

TRUST DEED

89459623

i conto				and the second of the second
	7	THE ABOVE SPACE	FOR RECORDER'S USE ONLY	1
THIS INDENTURE, mad	de August 2,	1988 , between	Sophie C. Chrobak, a wi	dow
	BANK OF COM	herein referred to as "NIMERCE & INDUSTR'	fortgagors," and	
THAT, WHEREAS the I	ning business in Chicago, Illin	iois, herein referred to as TR d to the legal holder or hold s Holders of the Note, in the		er described, and Dollars,
videnced by one certain	RCE & INDUSTRY-	ortgagors of even date herewi	th, made payable to the order	r_of
and delivered, in raffrom August 2, 1 12.01% (84) successive Dollars each beg	d by which said Note 998 from hly instalments inning September 15 until raid in full	on the balance of principal er cent per unnum payalbes of Three Hundred 5, 1988 and thereaf	to pay the said principal sum a remaining from time to time unpaid as follows: in Eighty- Fifty Four and 81/100 (ter on the same day of e	d at the rate Four \$354.81)
dr payments on ac alance and the remaind he rate of ompany in Chica ppoint; and in absence of	er to principal; provided the per annum, and all or an go,	videnced by said note to be at the principal balance id principal and interest bein here. Himois, as the holder	first applied to interest on the unpr	or interest at buse or trust e, in writing
n said City, NOW, THEREFORE, the and limitations of this trust to consideration of the sum of the o wit:	Rust the toliowing neserven wear	o. the so'd principal sum of money covens 's and agreements herein on the where of is hereby acknowledged Estate and all 's vieir estate, right, a COUNTY') F COOK	and said interest in accordance with the term ontained, by the Mortgagors to be performe do by these presents CONVEY and WARRA itle and interest therein, situate, lying and be AND STATE O	
Lot 55 in M. Wi Campbells Subdi the East end of 31. Township 41	vision of Block 9 the North half of North, Range 13, I	in Norwood Tark in . the North East qua East of the Thir P	Lots 20 to 32 in Elisha Section 6, (Escept 30 acter) and also part of Si rincipal Meridian and pa Third Principal Meridian	res of ection rt of
			DEPT-01 1:1111 TRAN 3537 09	/28/89 10:40
P.I.N.13-06-302	-002	89459623		-45942
TOGETHER with all impong and during all such time and all apparacus, equipment whether single units or cervindows, floor coverings, inautached thereto or not, and it assigns shall be considered TO HAVE AND TO HOLL orth, free from all rights an	s as Mortgagors may be entitled (so articles now, or hereafter the trally controlled), and ventilation dor heds, awnings, stoves and wat is agreed that all similar apparatuas constituting part of the real esta constituting part of the tral esta between the premises unto the said Truste of benefits under and by virtue of	haviores, and appurcenances there thereto (which are pledged primarily rein or thereon used to supply he n, including (without restricting it er heaters. All of the foregoing are s, equipment or articles hereafter plants.	o belonging, and all rent: issue, and profits and on a parity with sale rent eare and not to gas, alt conditioning, water tip eare and not lee foregoing), screens, window and ses, stored declared to be a part of said reat ear; when aced in the premises by the mortga ors arther the purposes, and upon the uses a deviate the State of Illinois, which said rights and	refrigeration : m doors and her physically wir successors
forigagors do hereby express This trust deed coustust deed) are incorporatecessors and assigns.	ists of two pages. The cover	nants, conditions and provisiond are a part hereof and s	ons appearing on page 2 (the reverse nall be binding on the mortgagors,	side of this their heirs,
WITNESS the hand.	and seal of Mo	rtgagors the day and years fire	the think in to	SEAL
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Soprite C.	Chrobak	.
TATE OF ILLINOIS,	i, Fran	ces M: DiGiacomo	y; in the State aforesaid; DO HEREBY CER	
Cook		C. Chrobak	7, in the State Moresin, DO HENEDY CEP	
	who is personally known to instrument, appeared before me dolument the said Instrument as	this day in person and acknowled her free and v	whose name 18 subscribed to she signo oluntary act, for the uses and purposes the	ed, sealed and
OFFICIAL SEAL FRANCES M. DIGIACOMO RT PUBLIC STATE OF ILI	Diven under my hand a	nd Nojarial Seal(thise - 2nd	day of August	19 88 T
WI KODFIF 21 WIS OL IT	# T	white the Jeans	WOO. KIN WILLOWNO!	Notary Public

by:

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (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 said premises in good condition and repair, without waste, and free from mechanic's or other lieus or claims for lieu not expressly subordinated to the lieu hereof(3)/spay when due any indebtedness which may be weared by a lieu or charge on the premises superior to the lieu hiereof(3)/spay when due any indebtedness which may be weared by a lieu or charge on the premises superior to the lieu hiereof(3)/spay when due any indebtedness which may be weared by a lieu or charge on the premises superior to the lieu hiereof(3)/spay when due any time in process of such prior lieu to Trustee or to holders of the note; (4) romplete within a reasonable time insight premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof(4) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer seriore charges; and other charges against the premises when due, and shall, upon written request, formish to Trustee or to holders of the note duplicate receipts discrebing. To prevent default hereander Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keen all buildings and improvements one of the more default hereander Mortgagors shall improvements.

prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may destreate to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by firefulishing 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 to pay in full the indebtedness secured hereby, all in companies astinatory to the indebtedness accured hereby, all in companies astinatory to the indebtedness accured hereby, all in companies astinatory to the indebtedness accured hereby, all in companies astinatory to the indebtedness and the indebtedness secured hereby all in companies astinatory to the indebtedness and make any payment mortgage 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 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 days 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 Mortgagors in any form and manner 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 title or claim thereof, or redeem from any tax sale or forfeiture, affecting said premises or contest any tax to a sasessment. All moneys paid for any of the purposes been authorized and all expenses paid or incurred in connection therewith, including attorneys frees, and any other moneys advanced by Trustee or the holders of the note more said payment of any h

interest on the note of (b) when default shall occur and continue for little days in the performance of any other agreement of the Mortgagots herein contained.

7. When the indebted as 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, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expens, a the may be paid or incurred by or one health of Trustee; or holders of the note for attorneys' fees, Trustee or incurred by or one health of Trustee; or holders of the note may be estimated as to items to be expended after entry of the decree) of premis all such abstracts of title, title searches and examinations, title insurance policies. Torrens certificates, and smillar data and assurances with respect to title, as rustee or holders of the note may deem to be reasonably necessary, either to prosecute; such soir or to evidence to bidders at any sale which may be had out attain 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 mentioner. I all become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent. For anomy, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which in their of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured; or (b) preparation so the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced: or (c) proposations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced:

8. The proceeds of any foreclosure sale of the primise shall be distribute

appear.

9. Upon, or at any time after the filing of a bill to fore lose th's 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, "if our notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then valle at the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shift 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, whether there be redemption or not, as well as during any further times when Mortgagors, 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. The protection, possession, control, management and operation of the premises and all other powers which may be necessary or are usual in such case. The protection, possession, control, management and operation of the premises of (1) The indebtedness secured hereby, or by any decree foreclosing this "as 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 also to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof so it is 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 premises, or to inquire into the validity of the signatures or the

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

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or ahe identity, capacity, or authority of the signatories on the note or trust deed not shall revise by a ligated 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 omisions hereunder, except in case of its own gross negligance or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisf, ctory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon prese, at no of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may except as received and deliver a release hereof to and it he request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness 'error secured has been paid; which representation, Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, suc' suc' essor trustee may except as the note herein the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrar of Titles in which the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Deeds of the cumpt in this instrument shall have been recorded or filed. In case of

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No.

BANK OF COMMERCE & INDUSTRY,

Asa't Trust Officer / Ass't Sec'y / Ass't Vice Pres.

MAIL TO:

Bank of Commerce & Industry 6100 N. Northwest Highway Chicago, Illinois 60631



FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

5889 N. Harlem Ave.

Chicago Illinois 60631

PLACE IN RECORDER'S OFFICE BOX NUMBER