## UNOFFICIAL, COPY86-135073

DEED TRUST

THE ABOVE SPACE FOR RECORDERS USE ONLY.

THIS INDENTURE, made

March 25

, between Drovers Bank of Chicago as Trustee under Trust #80042 19 86

herein referred to as "Mortgagors," and

## METROPOLITAN BANK AND TRUST COMPANY

	HIDITOL OBTAIN	,		
THAT, WHEREAS the after described, said leg ***********Two The evidenced by one certain	doing business in Chicago, Illinois Mortgagors are justly indebted to gal holder or holders being herein housand Five Hundred Dollar n Instalment Note of the Mortgago politan Bank and Trust Co.	the legal holder or hole referred to as Holders of a and 00/100's****	ders of the Instali of the Noty, in the ******	nent Note herein- principal sum of ****** Dollars,
and delivered, in and b	y which said Note the Mortgagors 25, 1986	s promise to pay the sa	id principal sum	including add-on at the rate of
15.42 per cent pel	naum in instalments as follows: F	our Hundred Thirty	Five Dollars	and 60/100's**
Dollars on the 25	as of April	19 86 andFour Hunds		. In the second of the second
Dollars on the 25	any of each month	thereafter until said not	e is fully paid ex	cept that the final
provided that the princip annum, and all of said Illinois, as the holders of then at the office of Mi	d interest, if not sooner paid, shall had of each insular ent unless paid when principal and interest being made if the note may, from time to time, ETROPOLITAN BANK AND TR	nen due shall bear intere payable at such banking in writing appoint, and UST COMPANY in sai	st at the rate of 1 house or trust coil in absence of City,	mpany in Chicago, such appointment,
NOW, THEREFORE, the strip of th	Morigagoru to secure the paymer, o' the said trust deed, and the performance of .h' cover e sum of One Dollar in hand paid, .h' receip recessors and assigns, the following a scribed	s principal sum of money and sa nanta and agreements herein co t whereof is hereby acknowledg 1 Res! Estate and all of their es	ild interest in accordan ntained, by the Mortgo jed, do by these presen itate, right, title and in	ce with the terms, pro- agors to be performed, is CONVEY and WAR- aterest therein, situate,
lying and being in the to wit:	- m - v - m - m - m - m - m - m - m - m	ny of Cook		STATE OF ILLINOIS,
Lot 2 in Block 58	3 in Thomas and John L. Par /4 of Section 19, Township Illinois	ker's Subdivision 39 North, Range 14	of the South E East of the ?	East 1/4 of Third Principal
17.19-3	19.023.000	'/)x.		the said of the dealer
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Barrier States V. B	checchoo a contra	99-1NV		The second of th
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			\(\mathcal{O}\)	And the second second
TOGETHER with all impror of one oney and during all such not secondarily) and all apparaments at the state of	chafter described, is referred to herein as becoments, tenements, easements, fixtures, and times as Mortgagors may be entilled there taus, equipment or articles now or hereafter single units or centrally controlled), and vews, floor coverings, inador beds, awnings, cally attached thereto or not, and it is agree their successors or assigns shall be consider their successors or assigns shall be consider tights and benefits under and by virtue of a hereby expressly release and waive.	i appurtunances thereto belong to (which are piedged primari therein or thereon used to supertitleton, including (without towes and water heaters. All offices of that all similar apparatus, it ed as constituting part of the recessors and assigns, forever, to the Homestead Exemption Lau	ws of the State of Il ir	s, which said rights
side of this trust deed) gagors, their heirs, succ	<del>-</del>	ice and are a part hereo	f and shall be bin	ge 2 (the reverse ding on the mort-
WITNESS the hand	and seal of Mortgagors the d	lay and year first above	written.	
· · · · · · · · · · · · · · · · · · ·	[8xal]	Drovers Bank of Under Trust #800	Chicago As Tru	istee[BEAL]
	[seal]	1prid	go Jerre	[BEAL]
STATE OF ILLINOIS.	Inez Thornto	n <u> </u>	UTENIOT OFFICEI	₹ gother gother in
2:- 4	ss. a Notary Public in and for and resi	ding in said County, in the Sta	te aforesaid, DO HER	EBY CERTIFY THAT
County of Cook		ito is the AVPre		
	vhnpersonally known to me to be t	he same personwhose na	mesubset	thed to the foregoing
	pstrument, appeared before me this day in			and purposes therein

set forth, including the release and waiver of the right of homestead

## THE COVENANTS CONDITION ERSE SIDE OF THIS TRUST DEED)':

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the promises which may become damaged or be destroyed. (2) keep slid premises in good condition and repair, without waste, and free from mechanics or other items or claims for item out expressive them hereof, and upon request exhibit satisfactory with the promises which may be secreted by a lieu or charge on the premises with the proof of the interest of the time hereof, and upon request exhibit satisfactory of the complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises. (3) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises. (3) comply with all except as required by law or municipal ordinance, with respect to the premises and the use thereof; (6) make no material niterations in said premises. (2) Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charkes, and other charges against the premises whom due; and shall, pay in tull under protest, in the manner provided by statuting any time or of pay in the hortgagors may desire to contest.

3. Mortgagors shall keep all buildings undiimprovements now or hereafter situated on said premises insured against loss or damage by fire, lighting to same or to pay in full the individual service of the motern of the note, under insurince policies providing for payment by the insurance companies of moneys sufficient to gay the cost of replacing or payment by the linear companies of moneys sufficient to the holders of the note, and the case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective date of expiration.

4. In case of default therein, Trustoe on the holders of the note many form and manner defined expedient, and may, but need not, make any payment or perform any act hereinbefore re

sequence, most the mortizaged premises and tiple line herefor, plus researable compensation to Trustee or neh matter converting which action, herein with interest thereon at the rate of seven per cent, per, annum. Installon of Trustee or holders of the note shall never be considered, as a walver of any right accruing to them on account of any default hereinder on the part of Mortizagers.

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- makers thereof.

  14. Trustee may resign by instrument in writing fied in the office of the Recorder or Regis...a of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability 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 hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed. Thereunder
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors at d all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable. The payment of the indebtedness or any lart thereof, whether or not such persons shall have executed the hote or this Trust Deed.
- 16. TAKE NOTICE: The holder of the note secured by this Trust Deed, at its sole option, reserves the right to a rid, modify or renew the note secured hereby at any time and from time to time for an amount up to and including the amount of the original note secured hereby. Notwithstanding the provisions for repayment provided for on the reverse side hereof, this Trust Deed shall remain a lien upon the real estate described when the amount of the original principal due on the note secured hereby until this Trust Deed shall be released of record by the Trustee hereum er. It the event of any extensions, modifications or renewals, Extension Agreements shall not be necessary and need not be filled.
- 17. Morigagors agree that until said note and any extension or renewal thereof and also any and all other it of tedness of Mortgagors to the holders of the noie, hereiofore or hereafter incurred, and without regard to the nature thereof, shall have beet used in full, Mortgagors will not, without the prior written consent of the holders of the noie (1) create or permit any lien or other encur. In face to the renew holders of the noie (2) and advances made to them by the holders of the noie (2) exist on said real estate. Or (11) transfer, sell, convey or in any manner dispose of said real estate.

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PROTECTION OF BOTH THE BORROWER AND FOR THE LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE DENT THE BY THE TRUSTEE NAMED HEREIN BEFORE The Instalment Note mentioned in the within Trust Deed has been identified herewith under identification No. 3121-608628-200

METROPOLITAN BANK AND TRUST COMPANY, as Trustee,

Assistant Secretary
Assistant Vice President (1) (1) (1) (2)
Assistant Trust Officer

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Metropolitan Bank and Trust Co. 2201 W. Cermak Rd.

Chicago, Illinois 60608-3996

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

the property and the control of the 化结构 法执行证明 化自动电影 医性电影 电机模型 电压力模块

2203 W. 21st Street Real Estate Index #