## UNOFFICIAL COPY 88200628

TO SECURE REVOLVING LINE OF CREDIT

THIS INDENTURE, made	May 9	, 198 8 , between		and Margaret A. S	
(the "Grantor") and BEVERLY BAN)	K (the "Trustne")		5005 W <sub>1</sub> ,107th S	t.,.Oak Lawn, 111	
Concurrently herewith Grantor has BANK in the principal amount of \$ _ loan under the Line of Credit Agreem	30,000.00	on the unnaid utlneinal halar	ce from time to time at a per	annum rate as hereinafter des	to evidence the maximum cribed. The Note evidences
a revolving credit and the fien of the fl advances were made on the date he debtedness at the time of any luture	Trust Deed secures payment breef and regardless of wheth	of any existing indebtednes her or not any advance has	s and future advances made been made as of the date of	e pursuant to the Note to the st of this Trust Doed or whether t	ame extent as it such future there is any outstanding in-
as hereafter defined shall commer	nce on the $21st$ day	orJune	1988	and continue on the $-21$	S.f. day of each month
thereafter with a final payment of all The "Index Rate" of interest is a vari month during the term hereof	able rate of interest and is de	elined in the Note as the an			
To secure the payment of the prin Agreement, and for other good and v following described real estate of	valuable consideration, the G	rantor does hereby grant, o	emise, mortgage, warrant ai	nd convey to the Trustee, its s	uccessors and assigns the
Lot 2 in Block 1 in					
Subdivision of Section					
in Worth Township ic County, Illinois or	May 28, 1958 as	Document No. 1			
TAX IDENTIFICATION NUMBER	24-16-417-003	AKA - 5005 W	. 107th St., Oa	k Lawn, 111.	
hereby releasing and waiving all right thereto belonging, and all rents, issues troning, water, light, power, repreparati hereafter referred to as the "Premises set forth in this Trust Oeer	s and ( to "'s thereof and tell at ion and verola™on) all of whi	pparatus, equipment or artic ion are modared to be part (	les now or berealter located of the real estate whether pl	on the real estate and used to a hysically attached thereto Or N	supply heat, gas, air condi- ot (all of which property is
1. The Grantor agrees to (1) prom (2) keep said Premises in good condit when due any indeutedness which ma with respect to the Premises and the is primally attaches all general taxes, and written request to furnish to Funden of Grantor may desire to contest, and (8) under policies at either the full replace of the Note, under insurance policies; such rights to be evidenced by the sti	son and repair, without vaste by he sucured by a lon a liquid use thereof (b) selfain from it pay special bases, special air in to holders of the Note duplid keep all traildings and impore ment cost in an amount suff payable in case of loss or da andary mortgage clause to be andary mortgage clause to be	<ul> <li>and free from mechanic's arge on the Premises super raiding material alterations of rives ments water charges, after ceipts therefor, (?) pay overnents now or hereafter icion, to pay in full all indeblunace, the mortgagee which a attacted in each policy</li> </ul>	or other hens or claims for to our to the lien hereot, (4) con i said Premisas except as re sower service charges, and y in full under protest in the r situated on said Premises i edness secured heroby and in has a prior lien, if any and	ien not expressly subordinated inply with all requirements of law quired by law or municipal ord other charges against the Pren learner provided by statute, an insured against loss or distringe aft prior liens all in companies then to Trustee for the benefit	to the lien hereof, (3) pay we remunicipal ordinances in ance. (6) pay before any mass when due, and upon y tax or assessment which by fire, or other casualty satisfactory to the holder of the holder of the holder.
2. At the option of the holder of the or in this Trust Deed to the contrary, by in the performance or observance of a at any time evidences or secures the endorser, guaranter, surely or account assignment for the benefit of creditors for fight of debtors shall be filled by or ago, made ordurnshed to Beny Ty Benk no	necome due and payable (i) a uny term, agreement or condi- indebtedness secured hereby modation party, or (iv) if any is, or if a roceiver of any such ainst any Auch party and if file by or from Linhu (g) time by Gi	then the date in which any patient contained in the invite in y, or (iii) upon the death of a party hable on the Note, which are property shalf of a party is property shalf of a gainst the party shalf or ranter is talse or incorrect at any or incorrect.	inyment of principal or interi in this Trust Deed, in the Lin any party to the Nota, Eine ether as maker, endorser, g ipprinted, or if a petition in b ribe released within sixty (60 a simaterial respect	est is due and is unpaid of (ii) i ie of Credit Agroement, or in al of Credit Agroement or this Tri juaranter, surally or sécommod ankrupt∈y or other similar proc 3) days, or ⟨v⟩ if any statement,	t any other default occurs by other instrument which ust Deed, whether maker, ation party shall make an coeding under any law for application or agreement
payments of principle actuators of the payments of principle actuators on principle actuators on principle actuators on principle and all expenses paid or incurred in condition from the feel when the feel shall be additional set forth in the Note Inaction of Fresher is brinchy agreed that open foreclose proceeds dishursed in connection with may do so according to any bit stater validity of any tax, assessment, sale	rigg_engumbfähöus. If Any, an the Premidus or consent to an ormoctern the rewith, including i indultedness socured humb or a holder of the Note shall ne are, whether or not there is a the Premises. The Trustee or ment or estimate procured fro forfoldire, the lien or title or co-	nd purchase, discharge, com y tax or assessment upon the g attorneys' less, and any o by and shall become immedi- ever be considered as a way- deficiency upon the sale of the holder of the Note hard- om the appropriate public of claim thereat	promise of settle any tak he and tak he and tak he and to do so a familie to do so a line monare advanced by Tately disa and perfite without or of any right accurage to the the Premises. The holder of by secured mailing early payin fice without inquiry it so the	an or other prior lien or line or All moneys paid for any of the purustee or the holder of the Not t notice and with interest there emon account of any of the pro- the certificate of sale shall be nent heroby authorized relating accuracy of such bill, stateme	claim (moreo), or reducer upposes herein authorized e to protect the Premises on at the rate per annum wistons of this paragraph, entitled to any insurance to taxes or assessments, int or estimate or into the
4. When the indebtedness hereby thereof. In any suit to foreclose the lien paid or incurred by or on behalf of Truster charges, publication costs and costs two tions, guarantee policies. Tortions certif to prosecute such suit or to evidence to and expenses shall become additional. Trusteo or holder of the Note in connec or defendant, by reason of this Trust D such right to foreclose whether or not a or proceeding which might affect the P.	herroof, there shall be allowed or holder of the Note for reason which may be estimated as to the allowed and and an bidders at any sale which mundeptedness socured herebition with (e) any proceeding. Deed or any indebtedness he actually commenced, or (c) formises or the security here	ed and included as additional oriable atterneys Trees. Truste terms to be expended after o assurances with respect to transition by and immediately due and including probate and bankr response or (b) preparations of the fifteen (15) day writh tof, whether or not actually on whethers.	at indobtedness in the degree's fees, out of the decree of procurities as Trustee or the holder of decree the true condition of the payable, with interest thereo uptcy proceedings, to which the commencement on notice by Trustee to Grancommenced.	and all expenditures and appenditures and expending as such abstracts of title, titl if to viote may deem to be real title, titl if to viote may deem to be real title title to one in value of the Pin at the flote ritle per annum, any of them should be a party, only of any suicite, the foreclosurator, preparations for the defendance.	expenses which may be evidence, stenographers' or searches and examinationably necessary either remises. All expenditures when paid or incurred by ither as plaintiff, claimant re-hereof after accrual of se of any threatened suit
5. The proceeds of any fureclosure to the forecessure proceedings, includin indebtedness additional to that evidenc to Grantor, its legal impresentatives of	ng all such items as are mention red by the Note with interest	oned in the preceding paragi I thereon as herein provided	aph hereof, second, all othe	r items which under the armis h	nerent constitute secured
6. Upon, or at any time after the file be made either before or after sale, will for the payment of the indebtudness see the Frustee hereunder may be appointed suit and, in case of a sale and a deficie successors or assigns, except for the in usual in such cases for this protection, if the receiver to apply the net income in tax, special assessment or other lien which yields a sale and deficiency.	their notice, without regard to ecuting hereby, and without re- d as such receiver. Such receiver oncy, during the full statutory intervention of such receiver, possession, control, manager, his hands in payment in who lich may be or become superio	o the solvency or insolvency egard to the then value of the year shall have power to collect period of redemption, whoth would be entitled to collect ment and operation of the P- ole or in part of (1) the inde- or to the field hereal or of such	at the time of application to a Premises or whether the significant profits for there has redemption or notice there by redemption or notice mises during the whole of brindness secured hereby, on decree, provided such appliance.	or such receiver, of the person ame shall be then occupied as of said Premises during the pen- iot as well as during any forth s, and all other powers which is said period. The Court from till r by any decree for foreclosing ication is made prior to foreclos.	of persons it any, itable a homestrad or not and dency of such foreclosure or time when Grantor. Its may be necessary of are ne to time may authorize it this Trust Dead, or any ure sale; (2) the deficient
7. The Trust Deed is given to secure a herewith. All the terms of said Note and	all of Grantor's obligations und d.t.ne. of Credit Agreement a	der both the heretofore descr are hereby incorporated by	bed Note and also Line of Cr reference herein	edit Agreement executed by Gra	intor contemporaneously
8 The proceeds of any award or clair in fieu of condemnation, are hereby ass with a fien which has priority over this Transfee is hereby irrovocably authorized the this Trust Deed for disposition or settl Note consenting to same.	in for damages, direct or consi- lighed and shall be paid to Tra- rust Dred. Grantor agrees to a dito apply or release such mo- thement of proceeds of hazaro	equential, in connection with ustee or the Holder of the Ne execute such further docum- oneys received or make sett t insurance. No settlement for	any condemnation or other to the, subject to the terms of a ents as may be required by t lement for such moneys in t or condemnation damages s	ny mortgage, deed of frust or of his condemnation authority to d his same manner and with the half he made without Trustee's	other security agreement lifectuate this paragraph, same effect as provided and the Holder's of the
9. Extension of the time for payment of the som, secured by this Trust Deed to release, in any manner, the hability of deemed by any act of omission or comshall apply only to the extent specifically of insurance or the payment of taxes of accelerate the maturity of the indebted.	3 granted by Trastee to any sold the original Grantor, Grant inclusion, to have waived any y set forth in the writing. A way ther liens or charges by Trus	successor in interest of Grai for's successors in interest, of its rights or remedies her over as to one event shall no stee or Holder of the Note's	ntor, or the whiver or failure or any guarantor or surety i gunder unless such waiver i t be construed as continuing hall not be a waiver of Trus	to exercise any right granted thereof. Trustee or the Hobier is is in writing and signed by said or as a waiver as to any other tee's right as otherwise provide	nerein shall not operate of the Note shall not be I party. Any such waiver event. The procurement

10. The covenants and agreements herein contained shall bind, and the rights hereinder shall nure to, the respective successors, fieirs, tegatees, devisees and assigns of Trustee and Grantor All covenants and agreements of Grantor (or Grantor's 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

release homestead rights, if any, (b) is not pursonal. Vial it on the voice of under this Trus Does, and (c) acrees that Trustee and hydrer of the Note and any other Grantor hereunder may agree to extend, modify, forbear, or maile any other to omit of attitudes with a grant or under this Trust Does do not the Role, we hould that Grantor's consent and without releasing that Grantor or modifying this Trust Does as no that Grantor's interest in the Prenticus.

- 11. 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 any power herein given unless expressly obligated by the terms hereof, nor 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
- 12. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver 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 Note representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry.
  - 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 of Registrar of Titles 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 in 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 reasonable compensation for all acts 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 Note referenced above, or transfer or assignment of the Beneficial Interest of the Land Trust executing this Trust Deed. In addition, if the premises is sold under Articles of Agreement for Deed by the present title holder or any beneficiary of a title holding Trust, all sums due and owing hereunder shall become immediately due and payable.
- 18. Any provision of this Trust Deed which is unenforceable or is invalid or contrary to the law of illinois or the inclusion of which would affect the validity, legality of enforcement of this 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 invalid portion had ever been included herein.

17. If this Trust Deed is executed by a Trust, executes this Trust Deed as Trustee as aforesaid, in the exercise of the power an agreed by Trustee and the Holder of the Note herein and by every person now or	d authority conferred upon and vested in it as such trustee, and it is expressly understood and hereafter claiming any right or security hereunder that nothing contained herein or in the Note
secured by this Trust Deed shall be construed as creating any liability on	perform any covenants either express or implied herein contained, all such liability. If any, being hereby shall be solely against and out of the Premises hereby conveyed by enforcement of the
	Individuals
	RIGITION
	I I I I I 5/4
Individual Grantor	Individual Grantor
	Date: 13/9/88.
Date:	VI A SOC
<u>Oe</u>	Bayeset, H, Xald
Individual Grantor	Individual Ganto: 05/6/66
Date.	Date
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on according	not personally but as Trustee aloresaid
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ATTEST	DEPT-01 \$12 T#3333 TRAN 7708 05/11/88 09*47*0
	##3333 WRN 7/36 B3/11/60 B7/47/6 #6112 + C
STATE OF ILLINOIS	
) ss:	Fred S. Seld
GIVEN under my hand and the transparents as his free and voluntary act, for the uses  GIVEN under my hand and the transparents as his free and voluntary act, for the uses  GIVEN under my hand and transparents as his free and voluntary act, for the uses  GIVEN under my hand and transparents as his free and voluntary act, for the uses  GIVEN under my hand and transparents as his free and voluntary act, for the uses  GIVEN under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free and voluntary act, for the uses  GIVEN Under my hand and transparents as his free a	198  Note: Publi My Commission Expires  (a) Substitution of the right of homestead  Note: Publi  Approximation Expires
f, the undersigned, a Notary Public in and for the County and State aforesaid. D	O HEREBY CERTIFY that a corporation.
resident of	ne to be the same persons whose names are subscribed to the foregoing instrument as such
	this day in person and acknowledged that they signed, sealed and delivered the said instrument
s his own free and voluntary act, and as the free and voluntary act of said corporat	seal of said corporation, did affix the said corporate seal of said corporation to said instrument tion, as Trustee, for the uses and purposes therein set forth
COVEN under my hand and official seal, this day of	
Ž	
<u> </u>	Notary Public
<b>X</b>	My Commission Expires:
20 879 200 N. P. 183 200	
The state of the s	This instrument was prepared by and please mail to:
	James P. Michalek, 1357 W. 103rd St., Chgo.

(Name and Address)

.00