TRUST DEED

		THE ABOVE SPACE FOR R	ECORDERS USE ONLY	<del></del>
corporation doing business in THAT, WHEREAS the Mortg inafter described, said legal if One Hundred Forty Four evidenced by one certain ins	of Cherein referred to as "Mortgan Oak Park, Illinois, here agors are justly indebted tolder or holders being her Thousand Six Hundre talment Note of the Mortg	hicago County agors, and Avenue Bank and ein referred to as TRUSTE to the legal holder or ho ein referred to as Holders ed Five and 06/100ths sagors of even date herew	Trust Company of Oak Parl EE, witnesseth: Iders of the Instalment of the Note, in the princi ith, made payable to BE	Note here- ipal sum of Dollars, EARER
and delivered, in and by wh date of disbursement 2.00 per cent per a	on the balance of	gors promise to pay the s f principal remaining from ustable in installmen	time to time unpaid at t	erest from the rate of
\$2,410.08 of principal on the 13th day of Dece	plus accrued intere amber, 1987 and on	est on the unpaid pri the 13th day of each	ncipal balance beg month thereafter	inning
until said note is fully raidedue on the 13th dry of edness evidenced by said of oprincipal; provided that thighest rate permitted by later trust company as the hold appointment, then at the office	December to be first applied to e principal of each insta to and all of said principal ders of the note may, fro of Avenue Bank and Trust	19 88 . All such printerest on the unpaid printerest on the unpaid printerest unless paid when dipal and interest being major time to time, in writing Company of Oak Park, Oak	ayments on account of the name of the ue shall bear interest a depayable at such banks appoint, and in absenting Park, Illinois.	he indebt- remainder u the then king house ce of such
NOW, THEREFORE, the Morrgagers tons of this trust deed, and the performance One Dollar in hand poid, the receipt whe following described Real Estate and all of COUNTY OF COOK		cipal sum of money and said interest in ein contained, by the Mortgagors to be p mess presents CONVEY and PARRANT Merein, situate, lying and being in the FATE OF ILLINOIS, to wit-	scoodance with the terms, plovision relations of the second section in consideration unto the Trustee, its successors and	is and limita- of the aum of f assigns, the
an undivided one-quarte	er interest in che f	ollowing described r	eal estate:	
Lot 17 in Block 24 in F Township 41 North, Rang Cook County, Illinois P.I.N. 11-31-210-020 Property address: 1826 Chic	ge 14 East of the Th PAD W	ons 30 and 31 and Se ird Principal Meridi	67677748	
	MAIL TO TO	THIS PACUMENT SHERRI M. WARI AVENUE BANK & 104 N. OAK PAR OAK PARK, IA	NER TRUST CO. OF OAK F RK AVE.	'ARK
which, with the property hereinalter describ	ed, is referred to herein as the "premi	5es."	S	
TOGETHER with all improvements, to during all such times as Mortgagors may I equipment or articles now or hereafter their controlled), and ventilation, including (with and water heaters. All of the foregoing are equipment or articles hereafter placed in the	intements, easements, listures, and as be entitled thereto (which are pledge- tern or thereon used to supply heat, our restricting the largoing), screens, declared to be a part of said real esta y premises by the mangagors or their as a unto the said Trustee, its success-	ppurenances therro belonging, and al d primarily and on a party with said re gas, air conditioning, water, light, pow awindow shades, storm doors and windo tre whether physically attached thereto usersous or assigns shall be consider or and assigns, forever, for the purpos or and assigns, forever, for the purpos	ral estact and 731 secondarily), and rept refrigetives a steecher single unit res, floor covering considerable and or now, and at 32 7 green that all simil ed as constituting rate of the real ea es, and upon the using a dissess her	all apparatus, a or centrally inings, atoves lar apparatus, state. rein set forth,
This trust deed consist reverse side of this trust de on the mortgagors, their heirs	ed) are incorporated her s, successors and assign		a part hereof and shall	be binding
Denis A. Paluch	(SEA	Kathleen E	abull	(SEAL)
STATE OF ULL MOIE	SEA	DECSIGNED		(SEAL)
County of COOK		aluck tary	Pen E Pali	FY THAT
	Instrument, appeared before me this	a be the same person <u>S</u> , whose nam day in person and acknowledged that _	They signed, sealed and	delivered the
	and barrument as Pleanestead	free and voluntary acr. for the uses and	purposes therein ser forth, including	g the release

## THE OF THIS TRUST DEED THE COVENANTS

- 2. Mortgagors shall (1) prompily repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed; (2 neep 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 lien hereof; (3) pay when dut any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the noite; (4) complete within a reasonable time any buildings of our or any time in process of exection upon said premises; (3) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Morigagors shall pay before any penalty attaches all general taxes, and shall pay apecial taxes, special assessments, water charges, sever service charges related against the premises when due, and shall, upon written request, fumish to Trustre or to holders of the nute duplicate receipts therefor. To prevent cunder Morigagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Morigagora may deate to contest.
- 3. Morrgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either on pay the cost of replacing or repairing the same or to pay in full the indebugeness secured hereby, all in companies satisfactory to the holders of the nure, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard morrgage clause to be attached to each policies, and shall deliver all policies, including additional renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not loss than ten days prior to the respective dates of
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mottgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on pilot encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or teleem from any tax sale or forfeiture affecting said premises or contest any tax or cases—ment. All moneys poid for any of the purposes herein authorized and all expenses paid or incurted in connection therewish, including authorizes; lees, and any other moneys advanced by Trustee or the holders of the note to protect the mortagage premises and the lien hereof, plus reasonable compensation to Trustee increased may be taken, shall he so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the Yor. In action of Trustee or holders of the note shall hereunder on the port of Mortgagors.

  Since of 4.00 over prime adjustable

  5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to takes or Maressments, may do so according to any hill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfesture, tax lien or title or claim thereof.

  6. Mortgagors shall have each item of indebtedness herein mentioned, both Brincipal and interest, when due according to the terms hereof. At the option of the holders
- 6. Mortgagors shall pay each item of indebtedness herrin mentioned, both principal and interest, when due according to the terms hereol. At the option of the holders the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithusanding anything in the note or in this Trust Deed to the senerally become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) when default shall cause for three days in the performance of any other agreement of the Mortgagors herein contained.
- commentary, become due and psyable (a) immediately riche cose default in making payment of any instalment of interest on the note, or (b) when default shall occur and continue for three toys in the performance of any other agreement of the Mortgagers herein contained.

  Then the indebted ess hereby secured shall be come due whether by accretation or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, then shall be allowed and included as additional indebtedness in the decree for sale oil expenditures and expenses which may be paid or incursed by or on behalf of Trustee er holders of the note in accompts (see, appraiser's fees, outlays for documentary and expense and expenses of the note may be paid or incursed by or on the half of Trustee er holders of the note may be paid or incursed by or on the half of Trustee er holders and saminances with respect to title as Trustee or holders of the note may deen to be reasonably necessary either to proceedings. Tortens certificates, and similar data and assumences with respect to title as Trustee or holders of the note may deen to be reasonably necessary either to proceeding the nature in his paraginal mentioned shall become as much additional indebtedness as excued hereby and immediately due and payable, with interer the son at the TON

  When paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including pobale and absum ric proceedings, it which either of them shall be a party, either as plantiff, claimant or defendent, by reason of this trust deep or all the proceedings of the proceedings in the proceeding proceedings which may be plantiff, claimant or defendent, by reason of this trust deep or all the proceedings of the proceedings

- 10. No action for the enforcement of the lien or of any provision hereof in 11 be subject to any defense which would not be good and available to the party interposing ne in an action at law upon the note hereby secured.
- 1). Trustee or the holders of the note shall have the right to inspect the premi en at all reasonable times and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise power herein given unless expressly obligated by the terms hereof, nor be liquid for my acts or omissions hereunder, except in case of its own gross negligence or conduct or that of the agents or employees of Trustee, and it may require indemnities as islactory to it before exercising any power herein given.
- 13. Truster shall release this trust deed and the lien thereof by proper instrument wan presentation of satisfactory evidence that all indebtedness secured by this trust deed has been full, paid, and Truster may essentially not be proper instrument wan presentation of satisfactory evidence that all indebtedness secured by this trust deed has been full, paid, and Truster may essentially chereof, produce and exhibit to Truster the note, representing that all indebtedness hereby secured has been in the properties on the product of the properties of any presentation truster may accept as the product of the makers thereof; and where the release is requested in the present of the present of the product of the note and which purports to be executed by the persons herein described herein, it may accept as the genuine note here against any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons and the described herein, it may accept as the genuine note here against do makers thereof.
- 14. Trustee may resign by instrument in Critical filed in the office of the Recorder or Registrar of Title 1 in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county it which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to resonable compensation for all acts performed hereunder.
- 33. This Truss Oeed and all provisions hereol, shall extend to and be binding upon Morrgagors and all persons claiming under or through Morrgagors, and the word "Morrgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness only part threeof; whether us not such persons shall have executed the note or this Trust Deed.
- 16. Without the prior written consent of the holder or holders of the note secured hereby, the Mortgagor or Mortgagors shall not convey or encumber title to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate he entire unpaid principal balance as provided in the note for breach of this covenant and no delay in such election after actual or constructive notes of such breach shall be construed as a waiver of or acquiescence in any such conveyance or encumbrance.

BEC-29-87 459238 87677748 - A - 20c IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

Ine instalment Note mention	an in the dithin Tibel Deed has been identified
herewith under Identification	No. 5715
AVENUE Mak and Trust	Company of Oak Park as Trustee.
By Callbert	
By Carrie	Vice President
the state of the s	- Cities

D	NAME			
ELT	STREET			
IO V: E R	CITY	•	17	87677748
araei Irom	12E	MAHCIAL, IA	% OEC	

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

12.DO