on the

tas 084-19-11

Accrued Interest 15th day of June

accrued interest 19 88 and

COUNTY OF

15th day of each month on the

DOLLARS

thereafter until said note is fully paid except that the final payment of principal and 19 90. May

interest, if not sooner paid, shall be due on the day of 16th

All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the banking house or trust company in Chicago Default Rate provided in attached Rider.

Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of

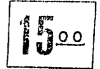
AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO CHY.

NOW, THEREFORE, First Party to secure the payment of said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trust Deed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, allen and convey unto the Trustee, its successors and assigns, the following described Real Estate situate, lying and being in the Village of River Forest Village of River Forest

Cook

AND STATE OF ILLINOIS, to wit:

SEE ATTACHED LEGAL DESCRIPTION



Commonly Known as: 416 420 Thatcher Avenue, River Forest, Illinois P.I.N. Nos. 15-11-211-004, 005, 006 and 007

COCH COUNTY, ILLENDAY FILE, FOR ALLDING

1988 MAY 25 AM 11: 44

88225051

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are which are who do not parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon, whether single units or or tataly controlled, used to supply heat, gas, air conditioning, water, light, power, refrigeration, and ventilation, including (without restricting the foregoing), series, window she are, storm doors and windows, floor coverings, inadoor beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically it tached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be conjudyed as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its succe, sors or assigns to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep and continued on the pair, restore or rebuild any building or inner continued on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of suc 10.00 her to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) c. mpl, with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) refrain from making material alterations in said premises exc. of seventh or the charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefor; (8) pay in full under process and other charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefor; (8) pay in full under process and the use thereof; (9) keep all buildings and improvements now or hereafter situated on sein premises when due, and upon written request, to furnish to Trustee or to holders of the note under interest or the process of replacing or repairing the same or to pay in full the indebtedness secured hereby all in companies satisfactory to the holders of the note, under invariance policies payable, it cas of loss or damage, to Trustee for the holders of the note, such rights to be evidenced by the standard morteage clause to be attached to cach policy; an it to diver all policies, including addronal and renewal policies, to holders of the note, and understored the holders of the note may, but need not, make any payment or perform any act hereinbefore set forth in any 101. All and every paid

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, not with standing anything in the note or in this Trust Deed to the contrary, become due and payable (a) inimediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns to do any of the things specifically yet forth in paragraph one hereof and such default shall continue for Alexadays, said against one be exercised at any time after the expiration of said time, day period.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the holders. 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 sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenngarabhers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) or procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and similar data and assurances with respect to title as Trustee of holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the self-according for them shall be a party, either as plaintiff, claiman

any overplus to First Party, 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 filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the person 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 shall be then occupied as a home-stead 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 deficiency, during the full statutory period of redemption of not, as well as during any further times when First Party, 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 usual 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 foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

EEE X081

LINDER, THE NOTE SECURED BY THIS TRUST BEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED BE BLACKED FOR THE TRUST DEED IS FILED FOR 221 N. LaSalle St., #2800, Chicago, 10909 11 FOR THE PROTECTION OF BOTH THE BORROWER AND James P. Ziegler, Esq. TRATAGGRI OT 11 AM DAA VH boseque 2018BIJ noticellicate mentioned to the within Teach beed test been identified betwelft under identification Chemisaion Expitas August 9, 1989 of said Hank, who are personally known to me to her terms persons whose names are subscribed to the foregoing instrument at such Assistant Secretary, respectively, appeared before me this day in person and acknowledged that they signed and delivered said many as their own free and voluntary act of aid lank, as Trustee as a forecastd, for the uses and purposes there are no faster and solution who are to the corporate seal of said Bank, as the free and voluntary act of the corporate seal of said Bank, as Trustee as a forecastd, for the uses and purposes there are no faster and solution where acknowledged that has a successful said bank as the free and voluntary act of the corporate seal of said Bank, as Trust it is and said said bank to said mattement as the free and voluntary act of the corporate seal of said Bank, as Trust it is a said bank to said make the said bank as the free and voluntary act of the corporate seal of said Bank, as Trust it is and said bank to said mattement as the free and voluntary act of the corporate said bank as the free and voluntary act of the corporate said bank as the free and voluntary act of the corporate said of said bank. As the fact of the corporate said bank and defined the said bank as the free and voluntary act of the corporate said bank and said bank as the fact and voluntary act of the corporate said bank as the fact of the corporate said bank as the fact of the corporate said bank and said bank as the fact and voluntary of the said bank as the fact of the corporate said and said bank as the fact of the corporate said and said bank as the fact of the corporate said bank as the fact of the fact of the said bank as the fact of the fa Tetta Maita Melter A Vice President of the LA SALLE MATIONAL BANK, and Botary Public, in and for raid County, in the State aforesaid, INO HEREBY CERTIFY, that COURTY OF COOK SIOSITH TO LEVES

Svelyn E. **STOOM** SSISTANT SECRETARY ibertyal aice bresideal

LA SALLE MATIONAT BANKAS Trustee as aforesaid and not personally,

SEE VLLVCHED RIDER

RECORD

A. Trustee has no duty to examine the tight, location, existence or condition of the premises, not shall frustee be obligated to record this frust become the condition of the premises, not shall frustee be obligated to record this frust become the condition of the premises, not shall frustee be obligated to record this obligated by the terms hereof, not be lightle tot any sets or omistions become there were presented to the condition of the conditions become the same which it is not obligated by the terms hereof, not be lightle tot any record to the condition of attitions become the same which is totally parts.

9. Trustee shall release this frust beed and the lien thereof by proper instrument upon presentation of attitionay work that all indebtedness secure and deliver a release intered upon presentation of attitionay who shall intered by this Truste may accept as the note instrument of any protection who had not be presentably thereof produces the conditions the conditions who had any protection of a successor trustee may accept as the note instead described any note which purports to be executed on the protection frent described any note which purports to be executed on a conformation frent or any accept as the note and which purports to be executed on behalf of the offernal described herein. It may accept as the note which representation frent of any protection of the consistence with the note and which purports to be executed on a behalf of the offernal trustee any accept as the note which configured by a prior trustee presenting that the configured from the described by a prior trustee presenting that the configuration in the offernal destribed in the note and which purports to be executed on behalf of the offernal frustee, and which purports to be executed on the first frustee may restruct the which the trustee of described by a prior trustee present or which to only the frustee, the note and which configured to which purports to be executed on the first frustee.

10. Trustee may reside the described by

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.

THIS RIDER is attached to and forms a part of that certain Trust Deed dated May 16, 1988 from the undersigned to American National Bank and Trust Company, as Trustee to secure a Promissory Note of even date herewith executed the by undersigned in the principal sum of Four Hundred Thousand and No/100 (\$400,000.00) Dollars.

- 11. In the event of any conflict or ambiguity between the provisions of this Rider and the provisions of the printed form to which this Rider is attached, the provisions of the Rider shall Control.
- 12. Interest shall accrue on the principal balance remaining from time to time unpaid at a daily rate equal to the daily rate equivalent of 1/2% per annum (computed on the basis of a 360 day year and actual days elapsed) in excess of the rate of interest announced or published publicly from time to time by Chemical Bank as its prime or equivalent rate of interest (the "Prime Rate"). Such rate of interest shall fluctuate hereinafter from time to time concurrently with, and in an amount equal to, each increase or decrease in the Prime Rate, which year is applicable.
- 13. First Party shall provide for the management of the Premises in a satisfactory manner. Any management agreement or contract entated into by First Party shall contain a provision that it shall be subject to termination by the Holder of the Promissory Note secured hereby ("Holder"), without penalty or premium, and with or without cause, upon written request. In the event of a default of any nature in the Note secured hereby, and the expiration of any applicable cure period, the Holder shall have the right to terminate any management agreement, contract or agents/managers responsible for the management of the Premises, if in the sole opinion of the Holder, said management is unsatisfactory in any way. Upon receipt of such written request from the Holder, First Party shall immediately terminate any such management agreement, contract or agents/managers. The First Party shall then make arrangements for the continuing management of the premises which are satisfactory to the Holder. If the First Party has not terminated the management agreement, contract or agents/managers within fifteen (15) days of receipt of Holder's request, Holder may terminate such management arrangements by forwarding a termination notice to the management agent, with a copy to First Party.
- 14. First party covenants and agrees that it shall suffer or permit no secondary financing; nor subordinate debt instrument of any kind, nor other encumbrance against the Premises nor against the beneficial interest in said Trust Number 113148 during the term hereof and that none calst at the date hereof, except as expressly identified in writing delivered by Holder to First Party on even date hereof.
- 15. If all or any part of the Premises, or any interest in it, is sold or transferred (or if a beneficial interest in First Party is sold, assigned or transferred) or if First Party, or any beneficiary of First Party enters into Articles of Agreement for Deed or any Agreement for Installment Sale of the Premises or the beneficial interest in First Party, without Holder's prior written consent, same shall conclusively be deemed to increase the risk of Holder and Holder may declare the entire unpaid principal secured hereby and evidenced by the Note, and all accrued interest thereon, immediately due and payable and same shall constitute an additional Event of Default hereunder.
- 16. Upon the occurrence of an Event of Default under the Note secured hereby, or the failure of the First Party or any beneficiary of First Party, or Guarantor of First Party's

Property of Cook County Clerk's Office

obligations bereunce, of unter the Note, to deprand perform any or all of the covenants and conditions and agreements herein contained, or an Event of Default occurs hereunder, then in such event, all principal sums remaining unpaid under such Note shall bear interest at a rate of interest of 3-1/2% per annum in excess of the rate provided for herein, and in such Note ("Default Rate").

- 17. First Party covenants and agrees as follows:
- (a) All amendments to existing leases and all future leases entered into during the term hereof shall be on forms approved by the Holder.
- (b) If required by the Holder, all leases shall be subordinate to this Trust Deed and each tenant shall be required to execute a subordination, non-disturbance and attornment agreement with the Holder, on Holder's customary forms, and First Party will, if requested by Holder, furnish Holder with tenant estoppel certificates executed by all such tenants in a form acceptable to Holder.
- (c) 1.7 required by Holder, the First Party shall furnish Holder with copies of all Certificates of Occupancy issued by the appropriate authorities of the Village of River Forest, Illinois and with copies of all plans, specifications, permits and contacts for the improvement, repair, or rehabilitation of the Premises, or any improvements currently existing thereon, which plans, specifications, permits and contracts are subject to the approval of the Holder.
- (d) All improvements on the Premises currently existing, or to be constructed on the Premises, have been and will be constructed in accordance with all applicable zoning and building regulations, and the improvements do not now, and shall not contain any asbesto, material.
- 18. First Party for itself, its successors and assigns, and for any and all persons acquiring any interest or title to the Premises subsequent to the date hereof, expressly waives and releases any and all rights of redemption from sale under order or judgment of foreclosure of the Trust Deed.

LaSALLE NATIONAL BANK, as Trustee aforesaid and not individually.

By:

ACCIDITATI VICE PRESIDENT

ASSISTANT SECRETARY

Property of Cook County Clerk's Office

PARCEL 1:

LOTS 3 AND 4 IN WHITEHEAD'S ADDITION TO RIVER FOREST, BEING A SUBDIVISION OF THE WEST 212 1/2 FEET OF THE EAST 492 1/2 FEET SOUTH OF THE CENTER OF WEST ST. CHARLES ROAD AND NORTH OF THE RAILROAD (EXCEPT THE EAST 45 FEET AND EXCEPT THE NORTH 40 FEET THEREOF USED FOR STREET) OF THE NORTH ESAT 1/4 OF SECTION 11, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2: AREA "A"

THE WEST 13 FEET 3 INCHES (AS MEASURED AT RIGHT ANGLES TO THE WEST LINE THEREOF) OF THE FOLLOWING DESCRIBED PROPERTY TAKEN AS A TRACT:

LOT 5 AND LOT 6 (EXCEPT THE SOUTHERLY 35 FEET THEREOF NOW OCCUPIED AND USED AS STREET) IN W.H. WHITEHEAD'S ADDITION TO RIVER FOREST, BEING A SUBCIVISION OF THE WEST 212 1/2 FEET OF THE EAST 492 1/2 FEET SOUTH OF THE CENTER OF WEST ST. CHARLES ROAD AND NORTH OF RAILROAD (EXCEPT THE EAST 45 FEET AND EXCEPT THE NORTH 40 FEET USED FOR STREET) OF THE NORTH EAST 1/4 OF SECTION 11, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 3: AREA "B":

EASEMENT FOR INGRESS AND EGRESS TO AND FROM PARCEL 2 'AREA A' AS CREATED BY DEED DATED JUNE 2, 1387 AND RECORDED JUNE 2, 1987 AS DOCUMENT 87297569 FROM ROBERT HARCENSON AND JAMES KEEFER TO STEPHEN C. LAU OVER THE FOLLOWING DESCRIBED PROPERTY:

THE EAST 21 FEET OF THE WEST 34 FEET 3 INCHES (AS MEASURED AT RIGHT ANGLES TO THE WEST LINE THEREOF) OF THE FOLLOWING DESCRIBED PROPERTY TAKEN AS A TRACT:

LOT 5 AND LOT 6 (EXCEPT THE SOUTHERLY 35 FEET THUREOF NOW OCCUPIED AND USED AS STREET) IN W. H. WHITEHEAD'S ADDITION TO RIVER FOREST, BEING A SUBDIVISION OF THE WEST 212 1/2 FEET OF THE EAST 492 1/2 FEET SOUTH OF THE CENTER OF WEST ST. CHARLES ROAD AND NORTH OF RAIROAD (EXCEPT THE EAST 45 FEET AND EXCEPT THE NORTH 40 FEET THEREOF USED FOR STREET) OF THE NORTH EAST 1/4 OF SECTION 11, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 4: THAT PART OF THE NORTH EAST 1/4 OF SECTION 11, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE THRID PRINCIPAL MERIDIAN LYING NORTHERLY OF THE WESTERLY EXTENSION TO THE SOUTHERLY 35 FEET OF LOT 6 IN W.H. WHITEHEAD'S ADDITION TO RIVER FOREST IN SAID NORTH EAST 1/4 (WHICH LINE IS ALSO THE NORTHERLY LINE OF PROPERTY TAKEN FOR CENTRAL AVENUE), AND ALSO LYING WEST OF THE WEST LINE OF LOTS 3, 4, 5, AND 6 IN W.H. WHITEHEAD'S ADDITION TO RIVER FOREST IN SAID NORTH EAST 1/4, AND ALSO LYING SOUTH OF THE WESTERLY EXTENSION OF THE NORTH LINE OF SAID LOT 3, AND ALSO LYING EAST OF THE EAST LINE OF LOT 3 IN BLOCK 19 IN RIVER FOREST, A SUBDIVISION OF PART OF SECTIONS 11 AND 12 IN TOWNSHIP 39 NORTH, RANGE 12 AFORESAID, ALL IN COOK COUNTY.

Property of Cook County Clerk's Office