THE ABOVE SPACE FOR RECORDERS USE ONLY

ITASCA BANK & TRUST CO., a Bank-THIS INDENTURE, Made September 1. 19 S7 . between ing Corporation, 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 August 25, 1987 number 10502 herein referred to as "First Party," and Itasca Bank & Trust an Illinois corporation herein referred to as TRUSTEE, witnesseth: and known as trust number

made payable to BEARER Itasca Bank & Trust Co.

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

date of disbursement on the balance of principal remaining from time to time unpaid at the rate of ** 9.25 per cent per annum in installments as follows: **Initially One percent over the Northern Toust Company's Prime Interest Rate which will vary from time to time.

**Domais of the Company's Prime Interest Rate which will vary from time to time.

Dottetente distriction

thereafter until said note is fully paid except that the final payment of prioripal and interest, if not sooner paid, shall be due on the day of

. All such payments on account of the indebtedness 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 installment unless paid when due shall bear interest at the rate of some per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in ltasca 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 Irasca Bank Trust Co.

NOW. THEREFORE First Party to secure the asymmetat of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in considerat on of the tunnel tools of the recent whereof is hereby academical does by these presents grant, remise, release, alien and convey rate the Trustee, is surreased and the following described Real Estate actuate, tying and Cook

being to the COUNTY OF

W. IRVING PARK ROAD.

: 8

ITASCA

AND STATE OF ILLINOIS, to wit:

Parcel 1: Lots 1 to 7 inclusive in County Clerk's Division of the South half of Block 15 in Union Park Second Addition to Chicago in the South West quarter of Section 8, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, I (11) ois. ERO

Parcel 2: The East 9.28 feet of Lot 2, all of Lots 3 and 4 in the Subdivision of the East 75 feet of the West half of the South half of Block 15 in Union Park Second Addition to Chicago in the Southwest quarter of Section 8, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois. EXO

rermanent Real estate Tax index Number(s): Parcel I: 17-08-308-034; 17-08-308-033; 17-08-308-032; 17-08-308-031; 17-08-375 030; 17-08-308-029; 17-08-308-028; and Parcel 2: 17-08-308-028 Permanent Real estate Tax index Number(s): Parcel I:

Address of property: 1532 West Fulton, Chicago

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

TOGETHER with all improvements, tenements, essements, fixtures, and appointmentes thereto belonging, and all rents in one and profits thereof for so long and during all such times as Fren Party, its successors or are give the premise of thereto, which are piedged primary and on a party with said real estate and not accondarily, and all apparatus, equipment or strictes now or hereafter therein it thereon used to apply deat, gas, air conditioning, water, fight, power, refrigeration (which region units or centrally controlled), and ventualism, through give without restricts. The foregroung, acrees, wendow shades, steam doors and windows, foor coverings, in-a-door field, swinner, stores and water hearing. All of the foregroung air deciated to be a part of said real estate whether physically attached thereto or not, and its agreed that all a miller apparatus, equipment or articles have premises by Pirst 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 Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trust herein set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in take of the fallies if First Party. He successors or assigns no lith promitity repair, restore or rebaild any buildings or improvements now or hereafter on the jumpers with may be damaged or be destroyed. (I) here said premises in good condition and repair, without waste, and fire from methants to robbe lists for in not supressly subordinated to the list hadded. (I) may when due any indebtedness which may be becomed by a lien of charge on the form see suprior to the lien hered, and duo no repaired within a research to the unbridge of such prior lien to Trustee or to holders off the rine. Is compute with a researchie time any buildings now or at any time in process of erection upon said pranties. If for rine is compute with a researchie time any buildings now or at any time in process of erection upon said pranties. It formally with all requirements of law or municipal ordinances with the the premises and the use thereof. (I) refers from reason general alterations in said termines extent general against the premises when due, and upon written request, to furnish to Trustee or to holders off the node diplicate receptor therefore. It may be proceed by the insurance companies of montry and is any intensity to the source of the node diplicate receptor therefore. It may be infull under process. In the manner provided by statute, say law to assessment which Piet Party may deare to nontest. (It is seen all buildings and impressibly the insurance companies of montry after onthe law or assessment which Piet Party may deare to nontest. (It is seen all buildings and impressibly the insurance satisfactory to the holders of the note, indeed to require the provide transfer of the note, indeed to the local controlled to the local controlled and remain politics, in holders of the note, indeed to require the provide to the note of the note o

DELIVERY

NAME: Crtt

Harjes

ITASCA BANK & TRUST CO. 308 W. IRVING PARK ROAD ITASCA, ILLINOIS 60143

or RECORDER'S OFFICE BOX NO.

for information only insert street address of above described property.

\$12.00 MAIL

-87-506389

per annum. Inaction of Trustee or provisions of this paragraph.

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

3. At the option of the holders of the note and without socke to First Party, its successors or assigns, all unpaid indebtedness secured by this trust ed aball, notwithstanding supting in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default making payment of any instalment of principal or interest on the note, or (b) in the vent of the failure of Pirst Party or its sucressors or assigns to say of the things specifically set forth in paragraph one hereof and such default shall continue for three days, and option to be exercised at any see after the expiration of said three day period.

4. When the indebtedness hereby secured shall become due whether he appropriate.

time after the expiration of said three day period.

4. When the indebtedness bereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be nolowed and irrelied as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorners' fees, appraiser's fees, outlays for documentary and expent evidence, stenographers' charges, publication costs and costs (which may be estimated as to items appraiser's fees, outlays for documentary and expent evidence, stenographers' charges, publication costs and costs (which may be estimated as to items appraiser's fees, outlays for documentary and expent evidence, stenographers' charges, publication costs and costs (which may be estimated as to items appraiser's fees, outlays for disconting the decree of process of the section of the costs of the costs

fights 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 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 berely, and without regard to the then value of the persons or whether the same shall be then occupied as a homested or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premiss during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further time when Pirst 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 rases for the protector, peacetonic, control, management and operation of the premises during the whole of such profits or a profit of the foreclosure such and in payment in whole or in just of (i). The indebtedness secured herb, or by any detree foreclosure that the not income in his hands in payment in whole or in just of (ii). The indebtedness secured herb, or by any detree foreclosure that proficioure safe: (2) the deficiency in case of a safe and deficiency.

7. Trustee on the housers 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 dury an examine the title, location existence or conduction of the premises and cases thereto shall be permitted for

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

5. Trustee has no dist to examine the title, location, evistence, or conductor of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power he sin given unless expressly obligated by the terms breef, nor be liable for any acts or omissions hereunder, except in case of or occase on conduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein givin.

9. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been tuly 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 th ray, produce and exhibit to Trustee the note representing that all indebtedness hereby secured has been pad, which representation Trustee may accept to the without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate on any instrument to be executed by a prior trustee, because or which conforms in substance with the description, herein contained of the note and which purpors to be executed on behalf of Erst Party.

10. Trustee may resign by instrument in writing filed in the office of the Recorder of Registers of the county in which the premises are situated shall be Successor in Trust. Any Successor is Trust because of many performance of the county in which the premises are situated shall be successor shall be entitled to resonable compensation for all acts performed hereinder.

3004 CC

DEPT-01 RECORDING \$12.25 T#4444 TRAN 2221 99/16/87 99:54:6 松442 H D 米~-- 67 - 506380 CODY COUNTY RECORDER

THIS TRUST DEED is executed by the undersigned Trustee, not person, its, but as Trustee as afteresist, and it is expressly understood and agreed by the parties hereto, anything herein to the contrary notwithstanding, that each int' dlot the covenants, undertakings and agreements herein made are made and intended, not as personal covenants, undertakings and arcenients of the little fee, named and reterred to in said Agreement, for the purpose of brinding it personally, but this instrument is executed and delivered by Irasia Bank & Tius Co., its agents, or employees, on account necessary assumed by not shall at any time be asserted or entorced against, Itasia Bank & Tius Co., its agents, or employees, on account hereof, or on account of any covenant, or actualize or agreement hereof or inscreed upon it assuch Trustee, and no personal liability or or on account of any covenant, or actualize or agreement hereof or inscreed against, Itasia Bank & Tius Co., its agents, or employees, on account hereof, or on account of any covenant, or actualize or agreement hereof or inscreed against, Itasia Bank & Tius Co., its agents, or employees, on account hereof, or on account of any covenant or actualized and refleased by the party of the second part or holder or holders of said principal or interest notes hereof, and by all persons claiming by or through or under said party of the second part or holder or holders, owner or owners of such principal notes, and by every person now or through or under said party of the second part or the holder or holders, owner or owners of such principal notes, and by every person now or hereafter claiming any it of second part or the holder or holders, owner or owners of such principal notes, and by every person now or hereafter claiming are it of security hereunder.

Anything herein contained to the contrary notwithstanding, it is understood and agreed the Tion a Bank & Trust Co., individually, shall have no obligation to see to the performance of nonperformance of any of the covenants herein

ITASCA BANK & TRUST CO As Trustee as aforesaid and not personally.

U/T #10502 - Dtd. 8-25-87

Bv Attest KNITH mud jurge

TRUST OFFICER

Trustee

ASSICT: NT SECRETARY

STATE OF ILLINOIS COUNTY OF DUPAGE

I. JOANN M. Trippi in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that

Jack E. Mensching

Trust Officer of ITASCA BANK & RUST CO., and John R. Binneboese

Assistant Secretary of said Bank, who are personally known to me to be the same persons whose names are subscribed to the forecoing instrument as such Trust Officer, and Assistant Secretary, respectively, appeared before me this day in person and as knowledged that they surred and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank. Secretary then and there asknowledged that he she, as custodian of the corporate seal of said Bank, did affix the corporate seal of said Bank to said instrument as his her own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth.

September A, D. 19.87 Given under my hand and notarial seal, this 350 _day of_ 11. My Commission Expires: June 5, 1988 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 instalment Note mentioned in the within Trust Deed has been identified

berewith under Identification No

-87-50638n