TRUST DEED

86371786

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, Made

August 12,

19 86, between American National Bank and Trust

Company of Chicago, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated October 24, 1985 and known as trust number 65877 herein referred to as "First Party," and

Metropolitan Bank & Trust Co.

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 Three hundred sixty thousand and 00/100's

made payable to BARANDER Metropolitan Bank & Trust Co.

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 in

imstadments as follows: ON DEMAND TWEENER

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SAMEN A NAME OF THE PARTY.

MANAGEMENT OF THE PROPERTY OF

XXXXX

KX.

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XXXXX

, with interest Payable monthly

on the principal balance

from time to time unpaid at the rate of "see below

per cent per annum payable

; each of said instalments of principal bearing interest after maturity at the rate of monthly sexual per cent per annum, and all of said principal and interest being made payable at 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 appoint-

ment, then at the office of Metropolitan Barre & Trust Co.

NOW, THEREFORE, First Party to secure the payment of the slid principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and slao in consideration of the sum of the Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, allem and convey unto the Trustee its uccessors and assigns, the fullowing described Real Estate situate, lying and Cook being in the COUNTY OF AND STATE OF ILLINOIS, to wit:

See attached Exhibit "A" for Legal Descirption

PTN: 13-68-105-016 -002 -001

INTEREST RATE FLUCTUATION GLAUSE: The interest into doing charger on this Note is predicated upon a rate of macros. 22. The pare many points over the prime rate in effect to the Malogensia Rank and fruit company, in the event sechpriems rejo shife firstaute either up or down while any partion of this Mode south remain unpoid, the interest rate being charged on this hote show he adjusted so that it shall at all times equal percentage points over such prime rate from time to tane in effect.

THEREST RATE FUCTUATION CLAUSE: The interest 41. The Render of Trust has the Prevented upon a rate of the second Renders Trust has the Renders second records and the records second records. gerije elektivate el her up of the transmitteness unpart, the transmitteness to being charged their stells be adjusted so the count of all all times equal 41 percentage points over (unit prine rate from time to case in ellect.

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

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 as profits thereof for an long and during all such times as First Party, its auccessors or sasigns may be entitled thereto (which are pledged primarily and in a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally out of controlled), and ventilation, including (without restricting the foregoing), acreens, window shades, storm doors and windows, floor coverings, inador beds, awaings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or sesigns 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.

It is furth.

It is further underson and agreement of the failure of the failure of First Party, its successors or assigns to: (1) promptly repair, restore or rebuild any buildings or improvement now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the tion lesses in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the tion hereof; (3) pay when due any indebtedness which may be accurated by a lien or charge on the premises apperlor to the lien hereof, and upon request exhibit a statisfactory evidence of the discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or intuicipal ordinances with respect to the premises and the use thereof; (6) refrain from making material alterations in said premises except as required by law or municipal ordinance; (1) pay before any pensity attaches all general taxes, and pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefor; (8) pay in full under strotest, in the manner provided by statute, any text or assessment which First Party may desire to contest; (9) keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by firs, lightning or windstorm under policies providing for payment by the incompanies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured here-by.

NAME Metropolitan bank 2201 W. Cermak Rd. Chicago, IL 60608

Metropolitan BAnk & Trust Co.

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER.

61236. BRYN MANNE

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boliers of the noir, such rights to be stream of the new stream of

cights may appear.

6. Upon, or at any three 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 permises. Such appointment may be made either before or after saie, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the permises or whether the same shall be then occupied as a burnated or not and the Trustee hereunder may be appointed as such receiver shall have power to effect the trust, issues and profits of said premises during the mendency of such foreclosure such and, in case of a said and a deletienty, during the full said forp period of redemption, whether there be redemption or not, as well as during any further times when first Party, its successives or assigns, except for the intervention of such receiver, would be entitled to collect such reals, issues and profits, and all other justoers which may be necessary or a classification of such receiver, would be entitled to collect such reals, issues and profits, and all other justoers which may be necessary or a class in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The court from the time may subhorize the receiver to apply the act income in his hands in payment in whole or in part of: (1) The indictions secured hereby, or y any decree foreclosing this trust deed, or any tax, special assessment or other lies which may be or become superjor to the life hiereof or of said deed, y yield such application is made prior to foreclosure said; (2) the deficiency in case of a said such as deficiency.

7. Trustee or the holders of the new such as the receiver to the premises of the premises

to me den more or us such accomplished by made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

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

8. Trustee has no duty to examine the tile, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any nower herein given unless expressly obligated by the terms hered, nor be liable for any acts or obligated to record this trust deed or to exercise any nower herein given unless expressly obligated by the terms hered, nor be liable for any acts or obligated to record this trust deed or to exercisely any power; herein given or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power; herein given.

any power; herein given.

B. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of natiofactory evidence that all indehtedness 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 enable to Trustee the note representing that all indehtedness hereby necessor has been paid, which representation Trustee may accept as true without anyulry. When a release is requested of a successor trustee, such successor frustee may accept as the genuine note herein described any note which tears a criticate of identification purporting to be executed by a brior trustee hereunder or which release is requested of the original trustee and it has a over executed and which purports to be executed on he half of First Party. and where the may accept as the genuine note herein described any often may be presented and which conforms in substance with the described herein, it may be presented and which conforms in substance with the described herein contained of the note and which purports to be executed on beta. This Party.

19. Trustee may resign by instrument in writing filed it to entitle of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refuse of the ten fleender of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust center and sutherity as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable con or a sign for all acts performed hereunder.

Colluis C/E

IN WITNESS WHEREOF, American National Bank and Trust Company of Chicago not personally but as Trustee as aforest. has caused these presents to be signed by one of its Vice-Presidents or Assistant Vice-Presidents and its corporate seal to be hereunto affixed and gitter ed by its Assistant Secretary, the day and year first above written. American National Bank & Trust Company of Chicago

SANK & TRUST

as Trustee, as afforesaid, and not yers ... lly, VICE PRESIDENT وسيري مهرحتفت

ASSISTANT SECRETARY

STATE OF ILLINOIS, | COUNTY OF COOK

I, the undersigned, a Notary Public in and for the County and State afurcraid, DO HEREBY UERTIFY, that the above named Vice President and Assistant Secretary of the AMERICAN NATIONAL BANK AND TRUST COMPANY OF CRICAGO, a National Banking Association, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice President and Assistant Secretary respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said National Banking Association, as Trustee, for the uses and purposes therein set forth; and the said Assistant Secretary, as custodish of the curporate seal of said National Banking Association to be affixed to said instrument as said Assistant Secretary's own free and voluntary act and as the free and voluntary act of said National Banking Association for the uses and purposes therein set forth.

Given under my hand and Notarial Seal

AUG 1 3 1986

Notary Public

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 Installant Note mentioned in the within Trust Dred has been identified herewith Inder Identificather NPAL SEAL TO Lore a M. Sovienski Yo'ar Jubic, State of Illinois.
My Commission Expires 6/27/88

Trustee

UNOFFICIAL COPY

Exhibit "A"

Parcel 1:

Lot 2 (Except the East 44.42 Feet Thereof) in Elmore's Addition to Ardmore Manor, Being a Subdivision of the East ½ of the Northwest ½ of Section 8, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois. 13-08-105-016

Parcel 2:

Lot 3 in Elmore's Addition to Ardmore Manor, being a Subdivision of the East ½ of the Northwest ¼ of Section 8, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois, 13-08-105-002

Parcel 3:

That Part lying Northeasterly of the Northeasterly Line of Rand Road (Norwood Park Avenue) (Northwest Highway) and South of the South Line of Bryn Mawr Avenue, and West of Elnore's Addition to Ardmore Manor Aforesaid of the Northeast 4 of the Northwest 4 of said Section 8, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois. 13-08-105-001

DF T-01 RECORDING \$12.2 T#3337 TRAN 5830 08/22/86 15:50:00 #570 # A *-86-371786

COOK COUNTY RECORDER



86371786

UNOFFICIAL COPY

Services

300 MO OF COOF COUNTY CLOTH'S OFFICE