702890

27 398 121

THIS INDENTURE, Made January 2, 1985, between THE FIRST NATIONAL BANK OF WESTERN SPRINGS, 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 Bank in pursuance of a Trust Agreement dated June 24, 1974 trust number 2196 herein referred to as "First Party," and Chicago Title and Trust Company,

an Illinois corporation herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the PRIN-CIPAL SUM OF

the rate of seven per cer, it annum, and all of said principal and interest being mind of a the rate of seven per cer, it annum, and all of said principal and interest being mind of a pointment, then at the office of Elaine Greenbert and Helen Bucki in said City,

NOW THEREFORE, First Party to see a payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust of d. ar also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, "mit," release, alien and convey unto the Trustee, its successors and assigns, the following described Real Estate situate, lying and being in the Village of Willow Springs COUNTY OF

COOK AND STATE OF ILL U.S. to wit:

Rider attached hereto as Exhibit "A"

COOK COUNTY, ILLINOIS FILED FOR RECORD

1985 JAN -8 AM 11: 38

27398121

T' INSTRUMENT PREPARED BY JOSFILL V. DeFALCO A' TORN Y AT LAW 1030 S. LA CRANGE ROAD LA GRANGI, IL INOIS 60525

which, with the property hereinstier described, is referred to hardin as the "premises."

TOCETHER with all improvements, theoremsels, essentials actuate, and apparetanances thereto blonging, and all y ints, issues and profits to the control of t

seed or any indebtedness bearby secured; or to be preparations for the commencement of any suit for the foreclosure bearby secured; or to be preparations for the commencement of any suit for the foreclosure hereof after accrual of sight affect the premises or the security hereof, whether or not actually commencement of any suit for the foreclosure hereof after accrual of sight affect the premises or the security hereof, whether or not actually commencement of any suit for the foreclosure hereof after accrual of sight affect the premises or the security hereof, whether or not actually commenced and spolled in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items are mentioned in the preceding paragraph recor, second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with the second hereof the security of the second and interest remaining unpaid on the note; fourth, any overplus to First Party, its accretions. Such appointment may be made either before or after sale, without notice, with the such bill is filed may appoint a receiver said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency at either of application for such receiver, of the person or persons, if any, liable for the payment of the indebtedness secured hereby, and thout regard to the then value of the premises or whether the same shall be then occupied as a homested or not and the Thustech receiver, or such foreclosure suit and, in case of a sale and a deficience, during the full sistuary period of redemntion whether there were any of such foreclosure suit and, in case of a sale and a deficience, during the full sistuary period of redemntion whether there were any of such foreclosure suit and, in case of a sale and a deficiency during the full sistuary period of redemntion whether there were any of such foreclosure suit

	Signato (in The estima	retigras triptaja arabilitikin tali	hadreiler av spæ	nggara sahat tersal	nto this new intents for an	alan saugh he h	english a Million o	ere i i filo ver e vie i i i i i i i
7. Trustee or to ited for that pur 8. Trustee has st deed or to ex- der, except in ca	pose.  no duty to ercise any pase of its o	examine the title, power herein given wn gross negligenc	location, existe unless express e or misconduc	ne or condition of the property of the propert	remises at all reas on of the premises y the terms hereof he agents or emplo	onable times , nor shall T , nor be liab	rustee be o	s thereto shall be per- obligated to record this acts or omissions here- may require indemni-
satisfactory to  9. Trustee shall itedness secured person who sha	it before e l release th by this tru all, either b	xercising any power is trust deed and to ist deed has been for sefore or after matu	r herein given, the lien thereof uily paid; and trity thereof, pr	by proper in Trustee may	strument upon pre	esentation of	satisfactor hereof to	bbligated to record this acts or ordiscions here- may require indemni- y evidence that all in- and at the request of that all indebtedness identification purport- identification purport- of the note and which has never executed a in described any note chapters to be ac-
eby secured has stee, such succes to be executed ports to be exec	been paid, sor trustee by a prior cuted on be	which representate may accept as the trustee hereunder shalf of First Party	ion Trustee ma genuine note l or which confo ; and where th	y accept as tr herein describe rms in substan te release is r	ue without inquiry ed any note which ace with the descri	v. Where a r bears a cer ption herein riginal trust	elease is re rtificate of contained ee and it	quested of a successor identification purport- of the note and which has never executed a
ich may be presided on behalf of	ented and of First Part y resign by	which conforms in :	aubstance with	the description	n herein contained	the genuine d of the not strar of Title	note here ie and whi is in which	this instrument shall
ich the premises hority as are her eunder.	are situate rein given	d shall be Successor Trustee, and any Tr	r in Trust. An	y Successor in Mor shall be	Trust hereunder entitled to reason	shall have	the ident	this instrument shall and of the county in cal title, powers and real acts performed
	4							
	0	)						
		0_						
THIS TRUST D	EED is exe er and auth	ecuted by the First hority caler ed up ses full poyer and	t National Ban on and vested authority to e	k of Western in it as such execute this i	Springs, not pers Trustee (and said astrument), and it	onally but I First Nation	as Trustee onal Bank ly understo	as aforesaid in the of Western Springs, ood and agreed that First National Bank ing bereunder, or to
ing herein or ir estern Springs porm any covenar	said note personally t nt either e	contained '.all be o pay the said note xpress or implied'	construed as or any interest eren contained	creating any l t that may acc d, all such liab	iability on the said true thereon, or a pility, if any, being far as the First Par	i First Party ny indebted expressly v	or on said ness accru vaived by I	First National Bank ing hereunder, or to Frustee and by every id said First National
of Western Sp uing hereunder ted in the mann	rings perso shall look s er herein a	nally are concernsolely to the premis	e gal hoses heby conv	lder or holder reyed for the n to enforce	s of said note and payment thereof e the personal list	the owner , by the er ability of th	or owners forcement e guaranto	First National Bank ing hereunder, or to trustee and by every d said First National of any indebtedness of the lien hereby r, if any, id, has caused these t Secretary, the day
IN WITNESS Wents to be signe year first above	HEREOF, d by its Vi e written.	The First National ice-President, and i	ts corpor e se	an spirngs, n	ot personally but unto affixed and a	attested by i	ts Assistan	it Secretary, the day
			THE	F IST N FIONAL	L BANK OF WESTERN	SPRINGS, AS	Trustee, as af	oresaid, and not personally,
				Attes	War n	ugen	AS	SISTANT SECRETARY
re of illinois	5 }		. Barba	ıra A. Wre	en C	0		
NTY OF COOK	ss.	Jeffrey T. V		and for said	County, In ie S	ite aforesaid	i, do her	EBY CERTIFY, that
				IRST NATIO	NAL BANK OF I	Western S	BF* ings,	and
	of said F	Lois Nugent	nally known to	o me to be the	same persons wh	nose names	. cubearil	Assistant Secretary
	and ackr	nowledged that the ee and voluntary a Assistant Secretary	y signed and ct of said Bank then and the	delivered the k, as Trustee a re acknowleds	said instrument as aforesaid, for the sed that he, as cus	as their ow ne uses and p todian of th	n free ar purposes e corporate	nis a y in person volun ry act and erein set orth; and
	and volu	t the corporate sea ntary act of said B Given under my hand	lank, as Truste	e as aforesaid,	for the uses and	purposes th	erein set fo	orth.
	day of	.JANUARY			A			A.D. 19 85
My C	Commission E	xpires March 6, 1985	i	Ŀ	/all	Asa Not 91	y Public	Ment
				<u> </u>				
THE PROTEC	CTION OF	R T A N T BOTH THE BORE TRED BY THIS TO		identified he	ent Note mentions	tification No	70	9 <u>9 5 5 1</u>
ULD BE IDENT	TIFIED BY	THE TRUSTEE NA	AMED HERE-	Pio	#ICAGOTI W. Deed	TLE 4 1 U AKST	EUST SEC	CO,
				0	0			8 p
II	. 1					11		12 30 is
						ONLY		33 40
	E E	BANK			\	RS US	SS	16 18 38
- 1		ONAL SPRIN	0		38	CORDE	SPRING	3 4 B
		77 E.	1 2		C.J	78 RE	ATIO	3, 4 4.
	<b>[</b> =	NATI STERN STERN TO	Trustee	<b>}</b>		2 11	z =	1000
	UST	FIRST NATION F WESTERN SI As Trustee TO	Ę		X	PACE FC	FIRST N	366
	TRUST DEE	THE FIRST NATIONAL BANK OF WESTERN SPRINGS 12 Trutce TO	Ę		BOX	THE ABOVE SPACE FOR RECORDERS USE ONLY	THE FIRST NATIONAL BANK OF WESTERN SPRINGS	20,00

## UNOFFICIAL COPY

## EXHIBIT "A"

The south 165 Feet of the East 187.46 feet of the South half of the East ialf of the South East quarter of the North East quarter of Section 3: Township 38 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois excepting therefrom if any a parcel of land in the East quarter of the North East quarter of Section being that part lying within a strip of land 145 feet in width, 55 feet in width to right and 9 feet in width to left of center line described as follows:

Commencing at the Sourn East corner of the North East quarter of Section 31, Township 38 North, Pang 12 East of the Third Principal Meridian and thence Westerly along the South line of the said North East quarter of Section 31, a distance or 742.46 feet to the intersection of the center line of the proposed channel improvement for the point of beginning thence North 2 degrees 01 minutes 35 seconds West along the center line of the proposed channel improvement a distance of 742.01 feet; thence to the left along a curve having a radius of 300.33 feet, a distance of 114.19 feet thence North 24 degrees of minutes 48 seconds with a distance of 118.68 feet; thence to the right long a curve having a radius of 300.33 feet a distance of 142.54 lect; thence North 3 degrees 17 minutes 25 seconds East a distance of 423.0° ref; thence to the right along a curve having a radius of 287.94 feet a distance of 208.75 feet; thence North 45 degrees 02 minutes 25 seconds East, for stance of 269.12 feet to the intersection of the center line of the proposed channel improvement with the East line of the aforesaid North East guarter of Section 31, which point is 764.22 feet Southerly along sair East line from the North East corner of Section 31, Township 38 North. Range 12 East of the Third Principal Meridian and also excepting therefrom that part of the land taken and used for public roads and highways, in Scok County, Illinois.

27 398 12