UNOFFICIAL COPY 871.45488 E-11.11

The state of the s	an person on a	TOS	ECURE REVOL	VING LINE OF	CREDIT	Electronic de la companya de la comp		
	March	13"	7	LaSall	e Nätional	"Bank Trust	#109445,	Dated
to THIS INDENTURE, made at 2/5/85 the street in	::::::::::::::::::::::::::::::::::::::		, 198, betw	^{nen} 135 S.	LaSalle S	t., Chgo, Il	1.	
(the "Grantor") and BEVERLY	BANK (the "T	rustee").		'a,' inmi names			and the second s	1 140 - 611111111111111111111111111111111111
Concurrently herewith Grant BANK in the principal amount o loan under the Line of Credit Agr	ıs <u>50</u> ,	,000.00			A STATE OF THE STA	the strate of a section	to evidence t	he maximu
a revolving credit and the lien of advances were made on the da	the Trust Dec	ed secures payment o regardless of whethe	l any existing indebte r or not any advance	dness and future a has been made a	idvances made pur is of the date of thi	suant to the Note to the Trust Deed or whel	he same extent as i her there is any ou	if such fülür ulstanding (r
debtedness at the time of any fu	iture advance	Payments of all acc	rued interest on the	then outstanding pr	rincipal balance of	he Note, at	per cent above t	he index ra
as hereafter delined, 'shall' cor	nmence on t	ne CIS bay	Mar	ch 13 / 1	9, and	he Note, at	day of	each mont
thereafter with a final payment of The "Index Rate" of Interest is a month during the term hereof.	t'variable rate	of interest and is def	ned in the Note as I	ne announced prim	e rate of interest of	Beverly Bank as dete	ermined on the first	i day of ello
To secure the payment of the Agreement, and for other good following described real estate of the control of th	e principal ba and valuable	consideration, the Gre	intor does hereby on	ssory Note and per ant, remise, mortos	formance of the ag	reements, terms and private to the Trustee.	conditions of the Lifts successors and NOTS	ine of Credi
following described real estate of Lot 122 in John T	Daude!	Subdivicio	County of	4th 836 Fo	at of Outle	ot F in Wria	htwood	, to wit
said Wrightwood be	. Davis	Subdivision.	of the Sout	h West to	f Section ?	28 Township	40	
North, Range 14 /2	it of t	he Third Pr	incipal Mer	idian, in l	Cook County	/, III11075.	e e de la companya	
		E- F-0				en estadore o compagni	. 1940114 A.S	ett in th
TAX IDENTIFICATION NUMBER:	14-28	I-312-055 AI	CA 2466 N.	Orchard,	Ill., Chica	igo		
nereby releasing and waiving all thereto belonging, and all rents, it loning, water, light, power, refrig hereafter referred to as the "Prer set forth in this Trust Deed.	saues and arc	l is thereof and all app or Jation, all of which	aratús, equipment or ara decisred to be	articles now or her part of the real est	eafter located on the	e real estate and used ally attached thereto	i to supply heat, ga or not (all of which	is, air condi- property is
1. The Grantor agrees to: (1) 2) keep said Premises in good a when due any indebtedness which with respect to the Premises and senalty attaches all general taxes written request, to furnish to Trust Grantor may desire to contest; as under policies at either the full re the Note, under insurance poli- such rights to be evidenced by the	andition and a the may be sec the use thereon the or to holde the or to holde and (8) keep all placement con cies payable, in the standard m	spair, with a waste, ured by a len or handle of the color	and free from mecha ge on the Premises a king material alteration of the prements, water cha le tocepits therefor, (rements now or here or, in pay in full all is a le, ') a mortgagee attact eo to each po	nic's or other liens uperior to the lien lons in said Premise ges, sewer service 7) pay in full under affect situated on sa lebtedness secur which has a prior li	or claims for lien in hereof; (4) comply vis a except as require charges, and othe protest in the mann and Premises insure ed horeby and all p ien. if any and then	ot expressly subordin with all requirements of by law or municipal richarges against the or provided by statuted against loss or dan trick liens all in comparto Trustee for the being the period of the being and the provided by the being all the period of	ated to the lien herof law or municipat of law or municipat ordinance; (6) pay Premises when dut, any tax or assers need by fire, or other satisfactory to nefit of the holder of the holder of the satisfactory to nefit of the holder of the h	reof; (3) pay ordinances r before an e, and upon ment which her casualty o the holder of the Note,
2. At the option of the holder or in this Trust Deed to the contra in the performance or observance at any time evidences or secures inderser, guarantor, surety or ac asignment for the benefit of cree ellef of debtors shall be filled by c nade or furnished to Beverly Bar	ary, become do of any term, the indebted commodation liters, or it a ror against any	ue and payable (I) after agreement or condition ness secured hereby; party; or (iv) if any pa- eqeiver of any such p such party and if filed	or the da'd in which in contained in the or (iii) upon the dealing lighteen the Not arty's property small against the party s.	any payment of pri ote, in this Trust D in of any party to the in whether as make be appointed, or if all in be released	ncipul or interest is eed, in the Line of Note, Line of Or er, endorser, guara a petition in bankri within sixty (60) da	due and is unpaid or Credit Agreement, or edit Agreement or this ntor, surety or accom- uptor or other similar.	(ii) if any other def in any other instrui s.Trust Deed, whet modation party sha proceeding under	fault occurs ment which ther maker, all make an any law for
2 The Taylor of the helder of	t the blots may	. hut need set make	any neyment or perfe	rm v i lo be o	aid or parthrmad by	Granier and may but	need not make fu	ill or partial

- 3. The Trustee or the holder of the Note may, but need not, make any payment or perform vigorial to be paid or performed by Grantor and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, comprom any as asie or forfeiture affecting the Premises or consent to any tax or assessment upon the fall or of Grantor to do so. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other non-ys advanced by Trustee or the holder of the Note to protect the Premises and the iten hereof, shall be additional indebtedness secured hereby and shall become immediately durand payble without notice and with interest thereon at the rate per annum set forth in the Note Inaction of Trustee or holder of the Note shall never be considered as a waiver of any right for high or them on account of any of the provisions of this paragraph below the provisions of the provisions of this paragraph proceeds disbursed in connection with the Premises, The Trustee or the holder of the Note hereby secured mixing any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax ilen or title or claim thereof.
- 4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, the holder or the state or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the test of the control of the lien hereof. In any sult to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the test of the local or sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holder of the Note for Tessonable attorneys' fees, Trustee a fees, appraiser's fees, unless or documentary and expenses which may be paid or incurred as to hems to be expended after entry of the decree) of procuring a reach abstracts of title, title searches and expenses unless to the sale of the Note may deem to be reasonably necessary either to present the process of the process of the process of the local or the Note in the Note in connection with a sale when a plaintiff, claimant or holder of the Note in connection with a expense of title and proceedings, to which any of the may all the a party, either as plaintiff, claimant or season of title arrust Deed or any indebtedness hereby secured or (b) preparations for the commencement of any surface or holder of the Premises or the security hereof, which might affect the Premises or the security hereof, and applied the proceeding which might affect the Premises or the security hereof, and applied in the locality of proceeding which might affect the Premises or the security hereof, and applied in the locality of proceeding which might affect the Premises of the Security hereof, whether or not actually commenced.
- 5. The proceeds of any foreclosure sale of the Premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the very is hereof constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Grantor; its legal representatives or assigns, as their rights 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 fried may appoint a receiver of said Premises. Such appointment may be made either before or after sale, without holize, without regard to the solvency or insolvency at the time of application for such receiver, of the person or persons, it any, liable for the payment of the indebtedness secured hereby, and without regard to the titen value of the Premises or whether the same shall be then occupied as a homestead or find any the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said Premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory pend of redemption, whether there be redemption or not, as well as during any further time when Grantor, 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 vivual in such cases for the protection, possession, control, management and operation of the Premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) the indebtedness secured hereby, or by any decree for foreclosing this Trust Deed, or any talk, special assessment or other lies which may be or become superior to the tien hereof or of such decree, provided such application is made prior to to reclosure sale; (2) the deficiency. sey in case of a sale and deficiency
- 7. The Trust Deed is given to secure all of Grantor's obligations under both the heretotore described Note and also Line of Credit Agreement executed by Grantor contemporaneously herewith. All the terms of said Note and Line of Credit Agreement are hereby incorporated by reference hisrein.
- 8. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Premises, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Trustee or the Holder of the Note, subject to the terms of any mortgage, deed or trust or other security agreement with a tien which has priority over this Trust Deed. Grantor agrees to execute such further documents as may be required by the condemnation authority to effectuate this paragraph Trustee is hereby irrevocably authorized to apply or release such moneys received or make settlement for such moneys in the same manner and with the same sifect as provided in this Trust Deed for disposition or settlement of proceeds of hazard insurance. No settlement for condemnation damages shall be made without Trustee's and the Holder's of the
- 9. Extension of the time for payment, acceptance by Trustee or the Holder of the Note of payments other than according to the terms of the Note, modification in payment terms of the sums secured by this Trust Deed granted by Trustee to any successor in interest of Grantor, or the waiver or failure to exercise any right granted herein shall not operate to release, in any manner, the liability of the original Grantor, Grantor's successors in interest, or any guaranter or surely thereof. Trustee or the Holder of the Note shall not be deemed, by any act, or ornisation or commission, to have waived any of its rights or remedies hereunder unless such waiver is in writing and signed by said party. Any such waiver as to the extent specifically set forth in the writing. A waiver as to one event shall not be construed as continuing or as a waiver as to any other event. The procurement of insurance or the payment of taxes, other liens or charges by Trustee or Holder of the Note shall not be a waiver of Trustee's right as otherwise provided in this Trust Deed or accelerate the maturity of the indebtedness secured by this Trust Osed in the event of Grantor's default under this Trust Deed.
- 10. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors, heirs, legatees, devisees and assigns of Trustee and Grantor. All covenants and agreements of Grantor of Grantor is successors, heirs, legatees, devisees and assigns) shall be joint and several. Any Grantor who co-signs this Trust Deed, but does not execute the Note, (a) is co-signing this Trust Deed only to encumber that Grantor's interest in the Premises under the lien and terms of this Trust Deed and to

d Holder of the Note and any other Grantor hereund 11. Trustee has no duty to examine the title, location, existence or condition of the Pramises, not shall rust herein given unless expressly obligated by the terms hereof, not be liable for any acts or omissions hereunded of the agents or employees of Trustee; and it may require indemnities estimately to it before exercising any particular and the contraction of the second of t rates be obligated to record this Trust Deed or to exercise any power of, except in case of its own gross negligence or misconduct or that 12. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon pres has been fully paid; and Trustee may execute and deliver a release hereof to and at the request to Trustee the Note representing that all indebtedness nereby secured has been paid, which re presentation of satisfactory evidence that all indebtedness secured by this Trust Obed at of any person who shall, either before or after maturity thereol, produce and exhibit ustee may execute and deliver a release hereof to and at the request of a lenting that all indebtedness hereby secured has been paid, which repri tee way accept as one withing indulty 1977 13. 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 14. Trustee may resign by instrument in writing filed in the Office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or tiled, in case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the Premises are situated shall have been recorded in Trust. Any Successor shall be entitled to reasonable compensation for all exits performed hereunder. 15. The Note secured hereby is not assumable and is immediately due and payable in full upon transfer of title or any interest in the premises given as security for the hote premises assument of the Beneficial Interest of the Land Trust executing this Trust Deed. In addition, it the premises is abid under Artibles of Agreembles.

Deed by the present title holder or any beneficiary of a title holding Trust, all sums due and owing hereunder staff become immediately due and payable. referenced above, or transfer or assignment of for Deed by the present title fielder or any be 16. Any provision of this Trust Deed which is unenforceable or is invalid or contrary to the taw of Illinois or the inclusion of which would affect the validity, legality or enforcement the Trust Deed, shall be of no effect, and in such case all the remaining terms and provisions of this Trust Deed shall subsist and be fully effective the same as though, no such of this Trust Deed, shall be of no effect, and in such case all the remaining terms and provide invalid portion had ever been included herein. LA SALLE NATIONAL PARM laiming any right or security herounder that nothing contained her secured by this Trust Deed shall be continued as creating any liability on any interest that may accrue thereon, or any indepletiness accruing hereunder or to perform any covenants either express or implied herein contained, at such jiebility, it any, being expressly waived, and that any moovery on this Trust Deed and the Note secured hereby shall be solely against and out of the Premises hereby conveyed by enforcement of the provisions hereof and of said on but this traiter little in no way effect the personal flability of any comments, to express indicate or gueranter of said Note. IN WITNESS WHEREOF, Grandor(s) has/have executed this Trust Deed. by being the contrago and the second of the grariseau brie Maintdust Grantor منفذا LA SALLE MATIONAL DAME ASSISTANT SECRETARY STATE OF ILLINOIS Kathryn Kaplan DOUNTY OF COOK Milliam E Kaplan & ed, a Notary Public in and for said County, in the State eleresaid, DO HEREBY CERTIFY in ed to the foregoing instrum or the uses and gurposes int, appeared / Join me this day in person, and acknowledged that he sign realed and delivered the said instrum GIVEN under my hand and official сорк сраида иесомовы 0875-1-20-X W # # # 9419 TWHM 3343 03/18/87 11:16 THIII. SMI GHOOGIA OCSTATE OF ILLINOIS the County and State aforestid, DO HEREBY CERTIFY that nt and Secretary, respectively, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said ins on, as Trustee, for the uses and purpose been did board forter and the early as their own free and voluntary acts, and as the free and voluntary act of si y did also then and there acknowledge that he, as outfolden of the corporate seal of said corporation, did affix the said corporate as in free and voluntary act, and as the free and voluntary act of said corporation, as Trustee, for the uses and purposes therein a ai of said corpo GIVEN under my hand and official seal, this My Commission Expires **BOX 90** This instrument was prepared by and please mail to: James P. Michalek, 1357 W. 103rd St., Chgo (Name and Address) ILLIANA FINANCIAL INC. (812) 500-6000