TRUST DEED

(Trust Deed Form T-3) REV 6-81

88520960

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made November 3, 19 86, between ALBANY BANK AND TRUST COMPANY N.A., an association organized under the laws of the United States of America, 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 November 3, 1986 and known as trust number 11-4391, 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 Principal Sum of Four Hundred Twenty Five Thousand	and 00/100			
made payable to BEARER				
and delivered, in and by which said Note the First Party promises to said Trust Agreement and hereinafter specifically described, the said disbursement	principal sum and interest from date of cipal remaining from time to time unpaid at the rate of			
10.25%* per cent pro annum in instalments as follows: Three	Thousand Nine Hundred Thirty Seven and			
13/100				
Dollars on the 1st dry of December 1986	and Three Thousand Nine Hundred Thirty			
of principal and interest, if not scorer paid, shall be due on the payments on account of the indebted reas evidenced by said note balance and the remainder to principal; provided that the principal interest after maturity at the biddent law video 2 per annum, and all	to be first applied to interest on the unpaid principal defined instalment unless paid when due shall bear			
writing appoint, and in absence of such appoin mert, then at the of	ffice of Albany Bank and Trust Company N.A.			
This loan is payable in full at the end of 10 years, payment you must repay the entire principal basaice of the los Note is under no obligation to refinance the loan of that time, out of other assets you may own, or you will have to find a lend ket rates, which may be considerably higher than the interest rat A late charge in the amount of 5 % of this monthly payment more than 15 days after the due date.	At maturity or if The Holder of the Note demands an and unpaid interest then due. The Holder of the You will therefore be required to make payment ler willing to lend you the money at prevailing mare on this loan, ent due hereunder will be assessed for any payment			
NOW, THEREFORE, First Party to secure the payment of the said principals in a limitations of this trust deed, and also in consideration of the sum of One Dollar in hand it grant, remise, release, alien and convey unto the Trustee, its successors and assigns, the following the control of the sum of the sum of the said principals in the said principal in the said principals in the said principal in the said princip	vor ar dearenhed Heat Pallate billinte. Ivide 800 Deine 18 He C.V.O.O. F. C.V. 1			
Cook AND STATE OF ILLINOIS, to wit:	n in Section 18. Township 41 North			
The South 49 feet of Lot 10 in Block 25 in Evanston Range 14, East of the Third Principal Meridian, in Opermanent Index Number - 11-18-409-002	n, 11 Section 18, Township 41 North, \$11.60 Cook county, 1557110 ECORDING \$11.05/84 15:17 00+ #0208 # C ※一日ムー5209404			
Commonly known as - 1519 Hinman, Evanston, Illinois	s 60201 COOK COUNTY RECORDER			
*Beginning November 1, 1991 interest shall be adjust	sted to Alban'. Prime + 2.25% rate, fixed			
for the remaining term. An adjustment of the Prince become effective December 1, 1991.	cipal and Interest payment due shall			
Prepayment of up to 20% of the original loan amount with no penalty. Prepayments in excess of that amount subject to a premium of 1%.	t during any calendar shall be allowed ount during the first pure years are			
which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenance during all such times as First Party, its ancessours or assums may be entitled thereto (whisecondarily), and all apparatus, equipment or articles now or hereafter therein or thereon or (whether single units or centrally controlled), and ventilation, including swithout restrictin coverings, insidor beds, awainings, stoves and water heaters. All of the foregoing are declared; and it is agreed that all similar apparatus, equipment or articles hereafter placed in the promiting part of the real section.	and to supply heat, gas, air conditioning, water, light, power, refrigeration g the foregoing), acceens, window shades, storm doors and windows, floor to be a part of and real states whether physically attached thereto or not, premiums by First Party or its successors or assigns shall be considered as			
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assign a successor and assign to the STERMER UNDERSINOD AND AGREED THAT. 1. Until the indebtedness aforeseed shall be fully paid, and in case of the failure of rebuild any buildings or improvements now or hereafter on the premises which may become a without waste, and free from mechanics or other lens or claims for her not expressly subordiscursed by a lieu or charge on the premises superior to the lieu hereof, and upon respect exhibiting or of the interest, and upon respect exhibiting and the configuration of law or municipal ordinances with respect to the premises and the use there required by law or municipal ordinances with respect to the premises and the use there charges, and other charges against the premises when the law and up remains and the use there there is no superior of the premises and the charges against the premises when the law and up remains a sufficient success to the premises induced by the control of the premises induced to be attached to said premises induced to respect to the same or to pay in full to of the note, under instance policies psychle, in case of loss or damage to Trustee for the be mortgage clause to be attached to each policy; and to deliver all policies, including additions	First Party, its successors or assigns to: (1) promptly repair, restore or damaged or destroyed; (2) keep said permises in good condition and repair, instead to the lien hereoft. (3) pay when due any indebtedness which may be list astuafactory evidence of the discharge of such prior lien to Trustee or to at any time in process of erection upon and premises. (b) comply with all of, (6) refrain from making making making processes, the supply with all of, (6) refrain from making making making making the supply of the			
D 3400 W. Lawrence Ave. Chicago Illinois 60625	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE			
L	DESCRIBED PROPERTY HERE			
V CITY				
E	Evanston, Illinois 60201			
R OR Box 35	Prepared By: Gary A. Wordester, Vice Fresldent Albany, 6368 & Trust Co., N.A.			

RECORDER'S OFFICE BOX NUMBER

INSTRUCTIONS

Prepared By: Gary A. Wordester, Vice Fresldent Aleany Bank & Trust Co., N.A. 3400 W. Lawrence Avenue Chicago, H.L. 50538

UNOFFICIAL COPY

as spire, to deliver renormal policies not less than ten days prior to the respective date of expiration; then Trustae or the holders of the sects casy, but need not, make full or partial payments or parterns any act hereinbefore set forth in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal er not payment or prior encumbrance, if any, and perchase, discharge, comprome or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax as also are occasionated and all expenses paid for any of the purposes herein sutherised and all expenses paid for any of the purposes herein sutherised and all expenses paid for a connection therewith, including attorneys fees, and any other moneys advanced by Trustae or the holders of the note to protect the mercapage presents and the lien hereof, plus reseanable compensation to Trustae for each matter concerning which action herein nuthorized may be taken, shall be so much additional indebtedmen secured hereby and shall become immediately due and payable without notice and with interest thereon at the highest inswful rate per summs. Jasetien of Trustae or the holders of the note shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do et according to any biff, assessment, sale, forfeture, tax lies 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 and indebtedness accorded by this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payments of any intelligence of the note of the paragraph one hereof and such default shall continue for three days, and option to be exercised at any time after the expiration of said three day period.

4. When the indebtedness hereby secured sh

by reason of this trust dead or any indebtedness hereby secured; or (c) preparations for the consensement of any suit for the foreclessure hereby actured; or (c) preparations for the consensement of any suit for the foreclessure hereby actured; or (c) preparations for the defense of any threstened suit or preceding which resign after created of the following order of priority; First, on account of all the consensements of the consensement of the following order of priority; First, on account of all tools and applied in the following order of priority; First, on account of all tools and applied in the following order of priority; First, on account of all tools are consensed incident to the foredown additional to that a videnced by the note, with interest thereon herein provided; third, all principal and linkes thereon on the note; fourth, any overplue to First Party, is legal representatives or assign, as their rights may appear.

6. Upon, or at any time after the sling of a bill to foreclose this trust deed, the court in the provided of the previous of a significant of the previous of

necessary and need not be filed.

15. Mortageore agree that until asid Note and any extension or renewal thereof at d also ony and all other indebtedness of Mortageors to the holders of the Note, heretofore as hereafter incurred, and without regard to the nature thereof, shall have been paid in full, Mortageors will not, without the prior written consent of the holders of the Note (increaste or permit any lien or other encumbrance (other than presently existing, ens and liens securing! as I syment of I cans and advances made to them by the holders of the Note to saist on said real exists. or (ii) transfer, sell, convey or in any manner dispose of said real exists.

said real estate, or (ii) transfer, sell, convey or in any manner dispose of said real estate.

16. The real estate described herein shall set ure the obligations and shall also secure any of ser liabilities, direct or indirect, absolute or contingent, due or to become due, need existing or hereafter arising, of foreigagor to Mortgager or its successors and assigns; provided, I over er, that in no event shall this Trust Deed secure indebtedness of the Mortgagor.

to the Mortgagee in an amount exceeding # 2,000,000,00

17. The hieringspore hereby waive any and all rights of redemption from sale under any order or decree c. to all yours purposant to rights herein granted on behalf of the Microsophers, the set Eviste, and all persons breakfieldly interested therein and each and overy person acquiring any interest. in or titls to, the premises described herein subsequent to the date of this rings, and on behalf of all other persons to the extent permitted by the provisions of Chapter 77, Section 18-B of or "Almos Statutes."

The undersigned will not transfer, assign or in any way hypothecate or attempt to transfer, assign or hypothecate his (its) right, title or interest in and to the premises described herein without first obtaining the writter consent of the holder

of the Note secured by this Trust Deed Company N.A., not personally but ar roust a saferenaid in the exercise of the power and submitty conferred upon and vested in it as such Truste and said. Albumy Bank and Trust Company N.A., hereby werrants that it possesses full power and submitty to execute this instrument), and it is expressly understood and agreed that nothing as sin or in said safe contained shall be construed as creating any liability on said First Party or on said Albumy Bank and Trust Company N.A., as smally up pay the said made or said liability, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right or security here and the series contained, all successors and said Albumy Bank and Trust Company N.A. po security here is the said that so that a the first Party and its successors and said Albumy Bank and Trust Company N.A. personally are concerned the lags here is not selected to the owner or owners of any indebtedness accruing hereunder of the personally are concerned the lags here in the series and the series and the content of the lien hereby created; in the manner herein and in said note provided or by action to enforce the personal liability of the payment developed to the lien hereby created; in the manner herein and in said note provided or by action to enforce the personal liability of the payment developed to the lien benefits and the said and trust Company N.A., not personally but as Trustee as aforement of the lien benefits and the said and trust Company N.A. personally but as Trustee as a saferenaid, her server these presents as a said and the provided or by action to enforce the personal liability of the payment developed the said and trust Company N.A., not personally but as Trustee as a saferenaid, and trust company N.A., not personally but as Trustee as a saferenaid and the saferenaid and trust company N.A., not personally but as Trustee as a saferenaid and the saferenaid and trust company N.A., not personally but as Trustee as a saferenaid a

ALBANY BANK AND TRUST COMPANY N.A. As Trustee as aforesaid and to personally, VICE DESCRIPTION OF THE OFFICER

STATE OF ILLINOIS \$ 88. COUNTY OF COOK

I. the undersigned, a Notary Public is and for said County in the State aforesaid, DO HEREBY CERTIFY that the above assets and state of the State aforesaid, DO HEREBY CERTIFY that the above assets and state of the State of the

Given under my hand and Notarial Seel this	4th day	November	<u>,, 86</u>
Julie_	Man	ary Public	
may.28	7.19.90 ···	ary ruck	

IMPORTANT

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

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The leads ment	Note mentioned in the	within Trust Doed &	as lifes libration
CHICAGO	NEW ANTRUST	21519	2 1
200		TRU	STEE
(47)	1 men	D.	\sim
A	SST. SECRETARY	7-3	- Contract