## IOFFICIAL COP

809333

TRUST DEED

JAN--2-65 973469 0 127392590 4 A -- Rec

THIS INDENTURE, Made Dec. 18,

 $19^{\ 84}$  , between American National Bank and Trust Company of Chicago, a National Banking Association, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated herein referred to as "First Party," and

and known as trust number 51698 Dec. 31,1980

Commercial National Bank of Chicago herein referred to as TRUSTEE, witnesseth:

VHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith ir the Principal Sum of

hirty-one thousand six hundred eight dollars and 21/100

made payab's to BEARER

and delivered in ind by which said Note the First Party promises to pay out of that portion of the trust estate subject to said "rist Agreement and hereinafter specifically described, the said principal sum and interest from Dec. 18,1984 on the balance of principal remaining from time to time unpaid at the rate of

per cent per nrum in instalments as follows: One thousand fiv hundred sixty-dollars and 59/100

19 85 and

Dollars on the 15th day of Jan. One thousand five hunger lixty-dollars and 59/100

Dollars on the 15th day of 'ac', month thereafter until said note is fully paid except that the final payment of principal and interest, if 1 of s or or paid, shall be due on the 15th day of Dec. 19 86 All such payments on account of the ind ortodness 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 rate i sev in per cent per annum, and all 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 Commercial National Bank of Chicago 4800 N Western, Chicago, IL in said City.

NOW. THEREFORE, First Party to secure the payment of the said procipe 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 O. D. by in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, allen and convey unto the Trustee, its ave cases and assigns, the following described Real Estate situate, lying and

being in the COUNTY OF

and the COUNTY OF

AND STATE OF ILL NO. to wit:

Lot 1 (except that part thereof taken for widering North Clark Street) in

Donovan and others subdivision of Lot 1 and the North 148 feet of Lot 2 in

Rosehill Cemetery Company's subdivision of the South Fast 1/4 of the North East 1/4 of Section 6, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois

Parcel # 14-06-217-024



D	NAME	Commercial National Bank
E L	STREET	4800 N. Western
I V	CITY	Chicago, IL 60625
E R Y	L	OR Jul
	INSTRUCTIONS	

FOR	REC	COR	DERS	INDE	(P	URP	OSES	
NSE	RT	STR	EET	ADDRE	SS	OF	ABOY	Æ

RECORDER'S OFFICE BOX NUMBER.

believe of the work such rights to be ordered by the standard mortages chose to be attached to each solice; and to deliver all solicies, including abilitional and renoval policies, to holder of the rote, and its case of insurance about to expire, to deliver renoval policies, to holder of the rote, and its case of insurance about to expire, to deliver renoval policies, not less than the days prior to the respective dates of expiration; then Trustee or the holders of the note may, but need not, make any sported or prior to the respective dates of expiration; then Trustee or the holder of the note here, and the prior lies or title or claim thereof, or redeem from any tax also or fortiture affecting and premise or context any tax as seasons. All moneys and for any of the purposes berein authorized and all expensed in contracting and premises or context any tax as a season of the provisions of this paragraphs. It is not to the lies hereof, plus reasonable componation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional inductions securely hereby and shall become immediately one and anyarible within action and the rate of seven per cent provisions of this paragraphs. It is not to the provisions of this paragraphs.

2. The Trustee or the holders of the note berefy secured making any payment berefyes alteriately to tax or seasonames, may do so accordate to the provisions of this paragraphs.

3. At the option of the holders of the note and vibration of the paragraph or hereof and associated as any paragraph and paragraph or the p

ne peri

THIS TRUST DEED is executed by the American National Bank and Trust Company of Chicago, not personally but as Trust of the power and authority conferred upon and vested in it as such Trustee and it is expressly understood and agreed that nothin tained shall be construed as acreating any liability on the said First Party or on said American National Bank and Trust Company the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant eit contained, all such liability, if any, being expressly waived by Trustee and by every person now or the reafter claiming any right of the property of the

Rusrantor, if any.

IN WITNESS WHEREOF, American National Bank and Trust Company of Chicago not personally but as Trustee as aforesaid, has caused these properties of its Vice-Presidents or Assistant Vice-Presidents and its corporate seal to be hereunto affixed and attested by its Assistant Securities.

CORPORALL SEAL By. Attest.

Phane-

pany of Chicago

STATE OF ILLINOIS COUNTY OF COOK

NATIONAL BANK AND TRUST COMPANY OF CHICAGO a national banking association, and leveral and country and the said instrument as such its day in person and acknowledged that they signed and delivered the said instrument as their own as the free and voluntary act, of said national banking association, as Trustee, for the uses and purposes therein set forth; and the said corporate said of the said instrument as their own and acknowledged that they signed and delivered the said instrument as their own and the said corporate said of said national banking association, as Trustee, for the uses and purposes therein set forth; and the said corporate said of said national banking association, as the free and voluntary act, and said instrument as the said corporate said of said national banking association, as Trustee, for the uses and purposes therein set forth.

., 19*£*£ Given under my hand and Notarial Seal this 3044 day of

My commission expires

411397

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 IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD

Trustee

# UNOFFICIAL COPY

### **Security Agreement**

	(Name of Debtor)	
	of	
6158 N.	Clark	
	(Street Address)	
Chicago	Cook	IL
(City)	(County)	(State)

(herein calle. Debtor"), to secure payment of Debtor's promissory note of even date herewith and all other indebtedness of Debtor p2 ab 2 under this Agreement, hereby assigns, conveys and grants to

### COMMERCIAL NATIONAL BANK OF CHICAGO 4800 N. Western Ave., Chicago, Illinois 60625

(herein called "Secured Party"), security interest in all of the following (herein called the "Collateral"):

All o	f Debtor's rights,	powers orivileges and	beneficial i	interests under the	Frust Agreement dated the
	31st	day Ji	Dec.		. 19_80
with		tional Bark & Fr			_ , as trustee and known as
Trust	No. 51698		L.		_ , as trestes and known a.

The Security Interest granted to Secured Party shall secure

- (1) The payment of Debtor's indebtedness evider cer. by Debtor's promissory note of even date herewith the principal sum of \$\frac{\$31,608.21}{}\$ Dollars payable on or before the \$\frac{18th}{}\$ day of \$\frac{Dec}{}\$ percent ver annum.
- (2) the payment of any other note or evidence of indebtedness first ited by the Debtor in renewal, substitution or extension of the indebtedness described in the above not a or notes.
- (3) all future advances made by Secured Party to or for the account of the Debtor, including advances for loans, insurance, repairs to and maintenance of the Collateral, faxes and discharge of any other lien, security interest or encumbrance by Secured Party; and
- (4) all costs and expenses incurred in the collection of the same, including reason he a torney's fees and legal expenses.

As additional evidence of the creation of the security interest conferred by this agreement upon the Secured Party, the Debtor has, simultaneously herewith, by a separate instrument of assignment, assigned, transfer ed and set forth to the Secured Party all of the Collateral hereinbefore described. The Secured Party is authorized to fire the instrument of assignment with the trustee of the trust above described, and to register the assignment in the proof of the trustee maintained for the trust. Notwithstanding the delivery of the instrument of assignment and the libral and registration thereof with the trustee, the Debtor, subject to the provisions of the agreement hereinafter expressed, and until default hereunder, shall exercise the rights, powers and privileges of the Collateral relating to the right to collect and retain the rents therefrom, but the power of direction, for all purposes, shall vest solely in the Secured Party.

### WARRANTIES, COVENANTS AND AGREEMENTS OF DEBTOR

Debtor warrants, covenants and agrees as follows:

- 1. Debtor is the sole owner of the Collateral free from any lien, security interest or encumbrance, has the right to grant Secured Party a security interest therein and will defend the Collateral against the claims and demands of all persons.
- 2. Debtor shall not sell, encumber or grant any further security interest in the Collateral without the written consent of the Secured Party, and shall not use or permit the Collateral to be used in violation of any law or ordinance.
- 3. No financing statement covering the Collateral or any part thereof, is on file in any public office; and Debtor will, at the request of Secured Party, join with Secured Party in executing a Financing Statement pursuant to the Uniform Commercial Code and pay the fee for filing the same in all public offices where filing may be deemed necessary by Secured Party.
- 4. The trust above referred to is the owner of record of property described in the rider attached to this agreement; and is unencumbered except for mortgages and other liens shown on the said rider.
- 5. Debtor will furnish the Secured Party with satisfactory evidence that the Collateral has been adequately insured by companies acceptable to the insured party and that such insurance coverage will be maintained throughout the term of the loan secured hereby. Debtor will also purchase and maintain such other insurance coverage as the Secured Party may require.

6. Debtor shall pay any indebtedness which may be secured by a lien or charge upon the Collateral and upon request, exhibit satisfactory evidence of such payment to the Secured Party. Upon default of such payment the Secured Party may, but need not, make any payment required of the Debtor in the protection of the Collateral and purchase, discharge, compromise or settle any tax lien or other lien or title or claim, or redeem from any tax sale or forfeiture effecting the Collateral or contest any tax or assessment. All money advanced by the Secured Party for any of the purposes stated in this agreement, or for the protection of the collateral or of the lien of the Secured Party therein (whether or not described in this agreement), and all expenses paid or incurred in connection therewith, including attorneys' fees, shall be additional indebtedness secured by the security interest created by this agreement and become immediately due and payable without notice and with interest thereon at the rate of eight percent (8%)

#### **EVENTS OF DEFAULT**

The occurrence of any of the following events or conditions shall, at the option of the Secured Party nd without notice or demand on the Debtor, constitute an event of default hereunder:

- 1. Default in the payment or performance of Debtor's promissory note or any other indebtedness secured here'y; or,
  - 2. Failure of the Debtor to perform any covenants, or agreement made by Debtor herein; or,
  - be sach of any warranty or falsity of any representation made by Debtor to Secured Party, herein; or,
  - 4. At achment, seizure foreclosure or forfeiture or levy upon the Collateral; or,
- 5. Institution of any proceeding by or against Debtor on Debtor's business under any bankruptcy or insolvency statute or a as ignment by Debtor for benefit of creditors or appointment of a receiver for Debtor or the Collateral or filing of to lien notice by the United States or any other State; or,
  - 6. Reasonable insection, of Secured Party.
- 7. The accrual of any lien or charge against the Collateral whether prior to or subsequent to the security interest of the Secured Party and the failure of the Debtor to discharge such lien upon demand.

#### REMEDIES

Upon the occurrence of any defau t, Secured Party may declare all installments of Debtor's note and all other indebtedness secured hereby immediately due and ayable and thereupon the rights, powers and privileges of the Debtor under the Collateral shall cease and t rmina e and the Secured Party may, without notice or demand take possession of the Collateral and exercise all rights of ownership assume the management thereof and collect the rents, issues and profits therefrom. Secured Party shall nave all other rights and remedies of a Secured Party under the

Secured Party may, either before or after taking por cosion of the Collateral and of the premises held in the trust:

- Sell the Collateral (the beneficial interest assigne (as hereinbefore described), at public or private sale, with or without advertisement in accordance with the provisions of the Uniform Commercial Code. Debtor agrees that the requirements of the Uniform Commercial Code shall be met if notice is mailed to the Debtor at the address shown above not less that five (5) days prior to the sale or other disposition; or
- Institute a judicial proceeding in aid of the right of the Secu e.' ) arty to exercise Debtor's rights, powers and privileges in the Collateral, to foreclose the security in erest and lien conferred by this agreement and to effect a sale of the Collateral, the beneficial interest he simbefore described.

The reasonable expense of the Secured Party in assuming possession of the Coll. tera' and to exercise Debtor's rights, powers and privileges therein, including attorneys' fees, court costs, title searches a d other legal expense shall be additional indebtedness which the Debtor agrees to pay upon demand.

#### **GENERAL PROVISIONS**

- 1. All the rights herein conferred upon the Secured Party are in addition to and not in derogation of, the rights conferred upon to by law and all such rights and remedies herein or by law conferred, may be exercise, at such time or times and in such order as the Secured Party may elect.
- 2. This security Agreement shall be construed according to the laws of the State of Illinois. Waiver of any default shall not constitute waiver of any subsequent default. All rights of Secured Party shall inure to the benefit of its successors and assigns and all obligations of Debtor shall bind his heirs, executors, personal representatives, successors or assigns. If there is more than one debtor, their obligations hereunder shall be joint and several. This agreement shall become effective when signed by the Debtor.

3. Debtor acknowledges receipt of	t a completed cop	by of the Secu	rity Agreem	ent.	
Dated at Chicago, Illinois this	18th	_ day of	Dec.		
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jaka proprior proprior	John K	atsafaros	Debt	or	
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에 가지되는 경에 가게 되지 않았다. 그런 가는 사람들은 1985년 - 1985년 - 1일	Magdalene	Katsafaro	s Debt		
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	By_	Me	rlow 1	(// CXL)	
પીચીક મામણ જ જે ત્રિયાણી છે જેવા કોઈ			Secured	Paxty	
글러 돌아 하하셔요? 작용 하는 집안 된 본편	special administra		1	/ Company	

FORM 16169 BANKFORMS, INC.

## UNOFFICIAL COPY

Instalment Note
\$ 31,608.21 Chicago, Illinois, December 18, 19 84
FOR VALUE RECEIVED, AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a National Banking Association, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated December 31,1980 and known as Trust Number 51698  hereby promises, out of that portion of the Trust Estate subject to said Trust Agreement specifically described in the Trust Deed given to secure the payment hereof, to pay to bearer, in the manner hereinafter and in said Trust Deed provided, the principal sum of Thirty-one thousand six hundred eight £21/100 Dollars an in erest from Dec. 18,1984 on the balance of principal remaining from time to time unpaid at the rate of 12. per cent per annum in instalments as follows: One thousand five hundred sixty-dollars and 59/100 Dollars on the 15th day of Jan. 19 85 and 1,560.59 Dollars on the 15th day of each month thereafter until this note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due of the 15th day of Dec. 19 86 All such payments on account of the indebtedness syndenced by this note shall be first applied to interest on the unpaid principal balance and the remainder to principal.
The principal of each of said instalments unless paid when due shall bear interest after maturity at the rate of seven per cent per ann im Soid payments are to be made at such banking house or trust company in the City
of
in writing appoint, and in the abtenct of such appointment, then at the office of
Collain Collain
The payment of this note is secured by trust deed, bearing even date herewith, to
This note is executed by AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon an payment hereof, by the enforcement of the provisions contained in said Trust Deed. No personal liability shall be asserted or be enforcable against the promisor or any person interested beneficially or otherwise in said property specifically described in said Trust Deed given to secure the payment hereof, or in the property or funds at any time subject to said trust agreement, because or in respect of this note or the making, issue or transfer thereof, all such liability, if any, being expressly waived by each taker and holder hereof, but nothing herein contained shall modify or discharge the personal liability expressly assumed by the guarantor hereof, if any, and each original and successive holder of this note accepts the same upon the express condition that no duty shall rest upon the undersigned to sequester the rents, issues and profits arising from the property described in said Trust Deed, or the proceeds arising from the sale or other disposition thereof, but that in case of default in the payment of this note or of any instalment hereof, the sole remedy of the holder hereof shall be by foreclosure of the said Trust Deed given to secure the indebtedness evidenced by this note, in accordance with the terms and provisions in said Trust Deed set forth or by action to enforce the personal liability of the guarantor, if any, of the payment hereof, or both.

American National Bank and Trust Company of Chicago
As Trustee as aforesaid and not personally.

Ву

This is to certify that this is the instalment note described in the within mentioned Trust Deed.

Identification No. \_

ATTEST

Mic-resident

Massistant Secretary

27392530

260	American National Bank and Irust Company of Chicago	Principal and Interest Payable at the Office of	88483 (mas 2004) 200			Last payment due	Instalment	Amount \$	Date		Instalment Note	Fórn 2548
08528816	9		19 Dollars Cts. Dollars Cts.	┸						DATE INTEREST PRINCIPAL REMARKS 19 Dollar Cts Dollar Cts.	Received on the within Note the following sums:	
27392590			Dollars Cts. Dollars Cts.	DATE INTEREST PRINCIPAL REMARKS	9					DATE INTERESS PRINCIPAL  19 Dellar dis Dellar O:	the following sums	
27392590			19 Dollars Cus. Dollars Cts.	DATE INTEREST PRINCIPAL REMARKS						Dollars Cts. Dollars Cts.	the following sums:	The state of the s

END OF RECORDED DOCUMENT