUSAND FIVE HUNDRED SLXTY ONE and 47/100\_ day of December 19 84 and 15th Dollars on the a like amount Mk nt1. Dollars on the 15th day of each thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner prid, shell be due on the day of November 1.5th All such payments on account of the indebtedness end need 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 rate of severy per cent per annum, and ill of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of AMALGAMATED TRUST & SAVINGS in said City, BANK.

NOW. THEREFORE, First Party to secure the payment of the said principal sum of none and said interest in accordand limitations of this trust deed, and also in consideration of the sum of One Dollar in har a raid, the receipt whereof is these presents grant, remise, release, allen and convey unto the Trustee, its successors and as it. the following described these presents grant, remise, release, allen and convey unto the Trustee, its successors and as it. Cook AND STATE OF ILLINOIS, to wit-See attached Exhibit "A" for legal description. Amalgamated Bank prime rate fluctuating daily. (See Rev rs. Side) 3% over the Amalgamated Bank prime rate fluctuating daily. (See Reverse Side) \*\* Installments are based upon a constant prime rate of 12%. Intract will be calculated monthly by the bank and any shortage or excess of the total interest due will be settled on November 15, 1985. <u> 17 00</u> COOK COUNTY, ILLINOIS FILED FOR RECORD This document prepared by PETER R. MONAHAN

1984 DEC 28 PM 3: 03

27387788

**ONE WEST MONROE STREET** CHICAGO, ILLINOIS 60603

R Y	INSTRUCTION	OR RECORDER'S OFFICE BOX NUMBER
I V E	CITY	Chicago, Illinois 60603
D E L	STREET	One West Monroe Street
	NAME	PETER R. MONAHAN

2-4 East Chicago Avenue

Chicago, Illinois

**BOX 333** 

## UNOFFICIAL COPY

holders of the note, such rights to be evidenced by the standard mo	rigage clause to be attached to each policy; and to deliver all policies, including addi-
tional and renewal policies, to holders of the note, and in case of ins respective dates of expiration; then Trustee or the holders of the r in any form and manner deemed expedient, and may, but need not,	rigage clause to be attached to each policy; and to deliver all policies, including addi- urance about to expire, to deliver renewal policies not less than ten days prior to the ole may, but need not, make any payment or perform any act hereimbefore set forth make full or partial payments of principal or interest on prior encumbrances, if any, prior lien or little or claim thereof, or redeem from any tax saits of forfeiture affect- for any of the purposes herein authorized and all you have a for foreign affect- for the purposes herein authorized may be taken, shall be so much addi- titer concerning which action herein authorized may be taken, shall be so much addi- te and payable without notice and with interest thereon at the rate of seven per cent e considered as a waiver of any right accruing to them on account of any of the
and purchase, discharge, compromise or settle any tax lien or other ing said premises or contest any tax or assessment. All moneys paid nection therewith, including attorneys' fees, and any other moneys a	prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affect- for any of the purposes herein authorized and all expenses paid or incurred in con- dvanced by Trustee or the holders of the note to protect the mortgaged premises and
the lien hereof, plus reasonable compensation to Trustee for each mustional indebtedness secured hereby and shall become immediately duper annum. Inaction of Trustee or holders of the note shall never be	atter concerning which action herein authorized may be taken, shall ke so much addi- ie and payable without notice and with interest thereon at the rate of seven per cent e considered as a waiver of any right accruing to them on account of any of the
provisions of this paragraph.	
or into the validate of any tax, assessment, sale, forfeiture, tax lien of 3. At the option of the holders of the note and without notice to	g any payment hereby authorized relating to taxes or assessments, may do so accord- te public office without inquiry into the accuracy of such bill, statement or estimate r title or claim thereor. Plant is a successor or assigns, all unpaid indebtedness secured by this trust
or making payment of any instalment of principal or interest on the do any of the things specifically set forth in paragraph one hereof time after the expiration of said three day period.	First Party, its successors or assigns, all unpaid indebtedness secured by this trust ed to the contrary, become due and payable (a) immediately in the case of default note, or (b) in the event of the failure of First Party or its successors or assigns to and such default shall continue for three days, said option to be exercised at any
4. When 'e indebtedness hereby secured shall become due wirght to for clos. the lien hereof. In any suit to foreclose the lien her sale all e p aditi es and expenses which may be paid or incurred be appraise a fe. utilizer for decumentary and expert evidence, then.	hether by acceleration or otherwise, holders of the note or Trustee shall have the veof, there shall be allowed and included as additional indebtedness in the decree for y or on behalf of Trustee or holders of the note for attorneys' fees, trustee's dees, properly charges, publication costs and costs (which may be estimated as to items
to be expended af " entry of the decree) of procuring all such abstrand similar dat: an assurances with respect to title as Trustee or h or to evidence o b! s at any sale which may be had pursuant to penditures and or	acts of title, title searches and examinations, guarantee policies, Torrens certificates, olders of the note may deem to be reasonably necessary either to prosecute such suit such decree the true condition of the title to or the value of the premises. All examples the search of the premises of the premises and examples to the premises of the premises of the premises.
and payable, with inter at thereon at the rate of seven per cent per (a) any proceeding,i robate and bankruptcy proceeding, by reason of this trust _eed _r any indebtedness hereby secured; or	sether by acceleration or otherwise, holders of the note or Trustee shall have the coft, there shall be allowed and included as additional indebtedness in the decree for yo or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, graphers' charges, publication costs and costs (which may be estimated as to them allowed title, title seasures and examinations, guarantee the major of the state of
might affect the premises the same whether of the treath of the premises the same same of the premises shall be costs and expressed incident.	distributed and applied in the following order of priority: First, on account of all
rights may appear.	all such items as are mentioned in the preceding paragraph hereof; second, all denses additional to that evidenced by the note, with interest thereon as herein proc; fourth, any overplus to First Party, its legal representatives or assigns, as their
6. Upon, or at any time after the filir s of a bill to foreclose this ises. Such appointment may be made eith the fore or after sale, with for such receiver, of the person or p this, if any, liable for the pay the person or p this.	trust deed, the court in which such bill is filed may appoint a receiver of said prem- ult notice, without regard to the solvency or insolvency at the time of application ment of the indebtedness secured hereby, and without regard to the then value of ment of the indebtedness secured hereby, and without regard to the then value of the property of any or in the property of the pro
ceiver shall have power to collect the rents, iss as ar i profits of said deficiency, during the full statutory period of reder pt whether its successors or savigus except for the interval of the profits of the	premises during the pendency of such foreclosure suit and, in case of a sale and a there be redemption or not, as well as during any further times when First Party, would be actified to collect such rarts series and norths and all other nowers.
which may be necessary or are usual in such cases f. the protection of said period. The court from time to time may au norize the celt indebtedness secured hereby, or by any decree foreclosing, its fri the	possession, control, management and operation of the premises during the whole er to apply the net income in his hands in payment in whole or in part of: (1) The deed, or any tax, special assessment or other lien which may be or become superior
to the lien hereof or of such decree, provided such applier on is r ac. 7. Trustee or the holders of the note shall have the r th to institute purpose.	le prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency, eet the premises at all reasonable times and access thereto shall be permitted for
8. Trustee has no duty to examine the title, location, exister e, or or to exercise any power herein given unless expressly obligated by the sown gross negligence or misconduct or that of the agents or en.,	r condition of the premises, nor shall Trustee be obligated to record this trust deed terms hereof, nor be liable for any acts or omissions hereunder, except in case of ces of Trustee, and it may require indemnities satisfactory to it before exercising
<ol> <li>Trustee shall release this trust deed and the lien thereof by psecured by this trust deed has been fully paid; and Trustee may exercise by this trust deed has been fully paid;</li> </ol>	the firment upon presentation of satisfactory evidence that all indebtedness unter a "liver a release hereof to and at the request of any person who shall, the telease in representing that all indebtedness hereby secured has been paid, which release is requested of a successor trustee, such successor trustee may accept as of identification purp tring to be executed by a prior trustee hereunder or which lote and which purpo is to be executed on behalf of First Party and where the may instrument identifying same as the note electrical which conforms in substance with the description therein contact Party and which conforms in substance with the description therein contact Party.
either before or after maturity thereof, produce and exhibit to Trus representation Trustee may accept as true without inquiry. Where a the genuine note herein described any note which bears a certificate	tee 1.e. the representing that all indebtedness hereby secured has been paid, which is release is requested of a successor trustee, such successor trustee may accept as of identification purp ring to be executed by a prior trustee hereunder or which
release is requested of the original trustee and it has never executed may accept as the genuine note herein described any note which of a talked of the note and which numerite to be executed on behalf of a	a certificate in any instrument identifying same as the note described herein, it y be presente and which conforms in substance with the description herein con-
10. Trustee may resign by instrument in writing filed in the officercorded or filed. In case of the resignation, inability or refusal to act situated shall be. Successful Trust Area Successful Trust Area Successful Trust	of the Recorder of Reg strar of Titles in which this instrument shall have been of Truistee, the the. Re ord; rof Deeds of the county in which the premises are a shall have the idenucal atte, powers and authority as are herein given Trustee, atton for all acts perform et he cunder.
	INTEDECT TATE CHICTHATION CLAUSE: The interect
* INTEREST RATE FLUCTUATION CLAUSE: The inter rate being charged on this Note is predicated upon a rate	rest rate being charger or this Note is predicated upon a rate of
percent ge points over the prime rate in el	feet at the Ameleamated Trust and Sovings Rank In the event such
at the Amalgamated Trust and Savings Bank. In the event's prime rate shall fluctuate either up or down while any port	ion of this Note shall remain upp id the interset rate being charged
of this Note shall remain unpaid, the interest rate being char on this Note shall be adjusted so that it shall at all times eq	and this Note shall be adjusted to the stall at all times agree!
percentage points over such prime rate from time	to time in effect.
time in effect.	7
THIS TRUST DEED is executed by the Amalgamated Trust the power and authority conferred upon and vested in it as such that it possesses full power and authority to execute this instrum note contained shall be construed as creating any liability on the	& Savings Bank, not personally but as Trustee as aforesaid i the preise of Trustee (and said Amalgamated Trust & Savings Bank, hereby a transit said First Party or on said Amalgamated Trust & Savings Ban; ersonally any indebtedness accruing hereunder, or to perform any covenant el'enbeing expressly waived by Trustee and by every person now or here fiter First Party and its successors and said Amalgamated Trust & Savings San; and the present of the presence o
to pay the said note or any interest that may active increon, of express or implied herein contained, all such liability, if any, claiming any right or security hereunder, and that so far as the personality or concerned the legal holder or holders of said note	any indeptendess accruding hereunder, of to perform any covenant electronic being expressly waived by Trustee and by every person now or here fler First Party and its successors and said Amalgamated Trust & Savings Sank and the owner or owners of any indebtedness accruding bereunder shall look
solely to the premises hereby conveyed for the payment thereof, said note provided or by action to enforce the personal liability of	by the enforcement of the lien hereby created, in the manner herein and in the guarantor, if any.
be signed by its Assistant Vice-President, and its corporate seal year first above written.	I the guarantor, if any.  Ink, not personally but as Trustee as aforesaid, has caused these presents to to be hereunto affixed and attested by its Assistant Secretary, the day and
AMALGAMATED TRUST & S	SAVINGS BANK As Trustee as aforesaid and not personally,
<b>By</b>	/UANUM ( INDUSTRY ASSISTANT VICE-PRESIDENT
Attest_	Brenda Porta Helmi assistant secretary
	Beatrice V. Crave
STATE OF ILLINOIS SS. a Notary Public is	n and for said County, in the state aforesaid, DO HEREBY CERTIFY that
COUNTY OF COOK	esident of the Amalgamated Trust & Savings Bank, and
Assistant Secretary of said Bank, who scribed to the foregoing instrument as suc	Brenda Yoy Hev Helm S are personally known to me to be the same persons whose names are sub- h Assistant Vice-President and Assistant Secretary, respectively, appeared
before me this day in person and acknowle and voluntary act and as the free and volu therein set forth; and the said Assistant S	are personally known to me to be the same persons whose names are sub- h Assistant Vice-President, and Assistant Secretary, respectively, appeared dged that they signed and delivered the said instrument as their own free niged that said Bank, as Trustee as aforesaid, for the uses and purposes ecretary then and there acknowledged that said Assistant Secretary, as cus- id affix the corporate seal of said Bank to said instrument as said Assistant as the free and voluntary act of said Bank, as Trustee as aforesaid, for the
todian of the corporate seal of said Bank, d Secretary's own free and voluntary act and uses and purposes therein set forth.	id affix the corporate seal of said Bank to said instrument as said Assistant as the free and voluntary act of said Bank, as Truptee as aforesaid, for the
	hand and Notarial Seal this 2 that of Alexandr 19 87
	Notary Public
I M P O B T A N T OR THE PROTECTION OF BOTH THE BORROWER AND LENDER,	The Instalment Note mentioned in the within Trust Deed has been identified
HE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	herewith under Identification No.
ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED	Trustee

EXHIBIT "A"

2-4 East Chicago Aven me (Scate and Chicago):

PARCEL 1:

Sub Lots 1 and 2 of David C. Juds n's Subdivision of Lot 3 in Assessor's Division of Lot 1 in B'ock '3 in Canal Trustees' Subdivision of the South fractional alf of fractional Section 3, Township 39 North, Range 14, Tas. of the Third Principal Meridian, in Cook County, Illicois act. of the

END OF RECORDED DOCUMENT