TRUST DEED

DUNTY, ILLINOIS

1988 JAN 26 PH 2: 05 88036755

	Crica		THE ABOVE SP	NCE POR RECORD	ER'S USE ONL	Y
THIS INDENTURE, Made corporation, not personally	December 7	, 19 g	7 between	andonde hank	addratbys?	nG9MBANY
said Company in pursuan	out as trustee under	the provisions o				
Number 11142	herein referred to	reement dated ne Willest Doctor W	June 2,	. 1987	and known	
of Orland Park, Coo			anu George	F. Gee, of	the Villa	ge
toreit akilisanakaning in	referred to as TRUS	1018 PRE witneseath:				
THAT, WHEREAS First Par			id an Instalmon	t note bearing o	von date herou	dth In the
	TY THOUSAND AN					
****	* * * * * *	* * * * * *	* * * * * * * * * * * * * * * * * * *	· * * * * * * * *		"Dollars,
made payable to THE ORDE	R OF BEARER			. , , , , , ,		
and delivered, in and by which	ch said Note the First	Party promises to	pay out of that	portion of the tr	ust estate subje	ect to said
Trust Agreement and						
date	on the bala	ice of principa	l remaining fro	om tim e to tin	ie unpaid at	the rate
af 10 persont por a	anum in Instalments (including princip	al and interest) i	is follows: SIX	HUNDRED ST	EVENTY
FIVE AND NOTION * *	* * * * * *	* * * * *	* * / \$675	00) * * *		ا مد مد ما
Dollars or more on the 7t	h ^{day of} Januar	.թ 1988 ո	^{id} STX HUNDR	ED SEVENTY I	IVE AND NO	0/100
* * * * * * * * * * * * * * * * * * *	* * * * * * *	* * * * * *	* * * (\$67	5.00) * * *	(* * * *
Dollars or more on the 7th	h day of each	ion <i>th</i>	ereniter until sai	a note is fully pr	nd except that	the linal
payment of principal and it is payments on account of the	erest, it not sooner pa	a, shan be que of	tine 7th C	lay of Decen	ber,1992	All such
balance and the remainder to						
	per sal per unnum,					
house or trust company in						
writing appoint, and in absen-	ce of such narointme	it, then at the Of		and State Ba		
τ1.					しいい	asithClay.
NOW, THEREFORE, First Provisions and finitations of this acknowledged, does by these proceeding Real Estate situate, lying the second of the s	arly to secure the payme a trust deed, and now have resents grant, remise, re ug and being in the	ont of the said prince consideration of the lease, alien and co	sipal sum of mone) e sum of One Pol avey unto the Tri	and said interest in hard paid, thus in hand paid, thustee, its successors	necordance with to receipt whereing and assigns, th	the terms, if is heroby e following
COUNTY OF GOOK	WAINS IMER OF THER	COE, 13 WIG L	ots 157.158	.159 and 160) in Frank	-
De Lugach's Wooded	Estates, being	a subdivisi	on of the No	orth 1/2 of	the East 1	1/2
of the Southwest 1/4	of the North	1/2 of the	Southeast 1,	/4 of the So	utheast 1/	'4. oE
the Southeast 1/4,	the East 1/2 of	the Last 1.	2 of the So	outhwest 1/4	of the Sc	outheast
1/4 of Section 18,	rownship 36 Nor	th, Kange	2, East of (the Third Pr	incipal Me	:ridian,
in Cook County, Tll.	inois,		16			
		•	() x			
					September 1	September 1
Street address: 158	824 S. 113th Co	urt, Orland	Park, Illia	nois.	140	·
Permanent tax number	FI 27-18-4	30-006 B	-64 /2 J			nn 📗
	H.A-0	007	158			
	71	008	11 159	N _A .	-	1
		cog	160 1	-/Z .		1
						ı

which, with the property hereinafter described, as referred to herein as the "premises."

TOGETHER with all improvements, tenoments, easements, fixtures, and appurtenances thereto belor in ig, and all rents, issues and profits thereof for so long and during all such times as Piris Party, its successors or assigns may be enlitted thereto (which, as pledged primarily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein in thereon used to supply lead, gas, air conditioning, water, light, power, refrigeration (whether single units or controlled), and vent air in, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, are as and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is acceed that all similar 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 you must sherein set forth.

TIS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (a) promptly repair, restore or rebuild any buildings or improvements now or horeafter on the premises which may become damaged or destroyed; (b) keep 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; (c) pay when due any indebtedness which may be secured by a lien or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or claims for hie not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or claims on the premises support to the lien hereof, and required by law or maniferal ordinances with respect to the p

MAIL TO:		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE
1	This Document Prepared By	DESCRIBED PROPERTY TIERE
	E. KENNETH FRIKER 180 N. LaSallo St.	15824 S. 113th Court
l,	Chicago, II. 60601	 Orland Park, IL. 60462

policies not less than tendays prior to the pince we dit sof expiration; the 170 tender of the holdes of the basy, but need not, make any payment of perform any act hereinbefore set for the name form of manner decended policies and may, but need to the performance in the partial payments of principal or interest on prior encumbrances. If any, and parennee, discharge, compounds, or series any tax lien or other prior lien or title or claim thereof, or redeem from any lax sale or forfleture affecting said premises or contest any tax for assessment. 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 moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at a rate equivalent to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the prematmity rate set forth therein. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

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

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, notwithstanding anything in the note or in the trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, or (b) in the event of the failure of First Party of its successors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the explication of said three day period.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sair all expenditures and expenses which may be paid or incurred by or on behalf or the holders of the note for attorneys' fees. Trustee's fees, appraiser's fees, outlays for documentary and expense which may be paid or incurred by or on behalf or a holders of the note for attorneys' fees. Trustee's fees, appraiser's expended after entry of the decree of procuring all such abstracts of fille, title searches and examinations, title policies. Torrens certificates, and similar data and assurances with respect to little a

5. The proceeds of an, 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 terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest revaluing unfield on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may

third, all principal and integet r regaining unpaid on the noie; rourin, any overplus to this trait, he was represented by appear.

6. Upon, or at any time a or the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be added the before or after sale, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the may or persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the same half being occupied as a homestead or not and 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 defletency, during the full statutory or not of redemption, whether there be redemption or not, as well as during any further times when First Party, its successors or assigna, 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 usual in such case at a tree protection, possession, control, management and operation of the premises during the whole of said period. The court, from time, to time may know the receiver to apply the net income in his hands in payment in whole or in part of: (a) The indebtedness secured hereby, or by any decree force sing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hiereof or of such decree, provided such application is made prior to foreclosure sale, (b) the deficiency in case of a sale and deficiency.

7. Trustee or the holders of the note shall have the right to inspect the premises or to inquire into the validity of the signatures or the

purpose.

8. Trustee has no duty to examine the title, location, e istince or condition of the premises, or to inquire into the validity of the signatures or the indentity, capacity, or authority of the signatures on the new contrast deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hirecf, for be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power

herein given:

9. Trustee shall release this trust deed and the lien thereof by prop. I astrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and; eliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the noise representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuline note herein described any note which bears an identification number or prorting to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has new proceed its identification number on the note described herein, it may accept as the genuine noise, herein described 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 herein designated as maker thereof.

10. Trustee may resign by instrument in writing filed in the office of the Record of the Record of Deeds of the county in which the premises are situated shall be Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.

11. The word "note" when used in this instrument shall be construed to mean "notes" who I mo e than one note is used.

12. Before releasing this trust deed. Trustee or successor shall receive for its services a fee at determined by its rate schedule in effect when the release deed is issued. The provisions of the "Trust And Trustees Act" of the State of

STANDARD BANK AND TRUST COMPANY

THIS TRUST DEED is executed by the content of the power and authority conferred upon and vested in it as such Trustee (and said superpositions) and it is such Trustee (and said superpositions) and it is such Trustee (and said superpositions) are that nothing herein or it said note contained shall be construed as creating any liability on the said First Party or ob said subjects Remember presently to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Trustee and by every person pow or hereafter claiming any right or security hereunder, and that of ar as the First Party and its successors and said Attender Microsoft North Remember personally are concerned, the legal holder or holders of said and the provided by the environment of the lien hereby created, in the manner herein and in said note provided by by action to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF Sections With the Acceptance of the signed by its

Assistant Vice-President	and its corporate	Remarking Company, not personally but as Trustee as aforesal seal to be hereunic affixed and attested by its Assistant Secretary STANDARD BANK AND TRUST COMPANY XTHE ARXER REMARKANGE TO THE STANDARD TO SERVE	
		By Mous Ch	PASTANT-VICE-PRESIDENT-
		Allest Hancy Main	ASSISTANT SECRETARY
Corporate Scal		Assistant (Secretary,	<i>,</i>
STATE OF ILLINOIS, COUNTY OF COOK	ss.	I, the undersigned, a Notary Public in and for the CERTIFY, that the above named Assistant Vice Presider	County and State aforesaid, DO HEREBY of the XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

COFFICIAL SEAL and as the free and voluntary act of said Company to be affixed to said Company for the uses and purposes therein as the free and voluntary act of said Company to the United SHARON HANSEN

"OFFICIAL SEAL" said Company to be affixed to said company for the uses and purposes therein as the free and voluntary act of said Company to the uses and purpose therein set forth; and the said Assistant Secretary then and there acknowledged that said Assistant Secretary to be affixed to said instrument as said Assistant Secretary to who free and voluntary act of said Company for the uses and purposes therein set forth.

SHARON HANSEN Given under my hand and Notarial Seal 14.18.

The Secretary that the Experiment as the free and voluntary act of said Company for the uses and purposes therein set forth.

Nothing Public, State of Illinois Date Jan Vary ノチゲ 1488

My Commission Espiras 8/0/88

Notary Public Share Stance The Instalment Note mentioned in the within Trust Deed has been identified

IMPORTANTI
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER THE INSTALMENT NOT!! SECURED BY THIS
TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTIE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

George F. Gee, herewith undersignification No. __

TRUSTEE