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THE ABOVE SPACE FOR RECORDERS USE ONL

THIS INDENTURE, made

A957253

April 7,

19 87 , between

Geoffrey L. Gifford and Jerrilyn A. Gifford, his wife herein referred to as "Mortgagors," and

AMALGAMATED TRUST & SAVINGS BANK

an Illinois banking corporation doing business in Chicago, Illinois herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Equity Line Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Fifty thousand and 00/100 Dollars (\$50,000.00),

evidenced by one certain Equity Line Note of the Mortgagors of even date herewith, made payable to the order of AMALGAMATED TRUST & SAVINGS BANK and delivered, in and by which said Note the Mortgagors promise to pay said principal sum or any lesser sum disbursed under said Note plus simple interest from the date of disbursement at the rate of .5 per cent per annum over The Wall Street Journal Prime Rate fluctuating as follows:

Interest shall be due and payable monthly. In addition to monthly interest payments the undersigned shall make monthly principal paymer is equal to 1/120th (0.833%) of the disbursed principal under the Equity Line Note or Ten Dollars, whichever is more. Monthly interest and principal payments shall begin on the ________ day of _______ day of each succeeding month thereafter until maturity. The total amount of the disbursed and unpaid principal balance and unpaid interest shall be due and payable on the ____7th____ April, 1992 ___ day of __

The interest rate being charged on said Note will at all times be equal to the prime rate as quoted in The Wall Street Journal-Money Rates section, plus . 5 % accaid rate may fluctuate * . . If at any time The Wall Street Journal-Money Rates section quotes more than one prime rate and/or quotes a range of prime rates, the interest rate being charged on said Note will be equal to the highest prime rate then being quoted in The Wall Street Journal-Money Rates section, plus_____%. In the event such prime rate fluctuates either up or down while any portion of the Note shall remain unpaid, the interest rate being charged on said Note shall be adjusted so that it shall at all times equal the highest prime rate then being quoted in The Wall Street Journal-Money Rates section, plus . 5 % as said prime rate fluctuates * .

All payments on account of the indebtedness evidenced by said note shall be first applied to interest on the unpaid principal balance and the remainder to principal. The principal of each of said instalments unless paid when due shall bear interest after maturity at the rate of 5.0 per cen, par annum over The Wall Street Journal Prime Rate fluctuating ** and all of said principal and interest being nr de payable at such banking house or trust company in Chicago, Illinois, as the holders of the note may, from time to line, in writing appoint, and in absence of such appointment, then at the office of AMALAGAMATED TRUST & SAVINGS BANK in said City,

* on the first day of each month:

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money	and said interest in accorde with the terms, provisious and limitations of this trust deed,
and the performance of the covenants and agreements berein contained, by the Mortgueurs to be be-	formed, and also in consider, then of the sum of One Dollar in hand baid, the receipt whereof
is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its suc	ressors and assigns, the following described Real Estate and all of their estate, right, title
and interest therein withinto	

lying and being in the to wit: and being in the City of Chicago COUNTY OF Cook

Lot 9 (except the West 18 3/4 feet thereof) and all of Lot 16 in Block 2 in COUNTY OF

Woodlands, a subdivision of the East half of Block 5 in the Canal "sustee's Subdivision of the East half of Section 29, Township 40 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois Commonly known as: Cod W. George

Meridian in Cook County, Illinois

Commonly known as: Cof W, George
which, with the property hereinafter described, is referred to herein as the "premises."

P. I. #14-29-222-022-0005

TOGETHER with all improvements, tenoments, casements, fixtures, and appurtenances thereto belonging, and all rents, usages and profits thereof for settings and fortheren used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled, and contilation, including wither "restricting the foregoing, screens, window shades, sterm doors and windows, floor coverings, inaidor beds, awnings, slowes and water heaters. All of the foregoing are declared to be a pa, of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed to the premises by the Mortgagors or their six assors or assigns shall be considered as constituting part of the real estate.

TO 14.VE AND TO 100 to the premises may be a passing as a property 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 trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, 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 averted bareis by reference and are a part bereof and shall be binding on the mortgagors, their heirs, suc-

tist used) and incorporated neveral by reference time are a par	t hereof and affair be britaing on the in	or of the contract and
ssors and assigns. WITNESS the handnnd seal	\mathcal{O}	~7
WITNESS the handnnd sealof Mortgagors the d	lay and year/first above written.	/
	4. (VI) A H	\mathcal{D}
[SEAL]	les the many	ISEAL)
	Geoffrey L. Gifford	1/11/10
	- Couling William Contraction	SEAL)
CURISTINE O'B'	RIEN Jerrilyn A. Gifford	UU

STATE OF ILLINOIS.

a Notary Public in and for and residing in said County, in the State aforeasid, DO HEREBY CERTIFY THAT Geoffrey L. Gifford and Jerrilyn A. Gifford, his wife

County of _Cook_

are personally known to me to be the same person S whose name S are instrument, appeared before me this day in person and acknowledged that they delivered the said lastrument as their five and voluntary act, for the uses and purposes herein set forth, including the release and waiver of the right of homestead.

Scese Notary Public

Given under my hand and Notarial Soal this. "OFFICIAL EDIL"

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

 1. Mortgagors shall (1) promptly repair, restore or rebaild any buildings or improvements now or hereafter on the premises which may become dainaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from inchanics or other liens or claims for her not expressly subordinated to the lien hereof; (3) pay when due any indebtodness which may be secured by a lien or charge on the premises apperior to the lien hereof; and upon the satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complies within a reasonable time any buildings now or at any time in precase of creation upon said promises; (5) comply with all requirements of lew or municipal ordinance.

 2. Mortgagors shall pay before any pointly attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by scatture, any tax or assessment when the control of the second of the protest, in the manner provided by scatture, any tax or assessment second expression on said premises incore against lower or damage by fire, lightning or windsform under policies providing.

 3. Mortgagors shall pay in full under protest, in the insurance companies of moneys supported the control of the pay of the little indebtedness second beginning and improvements assessments and the supported pay of the protest pay in full the indebtedness second beginning and improvements are supported by the standard imprigage of the supported pay in the pay of the protest pay in the pay of the

agreement of the Mortgagura herein contained.

7. When the indehtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the flow hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expension which may be pull of incurred by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, appraiser's fees, on the decree of produce and as to term to be expended after either of the decree of producing all other host racts of littly, the sparse said examinations, guarantee policies, and could after the state of the producing and assurances with respect to take and the other producing and the state of the producing probate and handless of this trust deed or now land to the producing probate and handless of the state of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or now land to the producing whether or not actually commenced or the producing the producing the producing and the state of the producing the producing and the producing the producing

actually commenced; or (c) report long for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced; or the proceeds of any foreclosure as as 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, including all such it, as as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additionable that evidenced by the note, with inter-at-hereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their helps a paragraph and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their helps and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their helps are all the foreclose that trust deed, the court in which such bill is filed may appoint a receiver of said promises. Such appointment may be made either before or after able, without noti-with note regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the plant, value, of the premises or whether the same shall be the said as homestend or not and the Truste hereunder may be appointed as such receiver. Such receiver shall have power to collect the remainer of the profits of said promises during the -x decrease during the -x decrease during the -x decrease and profit of said promises during the -x decrease and applied to the solvence of such preceiver and which may be receiver to apply the net inco act -x decrease and applied assessment or other time, which may be certain, possession, control and of such decrees, during the evide of said period. The Court from time to time may authorize the vectiver to apply the net inco act -x decrease in a said and defenency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note bereby secured.

 11. Trustee or the holders of the note shall have the rig at to inswect the premises at all reasonable times and access theirsts shall be permitted for that purpose.

 12. Trustee has no duty to examine the title, location, extraction of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power leaving given unless expressly abligated by the terms hereof, nor be liable for a years a consistent execution of the premises, nor shall reasonable times and the required of a stationary or the company of the premises and the prem

- herein shall include all such persons and all persons limits for the payment of the indebted as or my part thereof, whether or not such persons shall have executed the note or this trust deed, at their sole option, reserve the what to extend, modify or none when note secured be cheeby at any time and from time to time. This trust deed shall secure any and all renewals or extensions of the whole or my part of the indepts ones, hereby secured however evidenced, with interest at such lawful rate as may be agreed upon and any such renewals or extensions or say change in the terms or rate of interest shall not lmp ir in any manner the whichly of or priority or trust deed on replease the Moringeons from personal liability for the indebtedness hereby secured. In the event of any extensions, mod. """ as or renewals, extension agreements shall not be increasiny and need not be filed."

 17. Moringeors agree that unit said note and any extension or enewal therefore my m. oil sher indebtedness of Moringeors of the note; herefore or investible incurred, and without regard to the nature thereof, shall have been paid in full, Moringeors will not, "", he" the prior written consent of the bolders of the note (i) create or permit any lien or other encumbrance to be returned to the nature thereof, while have been paid in full, Moringeors will not, "the" the prior written consent of the holders of the note (i) create or permit any lien of the motification and real estate, or (ii) transfer, sell, convey or in any manner dispuse of said real estate, or (iii) transfer, sell, convey or in any manner dispuse of said real estate.
- or other entiminance fother than presently existing flems and flens securing the payment of loans not say need muse to them by the doubles of the note to exist on san real exists, or filt transfer, sell, convey or in any manner dispose of said real estate, or filt transfer, sell, convey or in any manner dispose of said real estate, or any interest therein, legal or equit, she or if the undersigned exercises of Agreement for Deed, or a Contract of the transfer of the transfer which title to said praparty is, or shall be hold, to any person, corporation, or entity other than to the undersigned, or a corporate land trustee holding title sole, for the benefit of the undersigned for his or her spouse), the then halance of principal and interest hereunder remaining unpaid shall immediately become the and payable, and upon demans by the below of this Note, the undersigned promises to pay the same forthwith.

 19. In order to provide for the payment of taxes, the undersigned promises to pay monthly, in addition to the above payments, 1/12th of the annual real estate taxe of account of the undersigned provide the current years tax obligation on the last day of such such year during the term of this obligation. If the amount estimated to be sufficient to pay and assessments and other charges is not sufficient, the undersigned provide the current years the subjection on the last day of such such year during the term of this obligation. If the amount of the undersigned in the holder's bank to further secure this indebtedness and any officer of the bank is authorized to withdraw the same and apply between
- ** over the prime rate of interest as published in the Wall Street Journal The loan that is secured by this Trust Deed is a revolving line of credit loan. It can be paid down and increased again throughout the life of the credit. All disbursements under this line of credit have a priority lien agiarst the property covered by this Trust Deed as if made when the Trust Deed was first roorded.

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.

INSTRUCTIONS

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

AMALGAMATED TRUST & SAVINGS BANK, as Trustee

Assistant Secretary Assistant Vice President Assistant Trust Officer

D AMALGAMATED TRUST & SAVINGS BANK NAME E Attn: Installment Loans L 1 West Monroe Street STREET İ V Chicago, Illinois 60603 CITY E R OR

RECORDER'S OFFICE BOX NUMBER ...

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

834 W. George, Chicago, IL

THIS DOCUMENT PREPARED BY: