TRUST DEED FFICIAL COPY 87070547

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

December 31

Given under my hand and Notarial Seat this

19 86, between

Michael J. O'Rourke and Susan Bogart, his wife as joint tenants

herein referred to as "Mortgagors," and	
AMALGAMATED TRUST & SAVINGS BANK	
an Illinois banking corporation doing business in Chicago, Illinois herein referred to THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of after described, said legal holder or holders being herein referred to as Holders of the Thirty thousand and 00/100 evidenced by one certain Equity Line Note of the Mortgagors of even date herewith, a AMALGAMATED TRUST & SAVINGS BANK and delivered, in and by which said to pay said principal sum or any lesser sum disbursed under said Note plus simple interment at the rate of 1.25 per cent per annum over The Wall Street Journal Prime Raas follows:	the Equity Line Note herein- Note, in the principal sum of Dollars (\$ 30,000.00), made payable to the order of Note the Mortgagors promise test from the date of disburse-
Interest shall be duaged payable monthly. In addition to monthly interest payments monthly principal payable monthly (0.833%) of the disbursed principal under Dollars, whichever is more. Monthly interest and principal payments shall begin on February, 1987. And shall continue on the list day of each suntil maturity. The total amount of the disbursed and unpaid principal balance and and payable on the 31st day of December, 1991.	the Equity Line Note or Ten the day of succeeding month thereafter
The interest rate being charged on (a) l. Note will at all times be equal to the prime rate Journal-Money Rates section, plus 1.23% as said rate may fluctuate * If at any tim Money Rates section quotes more than one prime rate and/or quotes a range of prime recharged on said Note will be equal to the highest prime rate then being quoted in The Rates section, plus 1.25%. In the event such or me rate fluctuates either up or down with the highest prime rate then being quoted in The Well Street Journal-Money Rates section fluctuates. *	ne The Wall Street Journal— rates, the interest rate being Wall Street Journal—Money hile any portion of the Note hat it shall at all times equal
All payments on account of the indebtedness evidenced by said note shall be first appli principal balance and the remainder to principal. The principal of each of said instalmshall bear interest after maturity at the rate of 5.0 per certiper annum over The Wall fluctuating. * and all of said principal and interest being made payable at such bank in Chicago, Illinois, as the holders of the note may, from time to time, in writing appointment, then at the office of AMALAGAMATED TRUST & SAVINGS BANK in * on the first day of each month	nents unless paid when due I Street Journal Prime Rate king house or trust company pint, and in absence of such a said City,
NOW, THEREFORE, the Mortgagors to secure the payment of the said principal's unsof morey and said interest in accordance with the terms of the performance of the covenants and agreements between contained, by the Mortgagors to be performed, and also in sorted, sail in of the sum of thereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the fide time described in interest therein, situate.	provisions and imitations of this trust deed. (One Dollar in hand paid, the receipt whereof teal Estate and all of their estate, right, title 17.7
ring and being in the City of Chicago countros Cook P. I	.#14-33-314-022
Lot 124 in the subdivision of lots 9 to 18 the West 1/2 of Lot 19 lots 20, 21 and 22 in Block 1 in Cheffield's Addition to Chicago, Township 40 North, Range 14, East of the Third Principal Meridian, Illinois TOGETHER with all improvements, tenements, ensements, fixtures, and appurtenances thereto belonging, and all rents issues and profite is Mortgagors may be entitled thereto which are pledged primarily and on a parity with said real estate and not secondarily, and all apparatus, eitherenous and to supply heat, gas, are conditioning, water, light, power, refrigeration which the supple units or certails controlled; and sentiation reems, window shades, atorm doors and windows, floor coverings, mader bests, awaings, stoves and water heaters. All of the foregoing are deel high and the dependence of not, and it is agreed that all similar apparatus, enquined in the premises by the Mort	in Section 33, iv Cook County, N. Burling Streat thereof for or long and during all such times quipmen; or art. less new or hereafter therein including arthus restricting the foregoing, ared to be a var of said real extact whether
modered 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 its needs under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors to hereb	usts herein set forth, free from all rights and
This trust deed consists of two pages. The covenants, conditions and provisions appearing on prust deed) are incorporated herein by reference and are a part hereof and shall be binding on the essors and assigns. WITNESS the handand seal of Mortgagors the day and year first above written.	page 2 (the reverse side of this
Myll) Ohale, (SEAL)	[SEAL]
Gurden Boy at ISEALI	(SEAL)
ATE OF ILLINOIS / I. JUDITH G. GARCIA	
unity of COOK Notary Public in and for and reading in said County, in the State aforesaid, DO HEREBY MICHAEL J. O'ROURKE AND SUSAN BOGA	
who are personally known to me to be the same person5 whose name 8 ure	subscribed to the foregoing

488 06 091 9 86

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 1 Margagors shall (I) prospite relais, restore or rebuild any buildings or improvements now or be realiter on the premises which may become damaged or be destroyed, 2 keep said premises in good condition and report, without waste, and free from mechanics or other bens or claims for lin not expressly subordinated to the lien hereof. (3) pay when due any indebeddness 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 primition to I institute in the holders with respect to the premises and the use thereof, (6) make no material alterations in said premises except as required by law or manicipal ordinates with respect to the premises and the use thereof, (6) make no material alterations in said premises except as required by law or manicipal ordinates.

 2 Morgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special axes, special axes sets even charges, sever service charges, and other charges shall pay in the premises when due, and shall, upon written request, formsh to Trustee or to holders of the note duplicate recepts therefor. To prevent default hereunder Mortpagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

 3 Morgagors shall keep all buildings and improvements mow or hereafter statuted on said premises insured against loss or damage by fire againsting or windstorm under princes paywhell, in case of insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactor to be attached to each policy, and shall deliver religious to be attached to each policy, and shall deliver all policies, including additional and renewal policies to the holders of the note, such rights to be evidenced by the standard renewal policies not less than ten days prior to the teoperise date of ex
- 4. In case of default therein, Trustee or the holders of the note may, but need not make any payments or pierform any act betweenhelder required of Mortgagues in any form and nonner decreased expedient, and may, but need not redeem from any that note or pierform any act betweenhelder required of Mortgagues in any form and nonner decreased expedient, and may, but need not redeem from any tax sale or other pierform any act betweenhelder, discharge, compromise or active any tax here or other pierform any act between from any tax sale or other pierform and all expenses paid or incurred in connection therewith including autorness less, and any other monitor advanced or Trustee or the holders of the note is quitest the mortgaged primess and the lieu hereof, pilot reasonable compensation to Trustee the earth matter concerning which action become high or matter than the considered as a waiver of any ight activing to them on account of any default hereometric and the trustee of the holders of the note berefore and with interest thereon at the rate of \$\frac{1}{2}\circ \frac{188}{2}\text{ per cent per annum Institute of Trustee or tolders at the not shall become immediately due and payable without notice and with interest thereon at the rate of \$\frac{1}{2}\circ \frac{188}{2}\text{ per cent per annum Institute of Trustee or tolders at the not shall need to a waiver of any ight activing to them on account of any default hereinness of the motion of the note hereby secured making any payment herein autorities claiming to taxes or assessments, may not so according to any his, rate time of a symmetric of from the appropriate public effice without inquiry into the according to the not inches validately of any tax assessment, sale foreign at the not time of dismittees.

 8. Mortgagues shall pay each item of indebtedness herein mentioned both procupit and interest when due according to the contact, because the notice of the note of the when default which on the payment of any installment of primiting in the rate of the Mortgagues

- in the case of default in making payment of any instalment of principal or interest on the note or the when default will used and possible to apprehent of the Morrgagors haven contained.

 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, before on the more of Traster shall have the right to foreclose the bein hereed, there shall have labored may be paid or included as additional and heredness in the decree for sace all expenditures and expenses which may be paid or included in additional and heredness in the decree for sace all expensions which may be paid or included in additional and heredness in the decree for sace all expensions which may be paid or included by an or behalf of Duster or holders of the note for attentives for one almost and expenses which may be paid or included by the contracts of the contracts of the contracts and expenses which may be paid to include a state of the contracts and expenses and expenses which may be paid to include a state of the contract of the contracts of the contract of the contracts of the contract of the contract

- a sale and deficiency.

 10. No action for the collectement of the hierary cany provision beyond shall be subject to any defense which would not be good and available to the party interposing some in an action law upon the note bereby secured.
- 10. No atten for the enforcement of the heapy course proximon bered shall be subset to any defines which would not be goed and available to the party interposing some in an attendatal source of the notice shall have the safe to impact the joint more shall have the safe to impact the joint more shall have the safe to impact the joint more shall have the safe to impact the joint more shall all the properties to obligate the record that partypos.

 12. Trustee that no dot we can be continued to the control of the promoters to obligate the record that the struct deed and the limit to the limit of the agents of emissions between the safe that partypos and promoters that the safe that partypos is an expectation of the promoters that the safe that partypos is expected in the safe that partypos is expected in the control of the safe that partypos is not trusteen may execute and delives a release berief to and a present make the control of the safe that partypos is not trusteen may execute and delives a release berief to any person beautiful and the safe that partypos is not trusteen may execute and delives a release berief to any person beautiful and the safe that partypos is not trusteen that the sa

The loan that is secured by this Trust Deed is revolving The of credit loan. It can be paid down and increased again throughout the life of credit. All disbursements under this line of credit have a priority lien against the property covered by this Trust Deed as if made when the Trust Deed was first recorded

** over the prime rate as published in the Wall Street Journal



DEPT-81 \$! 1

T\$0002 TRAN 0303 02/04/87 16:03:00 \$0859 # C # - 87-07054

COOK COUNTY RECORDER

LMPORT

RETHE NOTE FOR THE PROTECTION OF BOTH THE BORROV SECURED BY THIS TRUST OFFO SHOULD BE IDENTIFIED BY H TRUSTEE NAMED BEFORE THE TRUST DEED IS FILED FOR HE

The Instalment Note mentioned in the within Frust Deed has been identified herewith under

AMALGAMATED TRUST & SAVINGS BANK, as Trustee

D Amalgamated Trust & Savings Bank NAME Attn: Installment Loan Dept. E I West Monroe Street L STREET 1 ν Chicago, Illinois 60603 CITY

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 1651 N. Burling Street

Chicago, Illinois 60614

THIS DOCUMENT PREPARED BY:

Dackman atrica L. Patricia L. Bachman, AVP

E R

OR INSTRUCTIONS RECORDERS OFFICE BOX NUMBER