TRUST DEED

86614313

THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, Made December 19 1986 Illinois, an Illinois 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. March 13, 1986 and known as trust number 9653 , herein referred to as "First Party," and Parkway Bank and Trust Company herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date here-Two Hundred Eighty Eight Thousand and No/100ths - - - - with in the Principal Sum of made payable to the order of 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 and interest from date of disbu sement on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments as follows: Two Thousand Eight Hundred Twenty 11% Two & 72/100ths - - - - - - - (\$2,822.72) 19 87 and Two Thousand Eight Hundred Twenty day of January Dollars on the 30th Two & 72/100ths

Cay of eachand every month thereafter until said note is fully paid except that the final payment of principal and increst, if not sooner paid, shall be due on the 30th day of December 1991 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; provided that the principal of each instalment unless paid when due shall bear interest at the rate of 14 per cent-per annum, and all of said principal and interest being made payable at such banking house or trust company, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of First State Bank of Chicago

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 sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the Truste's, its successors and assigns, the following described Real Listate squate, lying and Cook being in the COUNTY OF AND STATE OF BLUNOIS, to wit

Lots 15 and 16 in Block 1 in Rossell's Connie Brae Addition to River Forest, being a Subdivision of the North half of the East half of the North East quarter of Section 1, Township 39 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

1531-35 Bonnie Brae, River Forest, Illinois Permanent index No. 15-01-205-015-0000 & 016-6500 15-01-205-016

\$11 | 90 DEPT-01 RECORDING T#1111 TRAN 1854 12/23/86 11:11.00 #4242 # C ***-86-61431?** COOK COUNTY RECORDER

THIS O SURGINGING PREPARED BY B. H. SCHREIBER AROUST REAL HARLEM AVENUE HARWOOL PROHITS, IL 60655

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, tow sind profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily aid on a parity with said real estate and not secondarily), and all apparatus, equipment, or articles now or hereafter therein or thereon used to supply heal, gas, air conditioning, waiter, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached 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 as constituting part of the real estate.

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.

It is FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforeward shall be fully paid, and in case of the failure of First Party, its successors or assigns 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 premises; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit in good condition and repair, without waste, and free from mechanic's or other heros or claims for her not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and u

D	NAME First State Bank of Chicago
Ē	4646 N. Cumberland Ave. STREET Chgo, II. 60656
V E	CITY
R Y	INSTRUCTIONS

1531-35 Bonnie Brae River Forest, 11.

in attented hereto and

The undersigned mortgager coverants and The undersigned mortgater coverants are agreed to pay to the nortgages or bearer hereof, on each principal and interest installment payment date, until the indebtedness secured by the mortgage is fully paid, an addtional sum equal to one-twelfth (1/12th)of the annual taxes and assessments levied against the mortgaged premises and one-twelfth (1/12th) of the annual premium for insurance carried in connection with said premises; all as estimated by the mortgagee or bearer, the mortgagor, concurrently with the dis-burgement of the loan, will also deposit with mortgagee or bearer an amount based upon the taxes and assessments an ascertainable or so estimated by the mortgagee, for taxes and assessments on said premises, on an accrued basis, for the period from January 1, succeeding the year for which all taxes and assessments have been paid to and including the date of the first deposit in this paragraph hereinabove mentioned. Such tax and insurance deposits are to be held without any allowance of interest and are to be used for the payment of taxes and assessments and renewal of such insurance policies, on said premises next due and payable when they become due. If the funds so paid and deposited are insufficient to pay for such purposes, the mortgagor shall within ten (10) days after receipt of demand therefore pay and deposit such additional funds as may be necessary to pay such taxes, assessments and insurance premiums in full. It shall not be obligatory upon the mortgagee or bearer to inquire into the validity or accuracy of any of said items before making payment of the same and nothing herein contained shall be construed as requiring the mortgagee or bearer to advance other moneys for said purposes, nor shall the ovarer incur any personal liability for anything it may do or omit to do hereunder.

The undersigned receive the right to prepay this note in whole or in part any time, but the mortgages of require payment of not more than six (6) menths advance interest on that part of the register amount of all prepayments on the note in one year, which exceeds twenty per cont (20%) of the original principal amount of the loan.

It is expressly agreed an! understood by and between the parties hereto that in the event of the sale of the property, execution of Articles of Agreement, transfer of title or change in the beneficial ownership to the aforementioned described real estate, without the prior written approval from the holder of the note secured by this instrument, then at the option of the holder of the note, the entire unpaid balance due on or under this instrument, together with accrued interest thereon, shall immediately become due and payable in full without notice to anyone.

At the maturity, you must repay the entire principal balance of the loan and unpaid interest then due. This loan matures and is payable in full at the end of $\frac{5}{2}$ years, unless extended for an additional $\frac{5}{2}$ years with payments based on the original amortization period. Provided however the bank may elect to lower or increase the interest or offer the same rate. If the rate is to be increased, it may be adjusted only to a level that is $\frac{3}{2}$ % higher than the effective or yield rate then applicable to $\frac{3}{2}$ %. Government Bonds maturing in approximately $\frac{5}{2}$ years from such extension date. Provided however in no event shall the interest rate be increased by more than $\frac{3}{2}$ %. The bank is under no obligation to refinance the loan at ultimate maturity. A renegotion fee of 1/2 of 1% of the current loan balance will be due and payable to the Bank in the event the mortgagors elect to extend the loan beyond its original maturity.

In the event the mortgagor fails to make a payment of any installment of principal and interest as agreed, and such default continues for 11 days, the nolder reserves the right in such event to assess a charge of 5% of the principal and interest amount of such delinquency payment as a "LATE CHARGE" the foregoing right being in addition to all ogher reights and remedies granted to the holder hereof.

This rider attached to Trust Deed dated 12/19/86 between Oak Park Trust & Savings Bank as Trustee under Trust No. 9653 dated 3/13/86 and Parkway Bank and Trust Company expressly is made a part hereof.

In the event of the commencment of Judicial proceeds to foreclose this mortgage, Mortgagor does hereby expressly waive any and all rights of redemption from sale under any order or decree of foreclosure of this mortgage on behalf of Mortgagor and each and every person it may legally bind acquiring any interest in or title to the premises after the date of the execution of this mortgage; and Mortgagor, for itself its successors and assigns, and for all it may legally bind, agrees that when sale is had under any decree of foreclosure of this mortgage, upon confirmation of such sale, the master in ahancery or other officer making such sale, or his successor in office, shall be and is authorized immediately to execute and deliver to the purchaser at such sale, a deed conveying the premises, showing the amount paid therefor, and if purchased by a person in whose favor the order or decree is entered, the amount of his bid therefor.

MOCANAL3

e cost of replacing or tenganing the same or to pay in 1916 the of parties statistics and premise as are also at less of damage. In facilitation, which are points for payment by the insurance companies of moneys sufficient either to pay the cast of replacing or repairing the same at to pay in 100 the indebtedness secured hereby, all in companies satisfactory to the holders of the note under insurance policies payable, in case of loss or damage, to Trustee for the hereby, all in compositions to be evidenced by the standard morticage clause to be attached to each policy; and to deliver all policies, including additional and representations, then I trustee or the holders of the note about to expire, to deliver remestal policies not less than ten days prior to the respective dates of expiration, then I trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore set but his many form and manner deemed expecting, and may, but need not, make tall or partial payments of principal or interest on prior encumbrances, it any, and purchase, discharge, comprounse or settle any tax hen or other prior hen or title or cannot thereof, or redeem from any lax sale or interimental partial gain prior or contest iny, tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including afformers? Less, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each marker connection which action review in the remarkers of the rote of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each marker connections thought at time from the partial payment of the rote of the protect the mortgaged premises and their hereof and make the compensation to Trustee for each marker connections are writtened and the interior at the rate of seven per cent per animin. Inaction of Trustee or holders of the mote shall never be considered a inst toon of Trustee or holders of the mote 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 Indiders of the mote herebs secured making any payment herebs 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 lie not title oclaim thereot.

3. At the option of the holders of the note and without notice to Unit Party, its successors or assigns, all unpaid indebtedness secured by this trust deed that, notwithstanding any titing 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 1sts Party or its successors or assigns to do any of the thinks specifically set forth in paragraph one hereot and such default shall continue for three days, sold option to be exercised at any time after the expiration of said three day period.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to Directose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or mourted by our on behall of Trustee or holders of the note for attorners' lees, trustee's lees, any raiser's lees, outlass for documentary and expert evidence, stemographers' charees, publication costs and costs (which may be estimated as to items to evidence to hidders at any, sale which may be ladd pursuant to such decree to the reasonably necessary either in procuring all such abstracts of title, title sea these and examinations, guarantee policies, laterity certificates, and expenses of the nature third, all principal and int rest remaining anguld on the note. Jourth, any overplus to this teats its representative comparison of the filling of a foll to foreclose this trust deed, the court in which such bill is their may appoint a receiver of said premises, such appointment may be not 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 retirems, and without regard to the their solvency or insolvency at the time of application for such receiver, of the person of retirems, and without regard to the their solvency dusting the same shall be prompted as a homestead or not and the Trustee hereinder may be appointed as such receiver. Such freelyest shall be prompted to collect the rent; iss est and profits of said premises during the pendency of such breecourts such and as case of a sale and a decreate, during the hall statutors perior of redemption, whether there be redemption or not as well as during any further times when I rist Parts, its successive or assign, except for the native ristin of such receiver, would be entitled to collect such tents, issues and profits, and all other powers which may be necessary or are usual in such easy for the protection, possession control, management and operation of the premises during the whole of said period. The court from time to time may authorize the receiver to apply the net mome in bis hinds in par ment in whole or in part of: (1) the indebt lief hereof or or such decree, provided such apply a fix made prior to foreclosure safe 12) the delicities of a sale and delicities.

7. It used or the holders of the note shall is, as the right to mose of the momes of a sale and delicities.

7. It used or the holders of the note shall is, as the right to mose of the promises not shall. Tursiee he obligated to record this trust. 7. Trustee has no daty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed at to exercise any power herein given unless a pressh obligated by the terms hereof, nor be hable for any acts or omissions beteunder, except in case of its own errors neighbories or misconduct of the two che agents or emphoyees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release this trust deed and the lien thereo' by proper instrument upon presentation of satisfactory evidence that all indehtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Love other interrepresentation Trustee may accept as true without inquiry. Where—wheave is requested of a successor trustee, such successor trustee may accept as true without inquiry. Where—wheave is requested of a successor trustee, such successor trustee hereinder on which continue substitute with the description herein contained of the note and which purports to be executed in the description herein contained of the note and which purports to be executed on behalf of 188 Party, and where the release is requested of the original trustee and it has never executed a certificate or any instrument identifying same as the note described are note the release is requested of the original trustee and it has never executed a certificate or any instrument defentiving same as the note described herein, it may accept as the genome note herein described as note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed on behalf of First Party.

10. Historian are responsible to a substance with the description herein contained of the original response to provide a substance with the description and the provide an Oak Park Trust & Savings Bank

THIS IRUST DIFD is executed by Exhibit Management of the second of the power and authority conterred upon and vested in it as such Irustee (and and by Management of the such and authority conterred upon and vested in it as such Irustee (and and by Management of the such and the construed as creating to wer and authority to execute this instrument), and it expressly understood and agreed that nothing herem of it and anote contained shall be construed as creating in labelity on the said First Party or on said with the King of the said First Party or on said with the King of the said First Party or on said with the King of the said First Party or on said with the King of the said First Party or on said with the King of the said first Party or on said with the King of the said first Party or on said with the King of the said first Party or on said with the party of the said first party or on said with the party of the said first party or on said with the party of the said first party or on said with the party of the said first party or on said with the party of the party of the party of the party of the said first and the solution of the said first party of the said first party of the VICE-PRESIDENT-TRUST OFFICER Alles Attrice the undersigned Assistant Secretary STATE OF ILLINOIS \$5. a Notary Public in and for said County, in the State aforesaid, Do Hereby Certify, that COUNTY OF COOK "OFFICIAL SEAL" Margaret O'Donnell

Notary Public, State of Illinois My Commission Expires 4/30/89 set forth

GIVEN under my hand and Notarial Seal this, Docember

A.D. 19 ... Notary Public

FOR THE PROTECTION OF BOTH THE BURROWER AND LEND FIR, THE NOTE SECURED BY THIS TRUST DEED SHOOLD BE DENTIED DOBY OF TRUSTEE NAMED BORDS AFFORD ON trous menter all propertions

The Instalment Note mentioned in the within Trust Deed has been identified

"FARKWAY" BANK" AND" TRUST COMPANY Homella.

Form Be-130 Bankforms, Inc.

UNOFFICIAL COPY

Property of County Clerk's Office

86614313

CITY

. V E R Y

かけいてのかとし

INSTRUCTIONS

50x 15