THE ABOVE SPACE FOR RECORDER'S USE ONLY

and no/100s-

THIS	IND	ENTU	RE, m	ade

CTTC 7 December

TWO HUNDRED SIXTY-TWO THOUSAND (\$262,000.00)

1987 botween 21.

	MICHAEL							
								AND TRUST COMPANY, an Illinois corporation doing business in
Chi	cago, Illinoi:	, her	ein refer	red to	as TRU	STEE, wi	tnesset	h:
TH	AŤ, WHERI	BAS	the Mort	gagors	are jus	tly indebt	ed to	the legal holders of the Instalment Note hereinafter described, said

legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

Dollars.

evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from December 21 1987 on the balance of principal remaining from time to time unpaid at the rate of ten (10) per ert per annum in instalments (ingloxing principal and interest) as follows:

monthly installments of interest only shall be payable commencing lst day of January 19 86 , m1 continuing on the 1st day of each the th thereafter until said note is fully paid except that the final payment of principal 11-43-526 and interest, if not sooner pad, shall be due on the 9th day of April, 1990 . All such payments on account of the indebtedness evidence 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 at the rate per annum, and all of said principal and interest being made payable at such banking house or trust 18 Illinois, as the holders of the note may, from time to time, 2),icago company in in writing appoint, and in absence of such appointment, then at the office of Dr. Kenneth Newman

180 N. Michigan Avenue, Chicago, Illinois 60601

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being it, the City of Eyanston COUNTY OF and interest therein, situate, lying and be AND STATE OF ILLINOIS; to wit:

Cook

*p ter the expiration of any applicable not: and grace period,

Lot 4 in Block 77 in North Western University Subdivision of that part of the Nort half of the North half, East of Chicago Avenue of Section 19, Township 41 North, Range 14, East of the Third Principal Meridica, (except 15 1/2 acres in the Northeast corner of said tract) in the Village (now /ty) of Evanston, Cook County, Illinois,

PTI# 11

Notarial Stal

SEE RIDER ATTACHED

common address: 1130 Hinman, Evanston, Illinois

Prepared by: Alan D. Shultz 18 Green Bay Road, Winnetka, 11 inois

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and usen the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Alinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

successors and assigns WITNESS the lune	dS and son'S	of Mortgagors the	day and year first abov	e written.	
Malaka	<i>I</i> = 7 23	(SEAL)	Me sour	wy	[SEAL]
Michael K.	Swaig()	[SEAL]	Lord Sweig		(SEAL)
STATE OF ILLINOIS,) /1,	ALMN OSM	VITE		
County of Cook	SS. SPHAT	Public in and for and r Michael K, Su	esiding in said County, in reig and Lori Su	the State eforesaid, DO HE eig. his wife	REBY CERTIFY
S ALAN D. SH SHOTARY PUBLIC. STATI	Sergoing. Instrume	ant, appeared bet aigned, scaled a	fore me this day nd delivered the said in in set forth.	ose name 8 arg in person and ack estrument as their	nowledged that
MY COMMISSION EXPI	itea (shanyinder in)	y hand and Notatial Sea	this 21st	day of December	r 19 <u>87</u> .
			(auca)	Shuy	Notary Public

Trust Deed - Individual Martgagor - Secures One Instalment Nate with Interest Included in Payment. Form 807

Page 1

MATE TO: Alan D. Shultz 18 Green Bay Road Winnetka, Illinois 60093 PLACE IN RECOGNISM OFFICE BOX NUMBEROX 333-HV FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

1130 Hinman Avenue

Evanston, Illinois 60202

UNOFFICIAL 6COPY 2

RIDER ATTACHED TO AND MADE A PART OF INSTALLMENT NOTE DATED DECEMBER 21 , 1987 IN THE AMOUNT OF \$262,000.00, AND TRUST DEED OF SAME DATE SECURING SAID NOTE AGAINST PROPERTY COMMONLY KNOWN AS 1130 HINMAN, EVANSTON, ILLINOIS AND LEGALLY DESCRIBED AS FOLLOWS; Lot 4 in Block 77 in North Western Univerity Subdivision of that part of the North half of the North half, East of Chicago Avenue of Section 19, Township 41 North, Range 14, East of the Third Principal Meridian, (except 15 1/2 acres in the North east corner of said tract) in the Village (now city) of Evanston, Cook County, Illinois.

1- monthly payments under the note shall be due on the first of the month and considered deliquent if not received by the 10th of the month due. A late fee of 5% of the payment due shall be owed on all payments not received by the 10th.

2- the note and trust deed securing same are not assumable and in the event a sale or transfer of interest occurs prior to full payment then all sums due under the note shall become immediatly due and owing.

3- principal payments against the sum then outstanding may be made without peralty at any time.

4- At maturity or Pinal payment a payment of \$3,000.00 shall be due in addition to any outstanding interest on the then outstanding balance. This payment shall be considered additional deferred interest beyond the 10% interest shown on the face of 504 County Clarks Office the note and shall be dvs regardless of when the final payment is made.