# TRUST DEED OFFICIAL COPYS 5

(Trust Deed Form T-3) REV 6-81 86286055

THE ABOVE SPACE FOR RECORDERS USE ONLY

	THIS INDENTURE, Made June 26 19 86, between ALBANY BANK AND TRUST COMPANY N.A.,
	an association organized under the laws of the United States of America, 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
	June 20, 1986 and known as trust number 11-4363 , herein referred to as "First Party," and
	Chicago Title and Trust Company
	an Illinois corporation herein referred to as TRUSTEE, witnesseth:
	THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of
	FOUR HUNDRED FORTY THOUSAND AND NO/OO (\$440,000,00)
	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 June 28, 1986
	on the balance of principal remaining from time to time unpaid at the rate of
	Ten (10%) per cent per annum in instalments as follows:
•	THREE THOUSAND NINE HUNDRED NINETY EIGHT AND 31/00 (\$3,998.31)
	Dollars on the 1st day of July 19 86 and
	THREE THOUSAND AIME HUNDRED NINETY EIGHT AND 31/00 (\$3,998.31)
	Dollars on the lst (ky of each month thereafter until said note is fully paid except that the final payment
	of principal and interest, if not so her paid, shall be due on the lst day of June 19 96 . All such
	payments on account of the ind b'edness 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 after maturity at the highest liwin rate per annum, and all of said principal and interest being made payable at
1	such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in
	writing appoint, and in absence of such appeintment, then at the office of Bernard London and Sylvia London,
	his wife 6222 N. Central Park, Chicago, Illinois in said City.
i	This loan is payable in full at the end of Ten (In) years. At maturity or if The Holder of the Note demands
1	This loan is payable in full at the end of Ten (10) years. At maturity or if The Holder of the Note demands payment you must repay the entire principal before of the loan and unpaid interest then due. The Holder of the
	I Note is under no obligation to refinance the loan at that time. You will therefore he required to make Dayment
	out of other assets you may own, or you will have find a lender willing to lend you the money at prevailing mar- ket rates, which may be considerably higher than the interest rate on this loan,
	A late charge in the amount of % % of this monthly payment due hereunder will be assessed for any payment
1	made more than 16, days after the due date.
	NOW, THEREFORE. First Party to secure the payment of the and princip Cavar 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 the Dillar in he id paid, the recept whereast is hereby schowledged, does by three present, grant, remise, release, also and convey unto the Trustee, its successors and manging, the ollowing described feat faster situate, lying and being in the Chilberty Di
	AND STATE OF ILLINOIS, to wit:
- 1	Lots 7, 8, 9, 10, 11, 12 and 13 in Block 16 in Hulbert Milwaukre Avenue Subdivision in Section 25.
	Township 41 North, Range 12, East of the Third Principal Mindian, and Section 30, Township 41
	North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.
j	PTN: 09-25-407-0[8, 09-25-407-0]9, 09-25-407-020, 09-25-407-021, 0%-25-407-022, 09-25-407-038
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ı	(L+13) (L+13) (L+13) (L+13)
Į	COOK CONNIX RECORDER NO SHOP
Į.	COOK COUNTY RECORDER 10 10 10 10 10 10 10 10 10 10 10 10 10
ł	T\$2222 TRAN 0127 07/10/86 10143:00
52	TO DEEL-OT RECORDING TO THE TANK OF THE PROPERTY OF THE PROPERTY OF THE PARTY OF TH
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	which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, temements, features, and appurtenances thereto belonging and all rents, issues and p. 5 thereof for so long and
ſ	all such times as First Party, its successors in margin may be entitled thereto which are piedged primarily and on a party will all real estate and not secondarily), and all apperatus, equipment or articles now or hereafter therein or thereto meed to supply best, gas, air conditioning, water, inch, power, refrigeration (whether single units or centrally controlled), and ventitation, including swithout restricting the foregoing), acreems, window shades, storm doors and water leaders. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and controlled, such as the controlled of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and the foregoing the controlled or not be controlled.
	sectionarily and not appearable statistical the section of the controlled of the con
- 1	and it is agreed that all similar apparatus, equipment or articles bereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting part of the real estate.
- 1	TO HAVE AND TO HOLD the premiew unto the said Trustee, its successors and sasigns, forever, for the purposes, and upon the uses and trusts herein set forth.
	1 IT IS FURTHER UNDERSTOOD AND AGREED THAT 1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, restors or
- 1	rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed, (2) keep said premises in good conditions and repair, without waste, and free from mechanic's or other liens or claims for hen not expressly subordinated to the lien hereof, (3) pay when due any includences which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit saturactory evidence of the discharge of such prior lien to Trustee or to
1	
1	requirements of law or municipal ordinances with respect to the premises and the use (decod, (6) celetan from making material and an approximately as the form of the premises are decoded and the making material assessments water charges are the form of the material assessments. Water charges are the form of the material assessments as a first assessments.
1	charges, and other charges against the premises when due, and upon written request to furnish to Trustee or to holders of the note outputs in except therefor, (a) pay in the premise proper provided by stanta may take a same that the first Party may desire to contest. (b) keep all buildings and improvements now or
- 1	hereafter situated on and premises insured against loss or damage by fire, lightning or windstorm under judicies providing for payment by the resultance companies of the buddees

NAME   Marshal P. Morris 180 N. LaSalle, Suite 2416	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE
STREET Chicago, IL 60601	7532-48 N. Milwaukee
CITY	Chicago, IL
INSTRUCTIONS  RECORDER'S OFFICE BOX NUMBER	1200

#### **UNOFFICIAL COPY**

to aspire, to deliver renewal policies not less than ten days prior to the respective date of expiration; then Trustes or the holders of the mote may, but need not, make any asymetes or parforms any act hereinbefore set forch in any form and manner deemed expedient, and may, but need not, make full or partial issyments of principal or laterest on prior secunderances, if any, and purchase, discharge, compromise or settle any tax lies no rother prior lies or claim thereof, or redeem from any tax naise or forfaiture affecting said premises or contest any tax or assessment. All more partial for any of the purposes herein authorized and all expenses just or incurred in compaction therewith, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the hote to protect the mortgaged premises and the lies hereof, plus reasonable compensation to Trustee for sech matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the highest lawful rate precursed in a second of the note shall meres be considered as a swiver of any right accrumed to them on account of any of the provisions of this paragraph.

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to takes or assessment, may do so according to any bill, assessment, eals, forfaiture, tax is no or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all impaid indebtedness secured by this trust deed shall, notwithstanding anything in the note or to this paragraph one hereof and such isfault shall continue for three days, and option to be successors or assigns or assigns of default in making payment of any interest and such isfault shall continue for three days, and option to be successors or assigns or assign to do say of the thintra specifically set ferth in paragraph

research or may treat come or any mostivations hereby secured, or (b) properations for the commencement of any sulf-for the foreclasure between the security hereof, whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced;

5. The processed of any foreclasure 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 preceding paragraph hereof; second, all other items which under the terms hereof constitute secured insisted secured insisted and distinct to that evidenced by the note, the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear.

6. Upon, or at any time after the filling of a bill to foreclose this trust deed, the court in which such hill is filled may appoint a receiver of said premises of the premises

12. In addition to paymen a to principal and interest here nabout provided, the Mortgagore shall pay each munth to the holder or holders of said Note, 1/12th of the annual general real estate taxes assessed or to be assessed against as a premises.

13. The mortgagore are prohibited from selling, conveying, assign as be beneficial interest in and to, entering into Articles of Agreement for the sale of, lessing, recting, or in any manner transferring title to the mortgaged excitation that the price written consent and constitute a default becomes entitling the mortgages to declars the whole of the debt immediately due of the debt immediatel

souring the mortgages to declars the whole of the debt immediately due of the debt immediately due of the holders of the Note secured by this Trust Beed, at their sole caute, or serve the right to extend, modify or renew the Note secured hereby at any time and from time to time. This Trust Beed shall secure any said all renewals or extensions of the will be agreed upon and any such renewals or extensions of the will be agreed upon and any such renewals or extensions of any change in the trust of the interest shall not impair in any manner the validity of our private of this Trust Beed nor release the Mortgagors from personal liability for the indebtedness hereby secured. In the event of any extensions, modifications or renewals, extension agreements shall not be necessary and need not be filter.

necessary and need not be filled.

15. Morgagors agree that, until asid Note and any extension or renewal there (and) lso any and all other indebtedness of Morgagors to the holders of the Note, heretofore or hereafter incurred, and without regard to the nature thereof, shall have been paid in ult. Morgagors will not, exthout the prior written remember of the holders of the Note diversation permit any lieu or other encumbrance (other than presently existing, erns and lens as in more by payment of loans and advances made to them by the holders of the Note it orgation asid real estate, or tip transfer self, convey or in any manner dispose of self real estate.

16. The real estate described herein shall selfer the obligations and shall also sective (a) other liabilities, direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, of Mortgagor to Mortgagor or its successors and assigns, provide in however, that in no event shall thus Tyust Deed assure indebtedness of the Mortgagor.

to the Mortgages in an amount exceeding s 440,000.00

17. The Mortgagors issued waive any and all rights of redemption from sale under any order or decree of 'srectionure pursuant to rights herein granted on behalf of the Mortgagors, the Trust Estate, and all persons beasticially interested therein and each and every person acquiring any (life set in, or title to, the premises described herein subsequent to the date of this mortgage, and on behalf of all other persons to the extent permitted by the provisions of Chapter 77, Section : 48 J. (the Illinois Statutes.

THIS TRUST DEED is executed by Albany Bank and Trust Company N.A., not personally Lut r. Trustee as aforecaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Albany Bank and Trust Company N.A.) hereby warrants that it consesses full power and subhority to execute this instrument, and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on said First Party or on said Albany Bank and Trust Company N.A.) preparally to pay the said note or any interest that may accrue theirson, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly served by Trustee and by every person now or hereffer claiming any right or a crity hereunder, and that so far as the First Party and its successors and said Albany Bank and Trust Company N.A. personally are concerned the legal suder or holders of and note and of the lien hereby created, in the manner herein and in said note provided or by action to enforce the personal liability of the granular, if any and year first shows written.

LAND TRUST DEED is executed by Albany Bank and Trust Company N.A. not personally but as Trustee as aforecast, or a crused these presents to be written.

LAND TRUST DEECE

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esaid and not personally,	N. A. As Trustee as afo	Y BANK ANDITRUST COMPANY
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PARTITION OFFICER	la grafia VICE	By Protegy
port where well-tream	20 4	
AOSTIVITATION	1000	Attest

STATE OF ILLINOIS COUNTY OF COOK

ALBAN . \* \* \* \* · · ·

> LAND TRUE
>
> I, the undersigned, a Notage Public in and for and County in the State aforesaid. DO HEREBY CERTIFY that the above name
>
> President Dead of the County of the County in the State aforesaid. DO HEREBY CERTIFY that the above name
>
> and delivered the said instrument as that own free age to under a species before me the day in person and acknowledged that they a
>
> and delivered the said instrument as their own free age to under the said instrument as the county of the said American species in the county of the c LAND TRUST OFFICER

Given under my l	and and Noterial Seet this SUTD day of 1100 1100 19. 19. 19. 19.
My Commission Empires July 26, 1983	From GNOVAY PUBLY

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 712619

herewith under Identification No.

CHICAGO TITLE & TRUST COMPANY. /TRUSTEE KRUG

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## UNOFFICIAL CO

#### RIDER

RIDER ATTACHED TO AND MADE A PART OF TRUST DEED AND INSTALLMENT NOTE DATED JUNE 26, 1986, FROM ALBANY BANK AND TRUST COMPANY N.A. AS TRUSTEE UNDER TRUST NO. 7729 DATED JUNE 20, 1986, TO CHICAGO TITLE AND TRUST COMPANY AS TRUSTEE FOR MORTGAGEE.

- The undersigned covenants and agrees that they will not transfer or suffer an involuntary transfer of any interest, whether legal or equitable, and whether possessary or otherwise in the mortgaged premises to any third party, without the advance written consent of the holder of this Note, and further that in the event of any such transfer by the undersigned without the advance written consent of the holder of this Note, said holde: may, in its or their sole discretion and without notice, declare the whole of the debts hereby immediately due and payable. Any assumption agreed to in writing by owner and holder shall not constitute release of mortgagor.
- The undersigned shall have the right to prepay this indebtedness at any time, in whole without payment of any premium or penalty whatsoever.
- Notwithstanding the aforementioned provisions, the mortgagor shall be allowed a ten day grace period on their monthly installments. If payment is not received on the tenth day of the date due, a FIVE (5%) percent penalty of the amount then die shall be assessed and due with said payment. Any penalty not paid small continue to accrue till paid. The amount due shall be construed to mean the monthly payment.

this mortgage and note, a sum equal to 1/12th of the annual real estate

The maker hereof shall maintain in full force and effect a policy of insurance in an amount no less than \$800,000.00 for fire and extended coverage with liability coverage for \$500,000.00 with a mortgage clause to Chicago Title and Trust Company as Trustee for Mortgagee, the policy to provide for a minimum of (10) Ten days notice to owner and holder in the event of cancellation. The original of the insurance policy and evidence of payment of premium shall be deposited with owner and holder of this indebtedness a minimum of twenty (20) days before the expiration of the prior policy. The first policy to be delivered upon the payout on this mortgage.

	ALBANY BANK AND TRUST COMPANY N.A., as $T/U/T \#11-4363$ , and not personally.
ACCEPTED:	BY: LAND TRUST OFFICE
	ATTEST:
	ASST, VICE PRESIDENT

EXOMERATION PROVISION RESTRICTING ARY LIABRILLY OF AL ... BERK & TRUST COMMANY N. C., ATTOWN OF PERSETO, IS HEREBY DUPRESSLY MADE A PART HEREOF.

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RIDER ATTACHED TO SMD MADE A PART OF TRUST DEED AND INSTALLMENT NOTE DATED TURE 26, 1986, FROM ALBANY BANK AND TRUST COMPANY N.A. AS TRUSTER SUDER TRUST NO. 7729 DATED JUNE 20, 1986, TO CHICAGO TITLE AND TRUST COMPANY AS TRUSTER FOR MOSTGAGES.

This instrument is executed by ALBANY BANK AND TO THE TOTAL TO THE TOTAL suffer ameneyog edulish bissonots as gelsun test any intersect, whether legal or equite with above the constant service of a solution of the constant of the holder of thing willdeil landrag on bhat with think to be a count of any such transfer by the Notice is the property of the control of the control of the control of this action of this action of this with the control of rayable. Any assumption agreed to in writing by owner and holder shall not constitute release of martgager.

2. The undersigned shall have the right to repay this indebredness at any time, in whole without payment or any premium or penalty whatmoever,

3. Motwithstanding the atoromentioned provisions, the mortgager shall he cliowed a ten day grade period on their monthly installments. If payment is not received on the near day of the date due, a FIVE (5%) percent penalty of the amount then the shall be assessed and due with said payment. Any penalty not wall shall shall need accordently paid. The amount due shall be constited to mean the monthly payment.

state morrower and noted to be equal to depend the control of and the control of the control of

3. The maker hores that! maintain it full force and effect a policy of tasurance in an amount no less than 8800,000.00 for fire and systended poverage with cability coverage for \$500,000.00 with a Mortgage clause to Chicago Title and Tract Company at Trustee for Mortgages; the policy to provide for a minimus of /10; For days notice to owner and holder in the round of the incurance policy and evicence of payment of promina shall be deposited with owner and holder of this indubtedness a minimum of twenty (20) days before the expiration of the prior policy The first policy to be delivered upon the payout on this mortgage.

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Ye are