TRUST DEED

707293

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	THE ABOVE SPACE FOR RECURDERS I	F ONLY
	<u></u>	
MINUMENTAL MARK		

August 5, 19 85 between CHERYL WICKLUND and LEONARD S. WICKLUND, her husband

herein referred to as "First Party," and CHICAGO TITLE AND TRUST COMPANY

- herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of One Hundred Twelve Thousand Five Hundred

and no/hundredths (\$112,500.00) made payable to BEARER (said Note including any and all Riders hereinafter referred to as and delivered, in and by which said Note the First Party promises to pay to BEARER-----

the said principal sum and interest from of said Note on the balance of principal remaining from time to time unpaid at the rate of per cent per annum, which interest rate shall increase or decrease as initial in said Note in installments as follows: One Thousand Ninety-Four and the date of said Note 10.90 provided in said Note in installments as follows: firty-one/hundredths

-Dollars (\$1,094.51) on the 1st day of each month, beginning October, 1985 . Such month installment, as increased or decreased according to the terms of said Note, shall . Such monthly continue until said note is fully paid except that any remaining indebtedness,

All such payments or account of the indebtedness 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 of --15%-- per annum, and all of said principal and interest Leing made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to tim, it writing appoint, and in absence of such appointment, then at the office of Aetna Bank, Lincoln, Fullerton and Halsted Streets, 60614 in said City,

NOW. THEREFORE, First Party to seek to payment of the said principal num of money and said interest in accordenand limitations of this trust deed, and also in remarkable of the sum of One Dollar in hand paid, the receipt whereof is three presents grant, remark, release, allen and covery unto the Trustee, its successors and sasigns, the following described Cook

bring in the COUNTY OF

AND STATE OF ILLINOIS, to wit:

SEE ATTACETO.

PERMANENT INDEX NO.: 14-29-208-043-0000

with waiver of all homestead rights under any applicable federal or scate law,

which, with the property hereinafter described, is referred to berein as the "premises,"

TOURTHER with all improvements, tenements, essements, fixtures, and appartmenters thereto belonging, and all mine, saure and profits there then and using all during all such times as Piral Farty, its successory or assigns may be waitled thereto (which are pledged prisonilly and on a parity will retain and not secondarily), and all apparatus, coupment or articles now or hereafter therein or thereon less to supply all gas, air conditions, and not secondarily), and all apparatus, coupment or articles now or hereafter therein or thereon less to supply all gas, air conditions, and not secondarily, and all apparatus, coupment or articles now or hereafter therein or thereon less to supply a gas air conditions, including the other carried controlled, and excitate therein down downs and windows, floor coverings, inside beds, awaings, above and water heaters. All of the foregoing are declared to be made that eater whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the first portion of the purpose, and spon the uses and trusts of the real estate.

79 HAVE ANI TO HOLD the permises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts of the successors.

art forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

I Until the indebtedness aforesaid shall be fully pend, and in case of the failure of First Party,
there or twholed any buildings or improvement now or herselter on the premises which may become
itself the property of the property

THIS DOCUMENT PREPARED BY AND TO BE D DELIVERED TO: E STREET David S. Mann, Esq. McBride & Baker CITY Three First National Plaza, Suite 3800 Chicago, Illinois 60602

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER 184

OR

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

1104 West Wellington

Chicago, Illinois 6065



are subscribed to the lorigoing instrument, whose names appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as
their free and voluntary act, for the uses and purposes
therein set forth, with the intent to waive all homestead rights
under any applicable federal or state law.

Given under my hand and Notarial Seal this car day of August, 1985. (Notarial Seal) Notary Public

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FJED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECCED.

d in the within Treet Doed has been identified No. 207293

DOLOG TIPLE & PRITI COMPANY, TAUSTER

SET SECURITARY





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LEGAL DESCRIPTION

LOT 68 IN ALTGELD'S SUBDIVISION OF BLOCKS 6 AND 7 IN SUB-DIVISION OF BLOCKS 2 AND 3 IN CANAL TRUSTEES' SUBDIVISION OF THE EAST 1/2 OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

DERM.

COLUMN CO PROPERTY ADDRESS: 1104 WEST WELLINGTON, CHICAGO, ILLINOIS 60657

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NOTICE TO BORROWER/FIRST PARTY:

THIS LOAN IS PAYABLE IN FULL ON SEPTEMBER 1, 1992. UPON THAT DATE, YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST THEN DUE. THE BANK IS UNDER NO OBLIGATION TO REFINANCE THE LOAN AT THAT TIME. YOU WILL, THEREFORE, BE REQUIRED TO MAKE PAYMENT OUT OF OTHER ASSETS THAT YOU MAY OWN, OR YOU WILL HAVE TO FIND A LENDER, WHICH MAY BE THE BANK YOU HAVE THIS LOAN WITH, WILLING TO LEND YOU THE MONEY. IF YOU REFINANCE THIS LOAN AT MATURITY, YOU MAY HAVE TO PAY SOME OR ALL OF THE CLOSING COSTS NORMALLY ASSOCIATED WITH A NEW LOAN EVEN IF YOU OBTAIN REFINANCING FROM THE SAME BANK.

RIDER A

This rider is attached to and incorporated in a certain note of even date herewith (said note, including any and all riders thereto referred to hereinafter as "Note"), made by Cheryl Wicklund and Leonard S. Wicklund, her husband ("Borrower") to the order of Beare. ("Note holder"), and to and in a certain Mortgage/Trust Deed/Trust Indenture of even date herewith between Cheryl Wicklund and Leonard S. Wicklund, her husband ("First Party") and Chicago Title and Trust Company (said instrument, including any and all riders thereto referred to hereinafter as "Security Instrument").

Adjustable Rate Provisions.

a. <u>Interest Rate Changes/Index</u>. Subject to the conditions of this paragraph, the interest rate on the Note shall first be increased or decreased beginning on October 1, 1986, and on the same date every 12 months thereafter (the "Change Date") so that the interest rate is two and one-half (2.5) percentage points (the "Margin") above the Index.

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The "Index" is the average of the weekly averages of the bond equivalent yield of a one-year United States Treasury Bill for the four calendar weeks immediately preceding the Change Date.

- b. <u>Limit on Interest Rate Changes</u>. Any change in the interest rate effective on any Change Date shall be in increments of one-tenth of one percentage point. The maximum interest rate change at one time will be 2%, and the maximum interest rate change over the life of the loan will be 5.5%.
- Monthly Installment Changes. The amount of the monthly installment may change on the first day of the month immediately succeeding each Change Date. The date on which the amount of the monthly intallment may change is called the Payment Adjustment Date. Before the Payment Adjustment Date, the Note holder will determine the amount of the new monthly installment by computing the amount of the monthly installment of principal and interest then required to repay the Note at the new interest rate by the amortization maturity date which is 25 years after the date on which the first payment is due as specified in the Note. The result of this calculation will be the new amount of the monthly installment. Borrower/First Party will pay this new amount each month beginning on the Payment Adjustment Date until sid amount is again changed or the entire indebtedness evidenced by the Note is fully paid, except that any remaining indebtedness, if not sooner paid, shall be due and payable on the Final Payment Date.

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- d. Notice of Change of Level Payment. The Note holder will mail or deliver to Borrower/First Party written notice of any changes in the amount of the monthly installment at least 25 days prior to the Payment Adjustment Date.
- 2. <u>Incorporation by Reference</u>. All provisions, conditions, covenants, and agreements contained in the Note and in the Security Instrument which secures the Note are incorporated by reference, each into the other. All references to "Borrower," "Pirst Party," and "Borrower/First Party" constitute references each to the other and to one and the same party.
- 3. <u>Set Off.</u> Upon default, Note holder may also take and apply to the loan evidenced by the Note any and all money, credit or other property of Borrower/First Party which is owed to Borrower/First Party by Note nolder, whether by being on deposit or otherwise.
- 4. Transfer of the Premises or any Interest Thereunder.

 If all or any part of the Premises described in the Security

 Instrument or an interest therein is sold or transferred or, if

 Borrower/First Party is not a natural person, if any peneficial

 interest in Borrower/First Party (whether legal or equitable

 including but not limited to a majority of stock or partnership

 interest) is sold or in any manner transferred, without Note

 holder's prior written consent, Note holder may, at Note holder's

 option, declare all the sums evidenced by the Note and secured by

 the Security Instrument to be immediately due and payable.

 However, this option shall not be exercised by Note holder if

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exercise is not authorized by federal law. Note holder may waive such option to accelerate if, prior to the sale or transfer, Note holder and the person to whom the Premises is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Note holder. As a condition to waiving Note holder's right to accelerate, the loan terms, including the interest rate payable on the sums secured by the Security Instrument and the margin for future interest rate changes shall be subject to modification by Note holder. If Note holder has waived the option to accelerate provided in this paragraph, and if Borrower/Pirit Party's successor in interest has executed a written assumption accement accepted in writing by Note holder, Note holder shall release Borrower/Pirst Party from all obligations under the Security Instrument and this Note.

- 5. Release. Upon payment of all sums secured by the Security Instrument and payment of the customary release fee, the Security Instrument shall be released. Approver/First Party shall pay all costs of recordation, if any
- 6. Exculpation. In the event Borrower, First Party is a trustee, the Note and Security Instrument are executed by said trustee in the exercise of the power and authority conferred upon and vested in it as such trustee (and said trustee hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in the Note or Security Instrument shall be construed as creating any liability on said trustee personally to pay the





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Clory's Office

Note or any interest that may accrue thereon, or any indebtedness accruing thereunder, or to perform any covenant either express or implied therein or in the Security Instrument, all such liability, if any, being expressly waived by said trustee and by every person now or hereafter claiming any right or security thereunder, and Note holder shall look to the co-makers or guarantors for the perment thereof, by the enforcement of the lien created by the Security Instrument, or by action to enforce the personal liability of any co-makers or guarantors.

Dated chis 6th day of August, 1985.

INDIVIDUAL(S):

Cheryl Wicklund

Leonard S. Wicklund

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(FOR USE WITH SECURITY INSTRUMENT)

State of Illinois) County of Cook

I, the undersigned Notary Public do hereby certify that Cheryl Wicklund and Leonard S. Wicklund, her husband, personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the foregoing instrument as their free and voluntary act, for the purposes heretofore set forth, including the release and waiver of the right of homestead.

Giver under my hand and seal this 6th day of August, 1985.

Commission Otol 14