19 92, with a final payment of the balance due on the 1st

THIS INDENTURE, Made November 12 1985, between American National Bank and Trust

Company of Chicago, 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 November herein referred to as "First Party," and John Speciale and known as trust number | 66002 |

and Bernice Speciale herein referred to as TRUSTFIE, witnesseth:

THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of \$39,500.00 Thirty Nine Thousand Five Hundred

Dollars.

made payable to BEARER

and delivered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum in 84 instalments as follows: (\$3.76.19) Three Hundred Seventy-Six and 19/100

on the day of December 19 85, and Three Hundred Seventy-Six at 19/100

day of each on the 181 month thereafter, to and including the

day of October

on the principal balance

day of November 19 92, with interest from date

per cent per annum payable

from time to time unpaid at the rate of (1.0) eleven ; each of said instalments of principal bearing interest after maturity at the rate of monthly seven per cent per annum, and all of said rancipal and interest being made payable at such banking house or trust company in the City of Chicago, County of Gook

Illinois, as the holders of the note may, from tirle to time, in writing appoint, and in absence of such appoint-

ment, then at the office of Manak and Hornsby in said City, NOW, THEREFORE, First Party to secure the payment of the said rin ipal aum 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 the Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, alen and convey unto the Truste, its successors and assigns, the following described Rest Estate situate, lying and AND STATE OF LLINOIS, to wit: Cock being in the COUNTY OF

Lot 140 in John P. Altgeld's Subdivision of Blocks 1, 2, 3, 4, 7 and the North half of Block 6 in the Subdivision of that part lying North Easterly of the Center of Lincoln Avenue of the North West Quarter of Section 29, Township 40 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

PIN 14-29-105-019

DEPT-)1 RECORDING

T#1111 TRAN 5156 11/25/85 09:35

#8232 A - - - 85-29549

which, with the property hereinafter discribed, is referred to herein as the "premiece,"

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

TOGETHER with all improvements, tenements, enzements, fixtures, and appurtenances thereto belonging, and all rents, issue and profits-thereof for no long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a parity with said rest estate and not secondarily), and all apparetus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning water, light, power, refrigeration (whether single units or centrally controlled), and wantifiation, including (without restricting the foregoing), acreens, window shades, storm doors and wiselows, floor coverings, insder beds, awnings, sloves and water heaters. All of the foregoing are declared to be a part of said vess enter whether physically attached thereto or not, and it is agreed that all similar apparetus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting part of the real catate.

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

TO HAVE AND TO HULD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts he in set forth.

IT IS PURTHER HNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforestid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: [1] promptly represented on the premises which may become damaged or be destruyed; (2) keep said brent in good condition and trighter without wester, and free from meaning or other liera or claims for lien not expressly subordinated to the lien here as a light when due any interestedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request gray when due to the discharge of the prior lien to Trustee or to holders of the best lien are sonable time any buildings now or at any time in present exection upon asid gremises; [\$] cossily with all requirements of law or municipal ordinances with part to the premises and the use there of the premises and the use there of the premise and the use there of the premise of the premises are premised to the premise of the premise and the use there of the premise of t

Manak and Atharnsby Suite 2108 D E STREET 33 Na LaSalle Sto2 1 CITY V OR INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER

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

1450 W. Barry

Chicago, <u>60657</u>

holders of the note, such rights to be glacer by the stand rd markers halfs to be attached to seed of local stands are newed policies, to holders of the note, and is case of natural should be represented dates of easieration; then Trustee or the helders of the note may, but need not, make any payminit or perform any act hereinbefore set forth in case of standard, and may, but need not, make any payminit or perform any act hereinbefore set forth in, and felter and manner deemed expedient, and may, but need not, make all payments of principal or interest on prior recumbrance, if any, and payments of standard, sidebages, sometimes or settle any tax lies or other prior lies or claim thereof, or redeem from any tax sale or ferfeiture affectiments, discharges, sometimes or settle any tax lies or other prior lies or claim thereof, or redeem from any tax sale or ferfeiture affectiments and the lies hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorised may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of avera provisions of the particular of the note or had been substanded as a waiver of any right accruing to them on account of any of the provisions of the particular of the note without provisions of the particular of the note or had been substanded as a waiver of any right accruing to them on account of any of the provisions of the validity of any tax, assessment, tarted from the appropriate public office without inquiry into the accuracy of such bill, statement or entire the validity of any tax, assessment, tarted from the appropriate public office without inquiry into the accuracy of such bill, statement or in the validity of any tax, assessment, pure from the appropriate public office without inquiry into the accuracy of such bill, statement or entire the validity of any tax, assessment, pure from the accuracy of the particular payment of any instal saignt ancet the premises of the security acreer, whether or not actually commenced.

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 secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining usually on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear. vided; third, all principal and interest remaining uppaid on the note; found, any overplue to First Party, the legal representatives or assigns, as their rights may appear.

6. Upon, or at any time after the filing 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 tan, by made either before or after sale, without notice, without recard to the solvency or insolvency at the time of application for such receiver, of the person or persons, if any, lable for the parsons of the indebtedness secured hereby, and without regard to the them; value of the persons or whether the tane shall be then occupied as a homestread or not and the Trustee hereunder may be appointed as such receiver. Buch receiver, during the full statutory person of receiver and the Trustee hereunder may be appointed as such receiver. Buch receiver, during the full statutory person of receiver mental persons or sasigns, such at the intervention of such receiver, would be whithing the full statutory persons or assigns, such at the intervention of such receiver, would be whithing to collect such rents, issues and profits, and all that the persons of the persons of the persons during the whole of said period. The court from time of time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness accured hereby, or by any ceres foreclosing this trust deed, or any tax, aprical assessment or other lies which may be or becomes superior to the lies arread or of such decree, invided such application is made prior to foreclosure sail: (2) the deficiency in case of a sale and additional such as a such part of the purpose.

8. Trustee has no duty to examine the tife, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise has no duty to examine the tife, location, existence, or condition of the premises, nor shall release the barries also and the premi · ... Detail of the THIS TRUST DEED is ensented by the American National Bank and Trust Company of Chicago, not perso ally but as 7 of the power and authority conferred upon and vested in it as such Trustae and it is expressly understood and agrees that a taken of shall be construed as creating any liability on the said First Party or on said American National Bank and Trus. Company contained, all such liability, if any, being expressly suived by Trustae and by every person now or betweiter claiming any that so far as the First Party and its successors and said American National Bank and Trust Company of Chicago per onal theorem, by the enforcement of the lien hereby created, in the manner herein and in said note provided or by action to a functional being the provided or by action to a functional being the personality but as Trustae as as the First Party and its nuccessors and said American National Bank and Trust Company of Chicago per onal theorem, by the enforcement of the lien hereby created, in the manner herein and in said note provided or by action to a guaranter, if any.

11 WITHESS WHERBOF, American National Bank and Trust Company of Chicago not personally but as Trustae as as the struct of the provided or the day and year first above written.

American National Bank & Ire ate seel to be bereinto affixed and attended to be bereinto affixed and attended company of Chicago an Trustee, southerning off for per on its and the COSTORAN Bv VICE PRESIDENT Attest ASSISTANT SECRETARY STATE OF ILLINOIS, COUNTY OF COOK DE COOK

I, the undersigned, a Notary Fublic in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named

Vice President and Assistant Secretary of the AMERICAN NATIONAL BANK AND TRUBT COMPANY OF CHICAGO, a National Banking
Association, personally known to me to be the same persons whose names are subscribed to the fogusing fingitument as such

Vice President and Assistant Secretary respectively, appeared before me this day in person and, actional state they signed and delivered the

vice President and Assistant Secretary respectively, appeared before me this day in person and, actional signed and delivered the

vice President and Assistant Secretary respectively, and voluntary act of acid Mains Banking Association, as Trustee, for the

uses and purposes therein set forth is not the said Assistant Secretary these and there acknowledged that said Assistant Secretary, as unstained the corporate seal of said Mains Banking Association, caused the corporate seal of said Mains Banking Association to be affiged to said

instrument as and Assistant Secretary's own free and voluntary act of said National Banking Association

for the uses and purposes therein set forth. Given under my hand and Notarial Seal Date volla m. Several Notary Public The Instalment Note mentioned in the within Trust Deed has been identified LMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. berewith under Identification No. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-PIED BY THE TRUSTER NAMED HEREIN BEFORE THE TRUST DEED SHEETE OFFICE STORES AND SHEET IS FIGHT FOR MICORD.