THIS INDENTURE, Made October 28, 19859 Detveen that Bank of Oat Park, in Illifolis Communication, not personally but as Trustee under the provisions of a Deed or Deeds in Trust duty recorded and delivered to said Bank in pursuade of Dust Argentent dash JAugust/3, 1972

herein referred to as "First Party," and

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 PRINCIPAL SUM OF

NORTH COMMUNITY BANK

and known as trust number 9858

in said City.

NOW, THEREFORE, First Party to secure the payment of said principal sum of money and said interest in accordance with the terms, provisions and limitations of this rust. Deed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, silent convey unto the Trustee, its successors and assigns, the following described Real Estate situate, lying and being in the CILY OF CRICAGO

COUNTY OF

Cook

5

CHICAGO,

N_BROADWAY.

9539

EST

AND STATE OF ILLINOIS, to wit:

Lo'. 20 in Block 3 in Owner's Subdivision of Lots 4,5, 6 and 7 of Capa Hayes, in the South East 1/4 of Section 32, Township 41 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois

PROPERTY ADDRESS: 100 W. Loyala & 6560-62 N. Winthrop, Chicago, Illinois.

CHICAGO TITLE & TRUST

TAX ID NO. 11-32-403-018

The trustee hereby waives any and all right of redemption from sale under any order or decree of forestoruse of this Trust Decree of the trustee acquiring each and every person except decree or in first person to the premises subsequent to the date of this Trust Deed.

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

TOCETHER with all improvements, tenements, fixings, and appurtenances ther to belonging, and all rents, issues and profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged vir writy and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon, whether single units or centrally on rolled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, and ventilation, including (without restricting the foregoing), screens, window shades, sit im doors and windows, floor coverings, inadoor beds, awaings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically at ached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered y con tilluting part of the real estate.

TO HAVE AND TO HOLD the premises and could Touche its successors and sealers, for the manners of the real estate.

TO HAVE AND TO HOLD the premises unto said Trustee, its successors and assigns, forever, for the puripses, and upon the uses and trusts herein set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, lis successors of raig is to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said ni, mises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any not-iedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lin. In Tustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) refrain from making material alterations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (6) refrain from making material alterations in said premises except as required by law or municipal ordinances; (7) pay before any penalty attaches all general taxes, and pay special taxes, special assessments, water charges, sever service charges, and the requirements of law or municipal ordinance; (7) pay before any penalty attaches all general taxes, and pay special taxes, special assessments, water charges, sever service charges, and the text charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note and providing for payment by the insurance assessments which First Party may desire to contest; (9) keep all buildings and improvements now or hereafter situated on said premises against the premises when due, and payments or possible or payment by the furnish or to pay in full under prolon in the manner provided by stallute, any tax or assessme

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this Trust Deed shall, not with-standing anything in the note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the expiration of said three day period.

A. When the indebteques hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien herof, in any suit to foreclose the tien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) or procuring all such abstracts of title, title exarches and examinations, guarantee policies, Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to procecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises and expension for he nature in this paragraph mentloned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the highest lawful rate per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby so cared, or (b) preparations for the defense of any threatened suit or proceedings which might affect the premises or the security hereof, whether or not actually commenced.

5. The proceeds of any foreclosure sale of the premises shall be distributed and annolad in the following order of nrightcy: First or account of all

5. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute accured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear.

6. Upon, or at any time after the filling of a bill to foreclose this Trust Deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the person or persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed at such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption whether there be redemption or not, as well as during any further times when First Party, its successors or assigns, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other paymens which may be necessary or are usual in such cases for the profection, control, management and operation of the premises during the whole of such payline from the net time into the may sufficient excess of a sale and efficiency in the net line in time in time may sufficient excess of a sale and efficiency.

OAK PARK, ILLINOIS 60302	IRST BANK OF OAK PARK		BONDWAY DEPT-01	TRAN 1417 11/07/85 10:5	\$11.0 54:00
20 ISDAY	TEANAILE TESA	Frepared By	THE BORROWER AND BY THIS TRUST DEED THE TRUSTEE WAMED DEED IS FILED FOR	TMPORTAL FOR THE PROTECTION OF BOTH LENDER, THE NOTE SECURED SHOULD BE IDENTIFIED BY T RECORD. RECORD. RECORD.]

10-	LEMDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTHEED BY THE TRUSTEE HAMED HEREIN BEED FOR HEREIN BEED FOR
	FOR THE PROTECTION OF BOTH THE BORROWER AND
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THE TRUMP TRUMP A PARTY COACHE	
	The Institutent Note mentioned in the within Trust Deed has been iden
ACAS MON ALLON STANDING	My commission expires: 7/27/86.
at, this lat day of November A.D. 19 85	CIVEN under my hand and Notatial Sea
respectively, apprared before me this day in person and acknowledged that they signed and delivered respectively, apprared before me this day in person and acknowledged that they are competed as a forestely the uses and persons and some selforestery and the second and the competer seas of taid Benk, as Trussessing as his a win free and voluntary and and as the free and voluntary and and in the second size of the competition.	Vice President and Andrian Society. Suid Institution es i fiels now free and e Poses therein set forth; set forth; set forth;
MARTIN C. OEE Assistant Secretary of the foregoing institument as such Assistant	·
MAN Is Creatidant of the FIRST BANK OF OAK PARK, and	John M. Carbery KKKN
1) th Ellen Lewis and for said County, in the State aforesaid, DO HEREBY CERTIFY, that	
1	STATE OF ILLINOIS)
VINEST VESTING SECKETARY	

CHECKER COLORS OF SHEET

FIRST BANK OF OAKEARK AS TOGERS BE STOCKEDED GIRD not personnily.

THIS TRUST DECTO is executed by the First Bank of Oak Park, not personally but as Trustee as aforeased in the exercise of the power and authority conferred upon and verted. May a present the first Bank of Oak Park, hereby wartends shall power and authority to assess the present of the expressly indested as creating any indested od and agreed that noting become first and ones contained shall be constituted as creating any indested ones according become and seal that may account interest the contained as according become or any line seal that may account ones of the contained as a seal of the contained and become or any line seal that may account interest that have been and the present of the performance of the seal of the contained, all such liability, if any, being expressly waived by Trustee and by every person now or horeafter any contained of the contained of the contained, the sucresser and said first and the owners of any interest becelved, the sucressor, by the contained and the owners of any indepted dessandiates and said first and the owners of any indepted on the seal of the owners are any indepted on the premises hereby conveyed for the great state of the premises hereby conveyed for the great state of the premises hereby conveyed for the great state of the premises hereby conveyed for the great state of the premises hereby conveyed for the great state of the premises hereby conveyed for the great state of the premises hereby conveyed for the great state of the premises hereby conveyed for the great state of the premises hereby conveyed for the first state of the great state of the great state of the premises of the premises and the concentrations of the great state of the great states and the premises the premises and the concentrations of the great states of the great states and the premises of the great states as aforeas as a

10. Trustee may reagn by instrument in whing filled in the office of the Recorder or Registras of Titles in which this instrument shall have been recorded or fluetes. Any Successor in Trust. Any Successor is a set of the resumble of the responsibility or refluent title, powers and suthority as are herein given Trust. And any Trust herein are performed hereunder.

9. That the shall release this I lead to the liter interior by proper institution to the secretaring any power referring the proper and interior from the liter. The liter is the liter interior while in and it is an interior while interior while interior while interior while interior while interior while interior interior interior interior interior while interior interior interior while interior while interior interior interior while interior while interior interior interior interior interior while interior i

#. Itustec has no dary to examine the 1stle, locusion, existence or condition of the premises, not shall Trustee be ubligated to record this Itust Deed or to exercise power herein given unless expressly obligated by the terms hereof, not be liable for any acts or omissions hereinder, except in case of its own gross negligence or misconduct or that of the arguments or employeer of Itustee, and it may require indemnities satisfactory to it before exercising any power forcin given.