## TRUST DEED NOFFICIAL QOPY 9

APR I I

W848-34 05

APR 1.1

|  | THE ABOVE SPACE FOR RECORDERS USE ONLY   |
|--|--|
| duly recorded and delivered to sai   | 18 19 86, between The Midwest Bank and Trust Company sonally but as Trustee under the provisions of a Deed or Deeds in trust d Bank in pursuance of a Trust Agreement dated April 8, 1986 4957 herein referred to as "First Party," and Midwest Bank and a corporation herein referred to as TRUSTEE, witnesseth:  |
| THAT, WHEREAS First Party h herewith in the Principal Sum of   | as concurrently herewith executed an installment note bearing even date Sixty Thousand and no/100's  |
| Agreement and hereinafter specific date on t   | promises to pay out that portion of the trust estate subject to said Trust estably described, the said principal sum and interest from closing the balance of principal remaining from time to time unpaid at the rate of installments as follows: Six Hundred Forty Four and 76/100's   |
| Dollars on the 5th day of  | July 19 86 and Six Hundred Forty Four and 76/100   |
| final payment of principal and in<br>19 91. All such payments on a<br>interest on the unpaid principal langue and<br>shall bear interest at the rate of 20 years at a  | eachmonth thereafter until said note is fully paid except that the terest, if not sooner paid, shall be due on the 5thday of June count of the indebtedness evidenced by said note to be first applied to the remainder to principal; provided that the principal of each installment unless paid when due per annum, and all of said principal and interest being made payable at such banking house or as the holders of the note may, from time to time, in writing appoint, and in absence of such Bank and Trust Company in said City.  |
| the tollowing described ment relate surprie, 13 mil and  | () or a principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in wher of is hereby acknowledged, does by these presents grant, remise, release, allen and convey unto the Trustee, its successors and assigns,  |
| being in the COUNTY OF COOK  |  |
| Lot 1 in Block 8 in Forest<br>South East quarter of Sect<br>Principal Meridian, in Cool  | View Garders Subdivision of the South West quarter of the ion 36, Township 40 North, Range 12, East of the Third k County, II inois.   |
|  | Chis instrument prepared by: Chomas R. Olson Midwest Bank and Trust Company 1606 N Harlem Ave Colmword Park, IL 60635  |
| 112-36-427-0<br>M  | 1986 APR 14 AN 200   |
|  | 76   |
| water, light, power, retrigeration (whether single<br>window shides, storm doors and windows, floor co<br>of said real estate whether physically attached the  | a shaments, fixtures, and appurtenanced increto belonging, and an interest in its successors or assigns may be entitled thereto (which are pledged [rimar by and on a parity with said us, equipment or articles now or herenfter therein or thereon used to un of uset, gas, air conditioning, units or centrality controlled), and ventilation, including (without resure in the foregoing), screens, verings, in-a-door beds, awnings, stoves and water heaters. All of the foregoing are declared to be a parterior or not, and it is agreed that all similar apparatus, equipment or article hereafter placed in the ns shall be considered as constituting part of the real estate.  |
|  | PROPERTY INDEX NUMBERS  SA BLK PCL UNIT  |
| nection therewith, including attorneys' fees, and any other compensation to Trustee for each matter concerning which act payable without notice and with interest thereon at the rate of 2 account of any of the provisions of this paragraph. | ED THAT: ully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, now or hereafter on the premises which may become damaged or be destroyed: (2) keep said premises free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; so secured by so lien or charge on the premises superior to the lien hereof; and upon request exhibit or lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or ion upon said pramises; (5) comply with all requirements of law or municipal ordinances with respect from making maturial siterations in said premises except as required by law or municipal ordinances area, and pay special taxes, special sasesaments, water charges, sewer service charges, and other charges and the charges, insured against loss or damage by fire, lightning or windstorm underforming for paments insured against loss or damage by fire, lightning or windstorm underforming for paments of the note under insured case of loss of the note may, but need not, make any payment or perform any act hereinbefore set forth any the note may, but need not, make any payment or perform any act hereinbefore set forth may at line or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affects. All moneys paid for any of the purpose herein authorised and all expenses paid or incurred in consumers advanced by Trustee or the holders of the note of the holders of the note may but need not, make full or partial payments of principal or interest on prior encumbrances of any the particular payments of principal or interest on prior encumbrances. If any, and the prior is any the prior is any to the propose herein authorised and all expenses paid or incurred in consumers advanced by Trustee or the holders of the note to pratect the mottaged premises and the lien hereof, p |
| DELIVERY  Real Estate Dept.  | or RECORDER'S OFFICE BOX NO  |
| Midwest Bank & Trust Company<br>1606 N. Harlem Avenue  | for information only insert street address of above described property.  |
| Elmwood Park, IL 606350 QA.  | 1644 N. 74th Ave, Elmwood Park, IL 60635   |

Elmwood Park, IL 606350 Qa. Com

2. The Trustee or the holders of the note hereby accured making any payment hereby authorized relating to tame or accessments, may ing to any bill statement or estimate procured from the appropriate public force without inquiry into the accuracy of such bill, statement or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

3. At the option of the helders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness accured deed shall, notwithstanding, saything in the note and without notice to First Party, its successors or assigns, all unpaid indebtedness accured in making, payment, of any instalment of principal or, interest on the note, or (b) in the vent of the failure of First Party or its assessment do any of the things specifically, set feeth in payment, and such default shall continue for three days, said against the expiration of said three sary partod.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the reasons as appraiser? Jess, outlays for decumentary and, expert seldenes, tenographers, charges, publication reads and settlements are all expenditures and expressively for decumentary and, expert seldenes, tenographers, charges, publication reads and continue, and similar data and assurances, with respect to ittle as Trustee or holders of the failure of the payments by authorize to be expensed after entry of the decree) of procuring all such abstracts of title, title searches and expenses of the nature in this payments to title as Trustee or holders of the title to are and assurances, with respect to title as Trustee or holders of the title to are the visit of the citles to are the visit of the content of the payments of the pay

rights may appear.

I Doon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is find may appear.

I Doon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is find may appear.

I Doon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is find may appear and the files of the fire and a 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 accured hereby, and without regard to the the value of the person or be able to the court in the fire the payment of the indebtedness accured hereby, and without regard to the the value of the person or such receiver, which is a person of the fire the person of redemption; whether there be redemption; or not, any will an during may be appointed as such receiver, which may be necessary or assignation and person of the results of the fire the results of the results of

in own gross negligence of that of the agents of employees of frustee, and it may require in given.

9. Trustee shall release talk of deed and the lien thersof by proper instrument upon presentation of satisfactory seldence that all indebtedness secured by this trust deed has here, 'u by paid; and Trustee may execute and deliver a release hereof to and al. the request of any person whe shall either before or after maturity three, 'n produces and exhibit to Trustee the note representing that all indebtedness hereby secured has been paid; which represents to a successor trustee and, accept an or which bears a certificate of identification purporting to be executed by a prior trustee. Successor trustee enders and another including the described any not which bears a certificate of identification purporting to be executed by a prior trustee. Secured a conforms in substance with the description herein contained of the original trustee are it; has never executed a certificate on any instrument identifying same as the note executed herein; the product of the original trustee are it; has never executed a certificate on any instrument identifying same as the note executed herein; the description herein contained of the note and which purports to be executed on behalf of First Party.

tained of the note and which purports to be executed on behalf of Pirst Party.

10. Trustee may resign by instrument in writing field in the office of the Recorder or Registrar of Titles in which this instrument, shall he recorded on field. In case of the resignation, in the first a set of Trustee, the then Recorder of Drede of the country in which the present altuated shall be Successor in Trust. Any successor in the state of the country is an area in the set of the successor in the set of the set

the order or decree is entered, the amount of his bid therefor.

12. It is hemby agreed that in the event the Pirst Perp sells, transfer, conveys, are as, or disposes of the property herein involved, or saffers or permits the transfer of the tide to seld property by quantities of less before accounts the principal points of the tide to seld property by quantities of the tide to seld property because of the Pirst Points accounts principal because of the Pirst Points accounts of any monthly payment to not received by the (10) days after th. d c date, a late charge of 35 of the principal and interest payment will be assessed.

14. In order to provide for payment of taxes, accounts, insurance premiums & other hereon in property accounts the principal payment of the contract of the loan, and to pay monthly in addition to 'a about payment, a sum estimated by the Holder to be equivalent to 1/12 of each issue. If the safficient, the First Party promises to pay the difference upon demand.

วงสากจุดติสติด รูต่ายเกราะหว่า อุรัยมา

THIS TRUST DEED is executed by the undersigned Trustee, not personally, but ... 'r stee as aforeasid; 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 for the parties hereto, anything herein to the contrary notwithstanding, that each and all of the covenants, undertakings and agreements of the Trustee, named and agreements of the Trustee, and all of the covenants, undertakings and agreement, for the purpose of hinding it personally, but this instrument is executed and delivered by The Midwest Bank and Trust Company, its restore of the purpose of hinding Midwest Bank and Trust Company, its agents, or employees on account or any covenant, undertaking our agreement, herein or in said principal note contained, either expressed or implied) all such personal liability, if any being he object or holders of said principal or interest notes hereof, and by all persons claiming by T arough or under said party of the party of the helder or holders or when or said party of the executed and spread that The killing berein contained to the contrary not withstanding, it is understood and agreed that The killing berein contained to the contrary not withstanding, it is understood and agreed that The killing to security hereanders.

Anything herein contained to the contrary not withstanding, it is understood that the payment to be personally liable for any any of the covenants herein contained as a billing to perform the performance or nonperformance or nonperformance or nonperformance of covenants herein contained and its corporate hereby and the performance of the covenants herein pendagned shall be enforced only out of the property hereby mortaging and the reads, it is not profits thereof.

IN WITHERSS WHEREOF, The Midwest Bank and Trust Company, not personally but as Trustee as afor said, has caused these presents to be defended and attested by its Assistant Cashier, the day and the first above writt

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

VICE-PRESIDENT xecutiva Attest VICE-PRESIDENT Assistant

STATE OF ILLINOIS | SS.

Christine A. Sciortino n Notary Publi n in and for said County, in the State aforesaid, DO HERRET CERTIFY, that Robert Figare 111.

Vice-President of THE MIDWEST BANK AND TRUST COMPANY, and Thomas R. Olson

Vice-President of said Bank, who are personally known to me to be the same persons whose names are Assistant Cachier, respectively, appeared before me this day in person and acknowledged that they signed and deliving an expension of the cooporate said of the cooporate said of said Bank, of Transacts derivensel, for the said and said facility, and the said A of the cooporate said of said Bank, did affix the cooporate seal of said limits are said as abstraction and currentsees them.

|       |      | . *  | -          |               |              |         | 1.0    | 5 8 1 1 5    | ·                 |       | 5 2/2 3         |
|-------|------|------|------------|---------------|--------------|---------|--------|--------------|-------------------|-------|-----------------|
|       |      |      |            |               | Q+h          |         | Any    | • <b>4</b> 1 | 12.               | . *   | - R6            |
| Gives | unde | r my | hand and n | otarial anal. | this 8th     | _day of | - NA   |              |                   | Di    | 19              |
|       |      | -    |            | - Z17         | niction      | - 1     | •      |              | <b>≱</b> ariani d |       | er to a section |
|       |      |      |            |               | ומתדדות נונו | 9 v 11  | ンイル    | 17577        | 7777              | NO. 1 | 2114 3201       |
|       |      |      |            | ( _44         |              |         | $\sim$ | سلمان        | $\nu \alpha$      | _     |                 |
|       |      |      |            | -             |              | Made    | -      | He.          |                   |       | 1.25 1.25 1.1   |

## IMPORTANT

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FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-MED BY THE TRUSTEE NAMED MERSIN BEFORE THE TRUST DEED FILE COR RECORD. 300

The instalment Note mentioned in the within Trust Dood he

668 er Identification No.

MIDWEST BANK AND TRUST COMPANY

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