TRUST DEED

UNOFFICIAL COPY OF OWN LAW

	THE ABOVE SPACE FOR RECORDERS USE ONLY	
THIS INDENTURE, made and not remarried	May 12, 1988 , between Rosalind Larsen, divorced	
of the Village State of Illinois corporation doing business in THAT, WHEREAS the Mortg inafter described, said legal t	of Oak Park County of Cook herein referred to as "Mortgagors," and Avenue Bank and Trust Company of Oak Park an Illinois n Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth: agors are justly indebted to the legal holder or holders of the Instalment Note here- holder or holders being herein referred to as Holders of the Note, in the principal sum of LLARS and NO/100 (\$3,000) Dollars. talment Note of the Mortgagors of even date herewith, made payable to	- f
1u 1 v 1 10 R O	The Village of Oak Park nich said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of innum in instalments as follows: TWENTY-SIX and 94/100 (\$26.94)	n f
Dollars or more on the	1st day of July 1989 and TWENTY-SIX and	
until said note is fully paid to due on the 1st day of edness evidenced by said or to principal; provided that th highest rate permitted by is or trust company as the hole appointment, then at the office	except that the final payment of principal and interest, if not sooner paid, shall be December, 2001 ISX. All such payments on account of the indebtive to be first applied to interest on the unpaid principal balance and the remainder principal of each instalment unless paid when due shall bear interest at the there is and all of said principal and interest being made payable at such banking house of the note may, from time to time, in writing appoint, and in absence of such of the Finance Director, 1 Village Hall Plaza, Oak Park, IL 60302 to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitariof it hereby, a knowledged, do by these presents CONVEY and WARRANT unto the Truster, its successors and assigns, the their entater, fight wide and interest therein, situater, lying and being in the	
COUNTY OF COOK	AND STATE OF ILLINOIS, to wit	
of the Southwest	ck's Subdivision of 10 acres in the West 1/2 1/4 of Section 6. Township 39 North, Range 13 Principal Merician	
Permanent Tax No:	15-06-319-036 . T#1111 TRAN 3412 95/25/35 11:00	
Commonly known as	: 615 Forest Avenue . COOK COUNTY RECORDER Oak Park, Illinois 50302	
	88223487	
controlled), and ventilation, including twith and water heaters. All of the foregoing are equipment or articles hereafter placed in the TU HAVE AND TO SIOLD the premise tree from all rights and henelits under acceptably release and water. This trust deed consist reverse side of this trust de on the mortgagors, their heirs WITNESS the hand	nements, easements, fistures, and apputenances thereto belonging, and all rents, rate, and profits thereof to a long and be entitled thereto twhich are pledged primarily and on a pairly with said real estate and to secondarily, and all appuartus, rein or thereon used to supply hear, gas, air conditioning, water, light, power, teltig taste. It bether single units or centrally your restricting the foregoing, accreais, window shalles, stom doors and windows, floor cover my mader beds, awnings, storet declared to be a pair of said real estate whether physically attached thereto or not, and art is represented by the mongagors or their successors of assigns shall be considered as constituting rate of the real estate is unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uris and trusts herein set forth, the curries of the Himestead Exemption Laws of the State of Illinois, which said tights and benefits by Morgagors do betely seed are incorporated herein by reference and are a part hereof and shall be binding, successors and assigns, and sent of Mortgagors the day and year first above written.	g
Rasaund Zo	CEAL) (SEAL) (SEAL))
Rosalind Larsen	(SEAL)	
STATE OF ILLINOIS	FRANK C. POND	
County of COOK	A News Public in and time and cestaling to seed County, in the State Morrisold. DO HEREBY CERTIES THAT Rosalind Larsen, divorced and not remarried	i
This instrument was prepared by:	who is personally known to me to be the same person whose name, subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the	
Raymond L. Heise 1 Village Hall Plaza Oak Park, IL 60302	GIVEN under my hand an North service of the right of home stead. "OFFICIAL SEAL " D A D. 19.00.	
	NOTARY PUBLIC STATE OF ILLINOIS NOTARY PUBLIC STATE OF ILLINOIS NOTARY PUBLIC STATE OF ILLINOIS NOTARY PUBLIC.	

5. The Trustee of the holders of the note fereby secured making any payment hereby suchorised relating to taxes of sasesaments, may do so according to any hill, statement or estimate produced from the appropriate public office without inquiry into the accuracy of such hill, statement or estimate of into the validity of any tax, aspessment, sale, forfeiture, tax lies of title or claim thereof.

6. Mortgagots shall pay each item of indeptedness herein mentioned, both principal and interest, when due according to the terms herent. At the option of the holders of the note, and without notice to Mortgagots, all unpaid indeptedness network by this Trust Deed shall, notwithstanding anything is the note or in this Trust Deed to the contraty, become due and payable (as) immediately in the case of default in mining payment of any instalment of principal or interest on the note, of the when default shall occur and continue for these days in the performance of any other agreement of the Mortgagots herein contained.

occus and continuar (or thire days in the performance of any other agreement of the Mortgagota herein contained.

7. Then the indebt day is hereby accused shall become due whether by acceleration or otherwise, holders of the note or Truster shall have the sight to foreclose the lien hereof, there shall be ellowed and included as additional incebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Truster or holders of the note for attenneys' fees, applicated fees, on the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Truster or holders of the note for attenneys' fees, applicated fees, on the decree for sale all expenditures and expenses which may be paid or incurred to contain a drop of the contained and assurances with respect to talk as Truster or holders of the note may deem to be expended after entity of the drivered of procuring all such abstracts of title, title assatches and examinations, greats tenter by it secures such sout on an exidence to bidder and assurances with respect to talk as Truster or holders of the note may deem to be reasonably necessary either by it secures such sout on an exidence to bidder and sale such as an advantage of the note and understand the title to or the value of the premises. All expendition of the full title to or the value of the premises and expenses of the note in the forecast of the note in the forecast of the note in control to which all the premises are holders of the note in remortion with talk and payable, with their at premises of the note in the forecast of the note in control to which either shall be come as much additional indebtedness arcused hereby and immediately due and payable, with their at premon at the then highest exist permised as an asked which either and then shall be come as much additional indebtedness arcused hereby and immediately due and payable, with their at permised of the note in the forecast of the note in remortion with talk and permi

B. The proceeds of any foreclosure sall of the premiers shall be distributed and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, includity of auch terms as and manufacture in the preceding paragraph hereof, aerond, all other terms which under the terms hereof constitute secured interferences additional in the cyclenced to the note, vinional interest sheeron as herein provided, third, all principal and interest templations are interest remaining unpaid on the note, classify, any overplus to Morgagnis, their herits, i.p. i representatives of assigns, as their tights may appear.

9. Upon, or as any time after the filing of a bill to overlose this trust deed, the court in which such bill is filed may appoint a certifier of application for such receiver and without regard to the then value of the premises of their without incident the tense of the premises of their sale, without regard to the then value of the premises of their terms (about an ability to conflict the rems) (about a bill the rems) (about

10. No action for the enforcement of the firm or of any provision hereof [10] 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.

11 Trustee or the holders of the note shall have the right to inspect the previous and I reasonable times and access thereto shall be permitted for that purpose.

12. Trustee that no duty to examine the title, location easistence, or condition of the premises, not shall Trustee he obligated to treat this trust deed or to exercise any power herein given unless efficiency of this purpose.

13. Trustee has no duty to examine the title, location easistence, or condition of the premises, not shall Trustee he obligated to trivial deed or to exercise any power herein given unless efficiency of this title state of the property of the title of the property of the title of the title of the property of the property of the property of the property of the purpose of the purpos

14. Trustee may resign by instrument in withing filed in the office of the Recorder of Registrat of Tit is in which this instrument shall have been recorded or tiled in case of the resignation institute in refusal to set of Trustee, the then Recorder of Deeds of the count in which the premises are situated shall be Successor in Test. Any Successor in Trust hereunder shall have the identical citie, powers and authority as are herein given. Trustri, and any Trustre of successor shall be entitled to resistance for all acceptance hereinder.

15. This Trust Deed and all provisions hereot, shall extend to and be binding upon Mongagors and all proves claiming under or through Mongagors, and the world korrespond to the upon the provided in the part of the individed as a language part thereof, whether or not such personall have executed the note or this Trust Deed.

16. Without the prior written consent of the holder or holders of the note secured hereby, the Mortgegor or kortgegors shall not convey or encumber little to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate the entire unpaid principal balance as provided in the note for breach of this covenant and no delay in such election after actual or constructive notice of such breach shall be construed as a waiver of or acquirescence in any such conveyance or encumbrance.

The mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on its own behalf on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this trust deed.

At the election of the Holder of the Note, and without notice, the principal amount remaining unpaid on the Note, together with accrued interest thereon, shall become at once due and payable at the place of payment in the event succeeding to (his/her/their) interest, directly or indirectly, transfers, assigns, conveys, or contracts to convey any interest in the premises of the beneficial interest

in the Mortgagor.

PROMESTIC DAMPERSON LINE. PROMESTO PARE ICE.

68, 12 64 N 648

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE
NOTE SECURED BY THIS TRUST DEID SHOULD BE IDENTIFIED BY
THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED
FOR RECORD

The Instalment Note mentioned in the middin Trust Deed has been identified herewith under Identification her AVENUE Bons was Trust Company of Oak Park as Trustee. Vice Piesident

D E L T	NAME		
	STREET	Вох	321
1 O V :	CITY		
E R			

FOR RECORDERS INDEX PURPOSES ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

615 Forest

Oak Park. 11 60302