TRUST DEED

89457121

## THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE	i, made Se	ptember	23	19 89	, hetween	Faith	Ullrich	
said legal holder or Ten thousa:	ion doing be the Mortga holders beir ind and n	isiness in Bri gois are just og herein teft io/100ths	referred to as "M idgeview, filmois ily indebted to erred to as Hold	fortgagors", a s, herein referr the legal hold ers of the Note	ed to as TR er or holde e, in the pri	RUSTEE, is of the incipal su	Instalment Note herein m of (10,000.00)	after described.  Dollars.
and by which said N	Note the Mo	rigagois pro	mise to pay the	said principal	sum and in	h, made iterest fro •5	payable to BEARER an	d delivered, in
	in instalme: d Twenty	nts as follow   and 64	rs:  100+be=====		c ()		and	DOLLARS
Two Hundred : (\$220, 64 THEREAFTER om on the note to be first ap of each instalment and interest being	Twenty a  n) sad rote day a  oplied to the unless put made payale	is fully paid trest on the ben due	Oths————————————————————————————————————	e final paymer All such p pal balance ar est at the the trust compa	day of eaut of principal dayments on the remain highest in the lighest in the light as the light	pal and n account ainder to rate pern solders of		it the principal fail from to time, in
NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and by performance of the covenants and agreements berein contained, by the Mortgagors to be performed, and also in consideration of the sum of Cae Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and argins, the following described Real Estate and all of their extite, right, title and interest therein, situate lying and being in the								
COUNTY OF That part of straight line line of said Frank Delugac 1/4 of Sectio Meridian, in P.I.N. 18-35 which with the proper	Lot 35 de drawn is lot which s 87th on 35, To Cook Cou	from the ch is 17. In Street ownship inty, Illi	the North 2 North Wes' .68 feet We Woods, a S 38 North, R Linois.	sorner o st of the ubdivision ange 12, as the "pression"	ereof) I f said I South I n of the East of	lying lot to East co West the Th	Northeasterly of a point on the orner of said lo 1/2 of the Southird Principal	South t, in h East
thereof for so lone and and not secondarily to held, power, retrieved window shades, stern part of said read estate in the premises by the HOHAVI AND ferren set forth, the 1 benefits the Moterason	al during all s and all appair ition. (whether doors and w whether play inortyments of the HOLD the trong all rights s do hereby v	uch times as i dus, equipme es single units indows, ifont sically attach , their success to premises ur s and benefits spressly telea-	Morgazors may be act or centrally con- coverings, mador ed thereto or not, ors or assigns shall to die said Trosti- under and by surti- e and waive	entified theretes or hereafter the stroffed), and we beds, awnings, and it is agreed be considered a r, its successors te of the Homes	erein or ther entil con, it stoves and a f this all fin scenstituein and assiens, l tead I venge	penged penged of conditions of the conditions of	rmany and on a party sort to supply heat, past air cor- without restricting the for- rs. All of the toregoing as- atus, equipment or articles on real estate.  I the purposes, and upon the other State of Illinois, who	aditioning, water, regularly, screens, edeclared to be a schereafter placed in uses and trustich said rights and
this trist deed in organized herein by WITNISS the h.	reference and suits	wo pares. The Law a part he	covenants, conducted and shall be heard and shall be heard and seal a	tions and proves sinding on the m SLAL)	sions appeari ortgagors, th	ne on pre- er house for or the	COOK-1040 TY-FE-COR	Strust deed) in 1100 (STATE)
formally.	Engu	n ax s	Taith C. 11a Berry					(SLAF)
SIVII OLIHINON	3N018 1991			Ucesidini in said	County, in	the State a	foresaid, DO III REBY C	TRIBY (WAT
Cook	1927 1927 1960 11					pp	Person	Q.5. 7
OPTICIAL STAL	UBLIC STATE OF ILLINOIS  NY CONMISSION EXP. DEC. 18, 1991	el.				मेंब्रे छ मे	e toreyong lustrament, app	peared before the
90	EUS RY PUBE NINISSI				her meloding th	ie release a	mi waiver of the right of h	ee and voluntars omestead.
	NOTA NA CO	GIVI N and	er ras hand and Si	umal Sold this .	23 Xuellu	J-1	a	A D. 1989.  Notacy Public
1	-		rust Compan	У		INSE	RIGORDERS INDEA RT STRLET ADDRESS RIBLD PROPERTY BURI	GF-ABOVE [
SIRIF 7940 South Harlem,							6 South 82nd Cou hs document fre Par	
l R	-6-1-7-6 m j	0073.	-				er E. Haleas, At	
A INSTRUCTIONS	RECORDS	RSOLIC	BOX NO _	206			O South Harlem A dgeview, IL 6045	1

1. Morrgagots shall, (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises, which may become damaged or be destroyed: there is and 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. Or pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request rehibit satisfactory exidence of the discharge of such prior lien to Trustee or to hilders of the note; (4) complete within a reasonable time any buildings now of at any time in protess of execution upon said premises, (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (0) make no material alterations in said premises except as required by law or municipal ordinance.

2. Morrgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer sother charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor hereunder Morrgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Morrgagors may desire to contest.

1. Mirrgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost 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 insurance policies payable, in case of loss or damage, to Trustee (or the benefits of the note, such rights to be evidenced by the standard morrgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten dats prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Morigagors in any form and mannet deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or ritle or claim thereof, or cedem from any tax sale or forfestuar blicking said premises or contest any tax or assessment. All manes panel for any of the purposes herein authorized and all expenses paid or incurred in connection therewish, including actionneys 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 secund hereby and shall become immediately due and payable without notice and with interest thereon at the then highest rate permitted by law. In action of Trustee or holders of the note shall never be considered as a waiver of any right account; to them on account of any default hereunder on the part of Mortgagors.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to takes or ansessments, may do so according to any bill, statement or estimate produced from the appropriate public office without inquity into the accuracy of such bill, statement or estimate or into the validity of the validity

6. Mortgagors shall pay each irem of indebtedness herein mentioned, both principal and interest, when due according to the terms bereot. At the option of the holders of the more, and withour notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note of in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any taxalment of principal or interest on the note, or (b) when default abiall stickly and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

8. The proceeds of any foreclosure sale if 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 in such items as are mentioned in the preceding paragraph hereof; second, all other tems 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 remaining unpaid on the note; fourth, any uverplus to Mortgagors, their heirs, legal epicarnatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill of celose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such approximent may be made either before or after sale, without negard to the advency or insolvency of Mortgagors at the time of application for such necessary and without regard to the advency or insolvency of Mortgagors at the time of application for such necessary or and usual have power to collect the rects, it was such as both receiver, shall have power to collect the rects, it was an adaptive and prefirs of said premises during the pundency of such foreclosure such and, in case of a said and a deficiency.

9. Such receiver shall have power to collect the rects, it was an appearance of a such and the Trustee hereoforms and prefirs of said premises during the pundency of such foreclosure such and, in case of a receiver. Such appearance of a proper such an adaptive and profits and profits and slit of such and an adaptive such and a solid premises during any further times when Murigagors, except for the interior, possersion, control, management and operation of the primate during the whole of said period. The Court from time to time may authorize the receiver to applie the not on the liter of the liter of in the liter of any tray is an adaptive and by any decree foreclosing this trust deed, or any tax, special assessment or other liter

O. So action for the enforcement of the lien or of any provision hereof that he subject to any detense which would not be good and available to the party interpoling in an action at law upon the cose hereby secured.

11. Trustee of the holders of the note shall have the right to inspect the piem ses at all teasonable times and access thereto shall be permitted for that purpose.

12. Trustee that no state of the note shall have the right to inapect the piem's es at all trasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no sluty to examine the ritle, locasion, existence, or conditions of the piemises, nor shall Trustee be obligated to record this trust deed or in exercise and power herein given unless expressly obligated by the terms hered, nor be liable or any access or omissions hereinder, except in case of its own gives negligence or misconduct or that of the agents or employees of Trustee, and it may require indemitties as instatution and the celebrate has a trust deed and the lien thereof by pioper instrument with necessarily evidence that all independences seemed to statisfactory evidence that all independences seemed to an fair the request of any person who shall, either before it after maintain thereof, produce and exhibit to Trustee the none, representing that all indeptedness hereby secured has been read, which representation Trustee may accept as true without. Where a release is requested of a successor trustee, such successor trustee may accept as the "nume more herein described any once which begins a centificate of identification purporting to be executed by a prior riustee hereinder of which conforms in substance, with the description herein contained of the noir and which purports to be recoulted by the persons herein described herein, it may accept as the ground not have not extended any more which may be presented and which conforms in any statumer with the description herein contained of the noir and which purports to be executed by the persons herein described have been resorded or tiles. In Invited may resign by instrument in writing filled in the office of the Recorder or Registrat of Tulk is in which this contributes the resorded or tiles. In

In Involve may resign by instrument in writing filed in the office of the Recorder or Registral of Till 5 in which this instrument shall have been recorded or filed. In case, of the resignation, inability or refusal to act of Truster, the then Recorder of Deeds of the country which the premises are situated shall be Successor in Trust.

Any Successor in Trust betweender shall have the identical fille, powers and authority as are herein given Truster, and any Trustee or successor shall be entitled to trasomable compensation for all acts performed hereunder.

15 This finist Deed and all provisions beteof, shall extend to and be binding upon Mortgagots and all per on a siming under or through Mortgagots, and the word "Mortgagots" when used herein shall include all such persons and all persons liable for the payment of the indebtedeess of any part thereof, whether in not such persons shall have executed the note or this Trust Deed.

In. Without the prior written consent of the holder or holders of the note secured hereby, the Mortgagor or Mortgagors shall not convey or encumber title to the premises herein involved. The 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 note; of such breach shall be construed as a waive, of or acquiescence in any such conveyance or encumbrance.

18. The undersigned agree to pay to the Bindgeview Bank and Trust Company (Bank) on each monthly payment date an additional amount equal to oncreasifier (2, 2th) of the annual tases and assessments levied against the mortgaged premises, and one-twelfth (1/12th) of the annual premiums for insurance catried in connection with said premises, all (3.5) instead by the Bank. As cases and assessments become due and payable and as insurance policies expire, or premiums thereon become due, the Bank is authorized to use such moneys for the purpose for such moneys are mostly insurance policies or paying premiums thereon, and in the went such moneys are insufficient for such purpose the undersigned agree to pay the Bank to difference furthwith. It shall not be obligatory upon the Bank to inquire into the validity or accuracy of any of said items before making payment of the same and ording herein contained shall be construed as sequining the Bank to advance other moneys for said purposes nor shall the bank incur any personal liability for anything it may do or onest to do hereunder.

19. A late charge on payments made more than 15 days after due date of the month due shall be charged at the maximum cate permissable by law

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FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE ROTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE LECTURE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No.
Bridgeview Bank & Trust Company, Bridgeview, Illinois, Trustee
By VICE PHESIONAL
ATE PERSONAL