THAT, WHEREAS First Party has concurrently herewith executed an installment note bearing even date herewith in the Principal Sum of Twenty Thousand and no/100-----

(\$20,000.00) made payable to BEARER

which said Note the First Party promises to pay out that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest from said date on the balance of principal remaining from time to time unpaid at the rate of

10% per cent per annum in installments as foliows:

PRINCIPAL AND INTEREST TO BE PAID AT MATURITY and and day of

Dollars on the

thereafter until said note is fully paid except that the day of each Dollars on the final payment of principal and interest, if not sooner paid, shall be due on the 19th day of March 19 87. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal busines and the remainder to principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of 20 pero at per annum, and all of said principal and interest being made payable at such banking house or trust company in Ekrosused Radio 2015, 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 history Burk 2005 Device Warne whole Richer Payments made to Thomas L. Lockhart, Hinsdale, I'llirois.

NOW THERESTORS, First Parts to accure the payment of a set a principal man of money and said interest on accordance with the terms, provinous and limitations of the trust deed, and also on consideration of the mon of the Dollar on hand pand, the receipt where of a hereby acknowledged, does by these presents grand, remine, referre, after and comey man the Trustee, its successors and assigns, the following described Real Estate situate, lying and

bring in the COUNTY OF Cook AND STATE OF ILLINOIS, to win:

Lot 25 in E.A. Cummings and Company's Haddon Avenue Addition to Austin being a subdivision of the West 1290.2 feet of the North 1/2 of the South 1/2 of the North 1/2 of the West 1/2 of the South West 1/4 of Section 4, Township 39 North, Range 13, East of the Third Principal Meridian, together with Lot 36 of 1.A. Cummings and Company's Pine Avenue, Addition to Austin in the South West 1/4 of Section 4 aforesaid, in Cook County, Illinois

5/Mi: \* Wo. Z. . . . . . . . . . . The Copy of the Co 

Permanent Index Number 16-04-303-010

This instrument prepared by:

Angela Santangelo

Midwest Bank & Trust Company

1606 N. Harlem Ave.

Elmwood Park, IL 60635

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

TOGETHER with all improvements, tenements, easements, fixtures, and appartenances thereto belonging, and all ents, issues and profits thereof femology and during all such times as First Party, its successors or assume may be entitled thereto (which are pledged visus ille and on a parity with said real estate and nor secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to up', best, gas, ast conditioning, water, light, power, refrigerations (whether single units or centrally), and controlled, and variation, including (without restrict) of the foregoing), screens, window shades, many doors and windows, floor coverings, insedent bedding any with the foregoing are declared to be a party of said real estate whether physically attached thereto or not, and it a garreed that all similar appearatus, equipment or said its because by First Party of its successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto said Tristee, its successors and assigns, forewar, for the purposes, and upon the uses and trust here by set forth.

PROPERTY INDEX NUMBERS

1 6 - 0 4 - 3 0 3 - 0 1 0 - 0 0 0 0

A SA BLK PCL UNIT

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Upt the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly represent on the result on rebuildings or improvements now or hereafter on the premises which may become damaged or be destroyed: (2) keep and premise good condition and repair, without waste, and free from mechanics or other Lens or claims for her not expressly subordinated to the line here. (2) pay when due any indebtedness which may be secured by a lies or charge on the premises superior to the lies hereef, and upon return exhibitions are at any time in process of erection upon and premises of low note; (3) comply with all requirements of law or manipul collisions any buildings new or at any time in process of erection upon and premises; (3) comply with all requirements of law or manipul collisions any buildings new or at any time in process of erection upon and premises; (3) comply with all requirements of law or manipul collisions and buildings new or at any time in process of erection upon and premises; (3) comply with all requirements of law or manipulations and superiors and the use thereof; (4) refrain from making material alterations in said premises except as required by law or municipal acclaims. In addition, and the superior premises when due, and upon written request, to furnish to the premises when due, and upon written request, to furnish to the properties in the manner provided by status in the distinction and against the premises when due, and upon written request, to furnish to the furnish to prove the foreign of the provent in the manner provided by status to the status law of the provent in the province of the provent in the provent in the manner provided by status to the status of the furnish to be really as a superior of the provent in the manner provided by status to the status of a superior for provent in the manner provided by status to the status to the furnish to be provided by status of the sour proven

DELIVERY

Malto Real Estate Dept.

Midwest Bank & Trust Company

1606 N. Harlem Avenue

Elmwood Park, IL 60635

or RECORDER'S OFFICE BOX NO.

for information only insert street address of above described property.

- 2. The Trustee or the holders of the nate hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, entenant or certimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or late the validity of any tax, assessment, sale, forfeiture, tax lier or title or claim thereof.

  3. At the option of the holders of the note and without notice to First Purty, its successors or assigns, all unpaid indebtedness secured by this trust doed to the creatrary, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, or (b) in the event of the failure of First Purty or its successors or assigns to do any of the things specifically set feerth in paragraph one hereof and such default shall continue for three days, said option to be carrieded 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 foreclose the lies hereof. In any suit to foreclose the lies hereof, there shall be allowed and included as additional indebtedness in the decree for appealance and expensive and expense which may be paid of incurred by or on behalf of Trustee or helders of the mote of attenues; fees, Trustee's fees, appealance; and expenses which may be paid of incurred by or on behalf of Trustee or helders of the mote of attenues; fees, Trustee's fees, occlays for documentary and expert evidence, utmographer; chaffed and included as additional indebtedness in the decree for appealance and expenses of the other expect occurred by or on behalf of Trustee's house of decree to the other entry of the foreclosure fore, Trustee's fees, or the process of the contract of the other contract of the contract of the other contra
- 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 may be made 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 persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the time of application the persons which receiver shall have power to collect the rents, issues and profits of said premises during the predency of such foreclosure suit and, in case of a sale and adeficiency, during the full statutory person of redemption, whether there he redemption or not, as well as during any further time when Prist Party, its successors or assigns, except for the intervention of such receiver, would be entitled 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 during the whole of said period. The Cour from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured he by or by any decree foreclosing this trust deed, or any tax, special assessment or other lies which may be or become superior to the lies hereof or A well decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

  7. Trustee or the holoers of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

at purpose.

S. Trustee has no duly? Examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of some group negligates or wife fact or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising up power herein given.

any power herein given.

9. Trustee shall release this trunt deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness 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 Trustee the note representing that all indebtedness hereby secured has been paid, which representation Trustees may accept at the mithout inquiry. Where he release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereender or which bears in substance with the described lerein contained of the note and which purports to be executed on behalf of First Party; and where the release is requested of the original trustee and one which may be presented and which conforms in substance with the description herein, on tained of the note and which purports to be executed on behalf of First Party.

16. Trustee may resign by instrument in writing filed in the office of the Recorder or Recistrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, in billy or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereing the dentical title, powers and authority as are berief grantee of successor shall be entitled to essenable compensation for all acts performed hereunder.

and any Armerer or successor seasus or entitled to greatestive compensation for all acts personned derivations.

11. In the event of the commencement of judicial proceedings to force or these set feed, first Party does hereby expressly ware any and all rights of redomption from under any order or decree of feedclosure of his trust doed on behalf of First Party, and each and every person it may legally hand acquiring any interest in or total to the premises after the does of the trust doed, and First Party, for meetly, its secondary and feed it may legally hand, agrees that when tale is had underty in decree of foreclosure of this trust doed, upon confirmations of such tale; the master in chancery, or other officer making such tale; or his increases in office shalf he and is sothorated mannetablely to exceed and deliver u. O. ps. where at such tale, a deed conveying the premises showing the amount paid therefor, and if purchased by the person in whose laws of the order or decree in entered, the amount of his had therefor.

12. It is hereby agreed that is the event the First Party sells, transfers, conveys, who are disposes of the property hereis associated, or suffers or permits the transfer of the sale to said property. The sale property is not all property, without first accurate the written once it of the Holder, then said is any such event, as the option of the Holder, the entire principal balance of the Note seem. Trust Dood half become immediately hot and payable, together with all accurate of the Note seem.

13. If the full amount of any monthly payment is not received by sen (10) days after the principal and senerest payment will be assessed.

14. In order to provide for payment of taxes, assertments, mournace premiums & other charges or the property securing this indebtedness, the First Party agrees to deposit with the Holder monthly, a provide set the current year taxes, upon the disbursement of the loan, and to pay monthly in addition to 0°, above payment, a sum extinuted by the Holder to be equivalent to 1/12 of such nemis. If the amount estimated is efficient, the First Party promises to pay the deflerence upon demand.

THIS TRUST DEED is executed by the undersigned Trustee, not personally, but g, 7/ustee as aforesaid; and it is expressly understood and agreed by the parties hereto, anything herein to the contrary notwithstanding, that each and all of the covenants, undertakings and agreements herein made are made and intended, not as personal covenants, undertakings and agreement, for the jurious of binding it personally, but this instrument is executed and delivered by The Midwest Bank and Trust company, at Trustee, solely in the exercise of the powers conferred upon it as such Trustee, and no personal liability or personal responsibility is assumed by, on shall at any time be assected or enforced against. The Midwest Bank and Trust (company, it a sents, or employers, on account of any covenant, undertaking or agreement herein or in and principal fact contained, either expressed or implied, all such personal liability, if any, being he cby expressly waived and released by the party of the second part or holder or holders of said periodial or interest notes hereof, and by all persons claiming by or through or under said party of the second part or holders or holders of said periodial or interest notes hereof, and by categories and periodic and party of the second part or holders or holders of said periodial or interest notes hereof, and by categories and periodic and agreed that the Ald west Bank and Trust Company, individually, aball have no obligation to see to the performance or nonperformance of any of the covenants herein contained in molection of any off the covenants herein contained in the covenants herein contained as hall be reformance of the covenants herein contained as hall be reformance of the covenants herein contained as hall be reformance of the covenants herein contained as hall be reformance of the covenants herein contained as hall be reformance of the covenants herein contained as hall be reformance of the covenants herein contained as hall be reformance of the covenants herein contained as a for said, ha

VICE-PRESIDENT Attest Ö XXXXXXXXXXXX Asst. Cashier

STATE OF ILLINOIS

Kathleen Plazyk in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that R Notary Public, In and for

The Midwest Bank and Trust Company As Trustee as aforesaid and not personally,

a Love Barbara Vice-President of the MIDWEST BANK AND TRUST COMPANY, N

CHESTEY Szyska Cashier Asst. ging freedings dand flank, who are personally known to m assurant (asher), respectively, appeared before me this day in person as we and volumenty octof und flank, as Trainers as aloneand, for the next as the supporter or of o and flank, and after the corporate real of and flank the supporter or of o and flank, and after the corporate real of and flank the second.

£86

IMPORTANT

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

The instalment Note mentioned in the within Trust Deed has be

661 berruith under Identification No.

ela

MIDWEST BANK AND TRUST COMPANY

Treated