Form TD 112 TRUST DEED

THE	ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, Made September 19, 19 86, between Banking Corporation, 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 04/28/71 and known as trust number 40041, herein referred to as "First Party," and Bank of Ravenswood	
an Illinois corporation herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS First Party has concurrently herewith executed a Promissory note bearing even dute herewith in the Principal Sum of	
ONE MILLION FIVE HUNDRED THOUSAND AND NO/100 (\$1,500,000,00) Dollars, made payable to BANK OF RAVENSWOOD 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 and interest payable monthly on the balance of principal remaining from time to time unpaid at a rate equal to Three Percent (3,0%) over the Prime Rate of the Lender as announced and determined from time to time.	
ONE MILLION TIVE HUNDRED THOUSAND AND NO/100 (\$1,500,000,000) Dollars	
PAYABLE IN L'ASTANT FUNDS ON	PLUS ACCRUED INTEREST
All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal;	
being made payable at such banking house or trust company from time to time, in writing appoint and in absence of such wood in said City.	and all of said principal and interest in Chicago, Illinois, as the holders of the note may, appointment, then at the office of Bank of Ravens-
NOW, THEREFORE, First Party to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sin of One Bollar in hand poid, the receipt whereof is hereby acknowledged, does by these presents, grant, remise, release, allow and convey unto the Trustee, its uccess ors and assigns, the following described Real Estate situate, lying and being in the COUNTY OF Cook AND STATE COUNTY OF COOK	
Lots 15, 16, 17 and 18 in Block 10 in Higgins Law and Company's Addition to Chicago of the East & of the North West & of Section 9, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Winois.	
014 5 1318 CD	
/Tax 1.D. #17-09-124-013-0000, Volume #500	86462590
COOK COUNTY, I FILED FOR RE	LLIND'S
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a a	7,00402.390
See Attached Riders which, with the property hereinafter described, is referred to herein as the "premises,"	O_{c}
TOORTHER with all improvements, tenements, essements, fixtures, and appurtenance during all such times as First Furty, its successors or assigns may be entitled therefor (we secondarily), and all apparatus, equipment or articles now or hereafter therefor of therefor (whether single units or centrally controlled), and ventilation, including (without realiciting coverings, inador bods, awaings, stored and water heaters. All of the foreigning dre declared and it is agreed that all similar apparatus, equipment or articles hereafter placed in the proposition of the real estate.	thereto belonging, and all rents, issue "un. profile thereof for so long and hick are inedged primarily and on a per ity write said real estate and nor used to supply heat, gas, stromditioning, versellight, power, refrigeration as the foregoing). Screens, whichow shades, etch doors and windows, floor to be a part of said real estate whether physically stracked thereto or nut.
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assign	ns, forever, for the purposes, and upon the uses and trusts herein set forth.
that if the indebtedness aforesaid shall be fully paid, and in case of the failure or rebuild any buildings or improvements now or hereafter on the premises which may been repair, without waste, and frow from mechanic's or other items or claims for lien not expressly may be secured by a lien or charge on the premises superior to the lien hereof, and upon request or in holders of the notes; (4) complete within a reasonable time any building or buildings in all troublements of the notes; (4) complete within a reasonable time any building or buildings in all troublements of the notes; (4) complete within a reasonable time any building or buildings in	ome damaged or destroyed: (2) keep said premises in good condition and subordinated to the lion hereof; (3) pay when die any linis bledness which steakibit saftsfactory evidence of the discharge of such prior lien to Trustee by or at any time in process of erection upon said premises; (5) comply with
repair, without waste, and from richance's Groiner liens or claims for Join not expressly may be secured by a lien or charge on the promises superior to the lien bread, and upon request to holders of the notes; (4) complete within a reasonable time any building or buildings in all requirements of flow or municipal ordinances with respect to the premises and the use the required by law or municipal ordinance; (7) pay before any penalty attaches all general tax charges, and other charges against the premises when due, and upon written request, to furnifull under protest, in the manner provided by statute, any tax or assessment which First Par here, the situated on said premises insured against loss or damage by fire, lightening or winds moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full 6 of the note, under insurance policies payable, in case of ions or damage, to Trustee for the be mortgage clause to be attached to each policy; and to deliverall policies, including additions	ies, and hay special taxes, special assessments, water charges, sewer service is to Trustee or to holders of the note duplicate receipts therefort (8) pay in ty may desire to contest; (9) keep all buildings and improvements now or lottly may desire to contest; (9) keep all buildings and improvements of the contest of th
	he indebted has secured hereby all in companies suitefactory to the holders and in the holders of the note; such rights to be evidenced by the standard is and renewal policies, to holders of the note; and in case of insurance about
D BANK OF RAVENSWOOD	POR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
L 1825 WEST LAWRENCE AVE.	430 West Erle
E R	Chicago: Illinois 1606100
Y INSTRUCTIONS OR	* * * * * * * * * * * * * * * * * * *

to expire, to deliver ensewal policies and less than ten days print to the respective date of appealon; then Trustee or the holders of the note may, but need not, make an interest on pitor encumbrances, if any, and purchase, discharge, compromise or settle any, tax lies as control of the printers of t

The Mortgagor hereby waivers any and all rights of redemption from sale under any order or decree of foreclosure of this Trust Deed on its own behalf and on behalf of each and every person, except decree or judgment credi ors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this Trust Deed.

THIS TRUST DEED is executed by the power and authority conferred upon and vested in it as such Trustee (and said the personally but as Trustee at a forestid in the exercise of the power and authority to execute this instrument), and it is expressly understood and agreed that nothing nor to or in said note contained shall be construed as creating any liability on said first Party or on said the personality to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereinafier, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right or security hereunder, and that so far as the First Party and its successors and said the personality are cone in ed, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the remission that the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said note privided or by action to enforce the payment thereof, by the enforcement, if any, and personally but as Trustee as aforesaid, has caused the expressits to be signed by its Vice President and its corporate seal to be hereunto affixed and attested by its Assistant Trust Officer this day, and personal accordance within the payment and its corporate seal to be hereunto affixed and attested by its Assistant Trust Officer this day, and personal accordance within the payment and its corporate seal to be hereunto affixed and attested by its Assistant Trust Officer this day, and personal accordance within the payment and the

LaSalle National As Trustee as aforesaid and not personally, OCE-PRESIDENT Bv... Lect BERTHER SHEWAYTHER OFFICER a Notary funde ill and or said county, in the state aforesaid, DO HEREBY CERTIFY, that Rifa Slimm Welter Appl Vice-President of &

STATE OF ILLINOIS COUNTY OF COOK

Assistant Trust Officer of said Bank, who are personally known to me to be hearne persons whose names are subscribed to the foregoing as such the Virial President and Assistant Trust Officer, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instruent as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth; and the said Assistant Trust Officer then and there are knowledged that raid Assistant Trust Officer, as custodian of the corporate seal of said Bank, did affix the soil of suid Bank to said instrument as said Assistant Trust Officer's own free and voluntary ret and as the free end voluntary act of said Bank, as Trustee he aforesaid for the usef and purposes therein set forth.

and

Given under my hand and Noterial Sent this

**LaSaile: National Bank, 1112

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE BECURED BY THIS TRUST DEED SHOULD BE IDENTI-PIED BY THE TRUSTER NAMED HEREIN BRFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified 0.1888herewith under Identification No.

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- As further security for the Indebtedness Hereby Secured, the First Party and certain other parties, have concurrently herewith, executed and delivered, or may hereafter execute and deliver, to the Trustee or to the Lender Assignments of Leases and Rents and Security Agreements (herein collectively called the "Assignment") on the Premises and on other property. The Notes, the Assignment and this Trust Deed are executed pursuant to the certain Construction Loan Agreement bearing even date herewith by and between the Makers as Borrowers thereunder and Lender thereunder. All of the terms and conditions of the Assignments are hereby incorporated herein by reference as fully and with the same effect as if set forth herein at length. The First Party agrees that it will duly perform and observe or cause to be performed and observed by it under the Assignment and the Construction Loan Agreement. Nothing herein contained shall be deemed to obligate the Trustania perform or discharge any obligation, duty or liability of First Party under the Assignment of the Construction Loan Agreement and the First Party shall and does hereby indemnify and hold the Trustee harmless from any and all liability, loss or damage which the Trustee may or might incur by reason of the Assignments; and any and all such liability loss or damage incurred by the Trustee, together with the costs and expenses, including reasonable attorney's fees) incurred by the Trustee in the defense of any claims or demand therefore (whether successful or not), shall be so much additional indebtedness Hereby Secured, and the First Party shall relimburse the Trustee therefore on demand, together with interest at the Default Rate from the date of demand to the date of payment.
- This Trust Deed constitutes a Security Agreement under the Uniform Commercial Code of the State of Illinois with respect to any part of the Premises which may or might now or hereafter be or be deemed to be personal property, fixtures or property other than real estate owned by the First Party or any beneficiary thereof; all of the terms, provisions, conditions and agreements contained in this Trust Deed partoin and apply to the Collateral as fully and to the same extent as to any other property comprising the Premises.
- 3) This First Party will insure or cause to be insured and keep or cause to be kept insured all of the buildings and improvements now or hereafter construction or erected upon the Premises and each and every part and parcel thereof, against such peris and hazards as the Trustee may from time to time require, and in any event including:
 - a) Insurance against loss by fire, risks covered by the so-called excended coverage endorsement, and other risks as the Trustee may reasonably require, containing a replacement cost endorsement, in an amount equal to the greater of (i) the full Insurable value of the Premises, (ii) the Indebtedness Hereby Secured, or (iii) the amount necessary to prevent Trustee from becoming a co-insurer under the terms of such policies.
 - b) Public liability insurance against bodily injury and property damage with such limits as the Trustee may require;
 - c) Steam boiler, machinery, flood and other insurance of the types and in amounts as the Trustee may require but in any event not less than customarily carried by persons owning or operating like properties.

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- 4) It shall be an Event of Default hereunder if, without the prior written consent of the Trustee any one or more of the following shall occur:
 - a) If the First Party shall create, effect or consent to or shall suffer or permit any conveyance, sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance of alienation of the Premises or any part thereof or interest therein, excepting only sales or other dispositions of Collateral (herein called "Obsolete Collateral") no longer useful in connection with the operation of the Premises, provided that prior to the sale or other disposition thereof, such Obsolete Collateral has been replaced by Collateral, subject to the First and prior lien hereof, of at least equal value and utility;
 - b) If the First Party is a Trustee, then, if any beneficiary of the First Party shall create, effect or consent to, or shall suffer or permit any sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance or allenation of all or any portion of such beneficiary's beneficial interest in the First Party:
 - c) If the First Party is a parmership or joint venture, or if any beneficiary of a trustee mortgagor is a partnership of joint venture, then If any General Partner or joint venture in such parmership or joint venture shall create, effect or consent to or shall suffer or parmit any sale, assignment, transfer, lien, pledge, mortgage, security interest or other encumbrance or alienation of all or any part of the partnership interest or joint venture interest, as the case may be, of such partner or joint venturer.

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