Form 84-323 Banktorms, Inc.

TRUST DEPOPER OFFICIAL COPY

INSTALLMENT VARIABLE RATE FIXED PAYMENT

JAH-13-83 55061 0 86113144 0 A -- For

THE ABOVE SPACE FOR RECORDERS USES 15144

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THIS INDENTURE, MADE

December 14,

1985

, between

Truman Esmond Jr., and Lynn B. Esmond, his wife

berein referred to as "Mortgagors," and

THE FIRST NATIONAL BANK and TRUST COMPANY OF BARRINGTON.

A National Banking Association doing business in Barrington, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to The First National Bank and Trust Company of Barrington (herein referred to as Lender) under the Note hereinafter described, said Lender or the legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Eighty Thousand and no/100------Dollars. evidenced by one certain Note of the Mortgagors of even date herewith, made payable to The First National Bank and Trust Company of 83 installments of \$ 1,500.00 each including interest beginning on 01-14-86 and on the same dry of each successive month thereafter and a final installment of the balance of unpaid principal and interest due on _12=17.592 ______ Interest on said note shall accrue at the rate of __2_00__% per annum in excess of the Lender's Prime Interest Rate from the to time in effect. All installment payments received on said note shall be applied first to the payment of interest accrued to the date the its (all rest) is paid and any amount remaining from an installment after application to interest shall be applied in reduction of unpaid principal. Interest or said note will be computed based upon a 365-day year for the actual number of days elapsed from date of disbursement until paid in in."

All of said principal and interest oring made payable at such banking house or trust company in Barrington, Illinois, as the holders of the note, may from time to time, in writing topy of, and in absence of such appointment, then at the office of The First National Bank and in said City. Trust Company of Barrington

NOW. THEREFORE, the Mortgagors 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 the performance of the covenants and a green new to be performed, and also in consideration of the sum of One Bollar in hand goal, the receipt whereof is becreby acknowledged, Job., these, resents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Roal Estate and all of their estate, right, title and interest therein, sate ale.

lying and being in the to wit:

COUNTY OF

Cook

AND STATE OF ILLINOIS.

Parcel 1: The West half of the Sour 30 feet of the North 676.50 feet of the West half of the Northwest quarter of Section 16, Township 42 North, Range 9 East of the Third Principal Meridian. alsoParcel 2: Easement for the beactiful Range 9. Principal Meridian, also Parcel 2: Easement for the benefit of Parcel 1 for ingress and egress created by the agreement between Louis A. Achibb and Louisa L. McNabb, his wife, and Kimberly Corporation, a corporation of Illinois and others dated November 19, 1956 and recorded December 3, 1956 as Document No. 1677(10)1 over the South 9 feet of the North 355.5 feet of the East half of the West half of the Northwest quarter of Section 16 aforesaid, also over the South 9 feet of the North 346.5 feet of the East 750 feet of the West half of the Northwest quarter of Section 16 aforesaid, and also over that part of theWest half of the North 346.5 feet of the West half of the West half of the Northwest quarter of Section 16 aforesaid falling with a circle having a radius of 50 feet, the center point of which is 750 feet West of the East line and 346.5 feet South of the North line of the West half of the Northwest quarter of Section 16 aforesaid 11 in Cook County, Illinois. Permanent Real Estate Index# 01-16-100-010.

THIS INSTRUMENT WAS PREPARED BY

DAMES LIFERS THE FIRST AND A RESIDENCE AND FT CONTROL OF MANAGEON 101 JOHN STARET THEORY OF EARRINGTON, ILLINOIS 60010

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during at such time as Mortgagors may be entitled thereto twhich are pledged primarily and on a parity with said real estate and not secondarily), and all apparatus, equipment or article now or hereafter therein or thereon used to supply hear, gas, air conditioning, water, light, power, refrigeration twhether single units or centrally controlled, and ventilations are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, component or articles hereafter placed in the premises by the mortgagors or their successors are asigns 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, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinow, which said rights and benefits the Mortgagors do hereby expressly release and

IT IS FURTHER UNDERSTOOD AND AGREED THAT

- 1. Mortgagors shall (1) promptly repair, restore or rebuild any building sor improvements now or hereafter on the promoses a note may become damaged or be destroyed, keep said promises in good condition and repair. Without waste, and free from mechanics or other new or claims for new new testers by substituted the hor hereof, (3) pay we did us any indictioness which may be secured by a heri or clarify on the promises superior lies to Trustee or to holders of the note of the one of the other within a reasonable time any halding or buildings now or at any time in process of creation upon said premises already with all requirements of law or municipal ordinances with respect to the premises and the use thereof, of make no material alterations in said premises except as required by law municipal ordinance.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments water charges, secharges against the premises when due and shall upon written request, furnish to Trustee or to holders of the note dapheate receipts therefor Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, britting or windstorm under pictures providing for payment in the measurement so were to pay the rest of reply say or repartive the ready in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of insurance in Trustee for the holders of the note, under insurance policies payable, in case of insurance in Trustee for the holders of the note, such rights to be evidenced by the standard marriage clause to be attached to each policy, and shall deliver all policies, in the trustee for the holders of the note in discussion of the note of insurance about to expire, shall deliver enems all policies in the day. In or to the respective dates of expiration.

 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or performany act hereinhelders equired of Mortgagors in any formand manner decimed expedient, and may, but need not, make full or partial payments of principal or interest on prior eminimances, if any, and purchase, discharge, compromise or settle any tax tienns other great inens till energy hereafted in connection thereafted in connections of the note to prior etc. In the order of the mortgagors and the result of the indicates of the mortgagor premises and the field hereafted in connection thereafted in connection to the and the prior which action herein authorized any between the indicated of the more small the field hereafted to compensation to Trustee for each matter connection thereafted which action herein authorized may be taken, shall be somethed additional indebtories at the rate on the nate trace on holders of the more shall rever the considered as a wayer of any right accuracy to their on a count o

11.00 E

5. The Trustee or the holders of th is, may do so according to any bill, statement or validity of any tax, assessment, sale, forfeiture, stimate procured from the appropriate ax lien or title or claim thereof.

- 6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereaf. At the option of the halders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding 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) when default shall occur and continue for three days in the performance of any other secreted shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the log 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 beliaf of Trustee's feet of the note for stiturneys's feet, outlays for documentary and expenses which may be paid or incurred by or on beliaf of Trustee's feet in stiturneys's feet, appraiser's feet, outlays for documentary and expenses which may be paid or incurred by or on beliaf of Trustee's feet, appraiser's feet, outlays for documentary and expenses which may be paid or procured to be expensed as a similar data and assurances with respect to (tite as Trustee or holders of the note may deem to be reasonably necessary either to proceed such suitor to evidence to biddors at any sale which may be had pursuant to such decree the true-condition of the tile for the value of the premises All expenditures and expenses of the nature in this paragraph mentioned shall become su much additional indebtedness severed bereby and immediately due and payable, with interest thereon at the rate on the nature in this paragraph mentioned shall become su much additional indebtedness hereby secured; or the preparations for the commencement of any suit for the foreclosure hereof after accusal of such right to foreclose whether or
- 8. 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 proceeding 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 unpaid on the note; fourth, any exerplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.
- Mortgagors, their heirs, legal representatives of assigns, as their rights may appear.

 9. Upon, or at any time after the filing of a bill-to forcelese 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 a after sale, without notice, without regard to the solvency or insolvency of Martgagors at the time of application for such receiver and without regard to the then value of the prehises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as 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 said and a deficiency, during the full statutory period of redemption, whether there be redemption or not as well as during any further times when Mortgagorn except for the intervention of such receiver would be outlied to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure saic; (2) the deficiency in case of a said and deficiency.
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the nute, act by secured.
 - 11. Trustee or the only or of the note shall have the right to inspect the premises at all reasonable times and across thereto shall be permitted for that purpose,
- 12. Trustee has no duty to famine the title, location, existence, or condition of the premises, nor shall Trustee be abligated to record this trust deed or to exercise any power herein given unless expressly objected by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligener or misconduct or that of the agents or employees of Trustee, and I may require indomnities satisfactory to it before exercising any power herein given.
- agents or employees of Trustee, and 1 may require indemnities satisfactory in it before excrusing any power herein given.

 13. Trustee shall release the release the release the release the release is required by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid and Trustee may see at earth deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to a successor trustee, such successor trustee is an executed has been presentable in the respectation of a successor trustee, such successor trustee is a successor trustee, such successor trustee is requested in a successor trustee, such successor trustee in the successor trustee, such successor trustee in the successor trustee in the successor trustee, such successor trustee in the successor trustee, such successor trustee in the successor trustee in the executed by the purports of the successor trustee in the successor trustee in the successor trustee in the successor trustee in the successor in the successor in trustee, and the successor in trustee, and trustee in the successor in trustee, and
- hereunder shall have the identical title, powers and at her to are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

 15. In order to provide for the payment of taxes, the understood promises to pay monthly in addition to the above payments, one-twelfth of the annual real estate taxes as estimated by the holder of said interiors in much manner as the holder may be escribe, so as to provide for the current year's tax obligation, the last day of each such year during the term of said obligation, and may obler charges that may accord against the property securing said indebtedness. If the amount estimated to be sufficient to pay said taxes, insurance, assessments, and other charges is not sufficient to make singled promises to pay the difference upon demand. It is agree at that such payments may at the ontion of the holder that the holder advances upon said obligation amons of the top as and terms as the same according obligation and obligation amons of the provided that the holder advances upon said obligation amons of the top as and terms as the same according obligation also be reversed in a borrower's tax and insurance account, the same and apply hereon. You do not not be undersigned with the holder to further secure said indebtedness and any officer of the holder is authorized to vehiclize the same and apply hereon. You do not not is authorized to pay said into sax charged or hilled, without further juquifyr.

 16. This Trust Deed and all provisions hereof, shall exceed to and be 1 whing comply horized to pay said into sax charged or hilled, without further juquifyr.

 16. This Trust Deed and all provisions hereof, shall exceed to and be 1 whing comply horized to pay said into sax charged or hilled, without further juquifyr, the following payment of the holder is shall include all such persons shall have exceed the note or this, Trust. I peed, and shall, if Morgasor is a fund trustee, see ficall, include vintout for the holder of th

notice is mailed within which to pay on Mortgagurs, invoke any remodic	celerate, Holder shall mail notice of acceleration the sums declared due. If Mortgagors fail to pay a permitted by law. sent A of Mortgagors thou hay and year f	such stans pror to	V., expiration of such period. Halder	than thirty titudays from the date the may, without further natice or demand
Truman Esmond	<u> </u>	(SEAL)	Lyth D. Esmon	(SEAL)
STATE OF ILLINOIS	fD	avid J. Fr	ick S	
County of McHenry	ss. a Notary Public in and for and re	T		A DEREBY CERTIFY THAT
	who are personally known to me strument, appeared before me this d said Instrument as their free and lease and waiver of the right of home GIVEN under my hand and Nota My commission expires 5-6-	ay in person and voluntary act. estead.	d acknowledged that they s	gned, sealed and delivered the
		herewith unde	The Note mentioned in the	nublic Tours Deed has been identified
	IS TRUST, DEED SHOULD BE IDEN. MED HEREIN BEFORE THE TRUST	The First las Trustee, by	Varional Phylodeni Triber C	Addrington, 111.
STREET 201 Barr	First National Bank and t Company of Barrington S. Grove Avenue Ington, Illinois 60010		FOR RECORDERS INSURT STREET / DESCRIBED PROF	
V CITY		ļ	Barrington, Il	linois 50010

OR

RECORDER'S OFFICE BOX NUMBER

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INSTRUCTIONS