TRUST DEED UNO FFICIAL COPY 6 89525816

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4		THE ABOVE SPACE FOR RECORDERS USE ONLY	
Letter M.J.	Company of Chicago, an Illinois Banking Corporation, not personally but as Trustee under the provisions of a Deed or Detrust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated 9/5/89 and known as number 1727. herein referred to as Thirst Party, and CHICACO TITLAL AND TRUST COMPANY herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS First Party has concurrently herewith executed a principal note bearing even date herewith in the		
``;		AND 00/100	(\$946,000,00) Dollars,
, 7	made payable to BEARER and delivered, in and by which said Principal Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum on Domand with interest thereon until maturity at the rate of One and one-half (1,5) percentage points over the Prime Interest Rate in officet from time to time at Mid Town * *** *** *** *** *** *** *** *** ***		
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	NOW, THERFFORF, First Party to secur, the payment of the said principal sum of mones 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, alien and convey unto the finistee, its successors and assigns, the following described Real Estate situate, lying and		
	being in the COUNTY OF COOK	C	AND STATE OF ILLINOIS, to wife
	*Bank and Trust Company of Chicago - sall-prime interest rate is subject to change ("Requiniterest") plus 40% per annum ("Contingent Interest"). Regular Interest shall be due and payable monthly beginning		
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	THIS INSTEAD BY: Carmen Rose 110		
			d Town Develorment Corp. 21 North Clark Street
		Ch	igago 11 60614 🚫 💥 -
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	which, with the property bereinafter described, is referred to berein as the "premises," TOGE THER with all improvements, tenements, easements, fixtures, and appartenances thereto belonging, and all retit, which and profits thereof for so long and during all such times as Erist Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a punity with said real extare and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereto used to supply heat, gas, no conditioning, water, light, power, refrigeration (whicher single units or centrally controlled), and venitation, including (without restricting the foregoing), is even, window shades, storm doors and windows, floor coverings, mador beds, awmings, stores and water heaters. All of the foregoing are declared to be a good of said real estate whether physically attached 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 considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts better the. It IS FURTHER UNDERSTOOD AND AGREED THAT. 1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of Liest Party, its successors 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 said premises in good condition and repair, without waste, and free from mechanic's or other lens or claims tor her not expressly subordinated to the lien hereof, (3) pay when dur any indebtedness which may be secured by a hen or charge on the premises superior to the hen hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any		
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İ	from making material alterations in said premises except as required by law or manifold ordinance, (2) pay before any penalty attaches all general taxes, and pay special taxes, special assessments, water charges, sower service charges, and other charges against the premises when due, and upon written request, to fur-		
L.	D SAME ALD TOWN DEVELOPMENT		
		ect	LORGE CONDERS INDICE PURINGES
	V CITY Chicago IL 60614		DSS RESURED ADDRESS OF ABOVE DESCRIBED PROPERTY HERD
	R Y OR	· —	825 West Evergreen
	OR		Chicago, Illinois

INSTRUCTIONS

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all impaid indebtedness secured by this trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately 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 set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the expiration of said

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, historis of the note or Trustee shall have the right to foreclose the lith hereof. In any suit to foreclose the lith hereof, there shall be allowed and included as additional indebtedness in the decree for appraiser's fees, outlays for documentary and expert exidence, stemptaphers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decreef of procuring all such abstracts of fulle, title searches and examinations, guarantee policies. For tens certificates, and similar data and assurances with respect to fulle as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such sail or so sidence to bidders at any sale which may be have presument to such decree the true condition of the fulle to or the value of the premises. All expenditures and expenses of the nature in this paragraph mention (a. b.) become so much additional indebtedness seconed hereby and immediately due and passable, with interest thereon at the rate of SQ per cent per annum, when rund on incorred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankrupics proceedings, to which either or facen shall be a party, either as plaintfit, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured, or (b) preparations for the count repend of any suit for the foreclosure hereof after accrual of such right to forecone whether or not actually commenced, or (c) preparations for the delenges of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

5. The proceeds of any force of sale of the premises shall be distributed and applied in the following order of priority. Litst, on account of all costs and expenses incident to the foreclosur's proceedings, including all such items as are incrinored in the preceding paragraph hereot, second, all other items which under the terms hereof constitute second, including all such items as are incrinored in the preceding paragraph hereof, second, all other items which under the terms hereof constitute second, and to that exidenced by the note, with interest thereon as herein provided, third, all principal and interest remaining ampaid on one lade, fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear.

6. Upon, or at any time after the tiling in 2 hill to foreclose this trivist deed, the court in which such bull is filed may appoint a receiver of said premises. Such appointment may be made either before, or after sale, without notice, without repard to the solicency of insolvency at the time of application for such receiver, of the person or persons, it any, hable for a growment of the indebtedness secured hereby, and without regard to the then value of the premises of whether the same shall be then occupied as a horn set 3 more and the Frustee hereunder may be appointed as such receiver. Such receiver shall have power to whether the rene issue; and profits of said premises, eliming the foll sintutory period of redemption, whether there be redemption of not, as well as during any further times when First Party, its successors of assigns, except for the intervention of such receiver, would be entitled to collect such it rents; issues and profits of said period. The sound intervention of such receiver, would be entitled to collect such it rents; issues and profits of the profession, possessions, 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 p

7. Trustee or the holders of the note shall have the right to last cycline premises at all reasonable times and access thereto shall be permitted for that pur

8. Trustee has no duty to examine the title, location, existence, or condensing the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given orders expressly obligated by the terms here. I, no the habbe for any acts or omissions hereinder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, a, d it may require indemnities satisfactory to it before exercising any power herein

9. Trustee shall recease this trust deed and the hen thereof by proper instraint and appear presentation or adistactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release 7 crest to and at the request of any person who chall, either before or after maturity thereof, produce and exhibit to Trustee the prinapal note representing the prinapal note temperature that the second has been paid, which bepresentation described may accept as thre without inquiry. Where a release is requested of a successor full stee, such successor trustee may accept as the penume note herm described my note which bears a ceriphoate of identification purporting to be executed by a given trustee hereunder or which contours in substance with the description herein contained of the principal note and which purports to be executed by a given trustee hereinder or which contours in substance with the trustee and it has never executed a certificate on any instrument whentifying same as the principal note described herein, if may accept as the genuine principal note herein described any note which may be presented and which contours in substance with the description herein contained of the principal note and which contours in substance with the description herein contained of the principal note and which contours in substance with the description herein contained of the principal note and which contours in substance with the description herein contained of the principal note and which contours in substance with the description herein contained of the principal note and which contours in substance with the description herein contained of the principal note and which purports to be executed on behalf of Eust Party

10. Trustee may resign by instrument in writing filed in the office of the Recorder of Registration of 15 les in which the instrument shall have been recorded of filed. In case of the resignation, inability of refusal to act of Trustee, the then Recorder of Decision the country in which the premises are situated shall be successor in Trust. Any Sincessor in Trust hereunder shall have the definited title, powers and authority as are herein given Trustee, and any Trustee of successor shall be entitled to reasonable compensation for all acts performed hereunder.

THIS TREST DITTO is executed by the Mut Town Bank and Trust Company of Chicago, not personally bases, crimbre as absenced in the exercise of the power and authorities contented upon and year do not not in the Hustice and it is expressly understood and apreed that multilage as even in said not contained shall be construed as creating any haldness according to even on and Mut Town Bank and Trust Company of this ago personally to go it the said note or any interest that may according the trustee and by every person now or hereafter claiming any right of security because the trustee and by every person now or hereafter claiming any right of security because and that so has a like that Porty and its successors and said Mut Town Bank and Trustee and by every person now or hereafter claiming any right of security because and that so has a like that Porty and its successors and said Mut Town Bank and Trust Company of Chicago personally are concerned, the legal builder or holders of said note and the owner of each right successors and said Mut Town Bank and Trust Company of the payment thereof by the cutor-centerior of the liten bettery created on the manner herein and in said more provided or by a tion to enforce the personal habitity of the guarantor of any.

THE PREMISTORS ON THE RIDER ATTACHED HERETO ARE HEREBY MADE A PART IF RESOF*.

**PN WITCH SWIFTED BANK Bank and Trust Company of Chicago not personally but as Trustee as aboresing, has corse these provides by some of its Assistant Vice Presidents and its corporate scal in the hereinto affixed and attested by its Assistant Vice Presidents and its corporate scal in the hereinto affixed and attested by its Assistant Vice Presidents and its corporate scal in the hereinto affixed and attested by its Assistant Vice The day and year for its above written.

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MID TOWN BANK AND TRUST COMPANY OF CITE 160 By Deborah Stephanites, Rrust Officer
Allest Carmen Rosario, Ass't Socretary *COOKSETTING COOKSET

STATE OF BEINOR \$58

OFFICIAL SEAL GIZELLA TAKACE NOTARY PUBLIC STATE OF RALINOIS MY COMMISSION EXP. NOV. 13, 1991 SEXECUTE MALE AND A CONTROL OF хэрэээн эрөнөөөөөө Political Collections and thereby mentaling and appreciation of the control of the control of the me and some of the control of purpose the control of the control o October 4 89 4

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RIDER TO TRUST DEED

This Rider is made this October 2, 1989 and is incorporated into and shall be deemed to amend and supplement the Trust Deed dated of even date herewith, given by the undersigned (herein "First Party") to secure Borrower's Note to the holders of the Note and covering the property described in the Trust Deed and located at 825 West Evergreen, Chicago, IL ("Premises").

In addition to the covenants and agreements made in the Trust Deed, First Party and the holders of the Note further covenant and agree as follows:

- 11. To further secure the payment of the Note hereby secured, First Party and/or First Party's beneficiaries agree to deposit with the holder of the Note each and every month commencing on the first payment date until the indebtedness hereby secured shall have been fully paid, an amount equal to one-twelfth of 110% of the annual real estate taxes, special assessment levies and property insurance premiums (hereinatter reterred to as "Funds"). Said Funds shall be held by the holder of the Note in accordance with the terms and provisions of this paragraph without any allowance of interest, and may be applied by said tolder toward payment of taxes, special assessment levies and insurance premiums when dur, but the holder of the Note shall be under no obligation to ascertain the correctness of cr to obtain the tax, special assessment levies or insurance bills, or attend to the permint thereof, except upon presentation of such bills. First Party and/or First Party's coneficiaries agree to deposit within ten (10) days after receipt of demand therefor any deficiency in the aggregate of such monthly deposits in the event the tax, special assessment levies or insurance bills when issued shall be in excess If the funds a deposited exceed the amount required to pay such taxes, assessments (general and special) and/or insurance premiums for any year, the excess shall be applied on a subsequent deposit or deposits. First Party and/or First Party's beneficiaries acknowledge that the sums so deposited shall create a debtor-creditor relationship only and shall be considered to be held by the holder of the Note in trust and that the holder of the Note snall not be considered to have consented to act as First Party and/or First Party's beneficiaries' agent for the payment of such taxes, levies and premiums. In the event of a refault in any of the provisions contained in this Trust Deed or in the Note secured bereby, the holder of the Note may, at their option, without being required to do so, apply any monies at the time of deposit on any of the First Party and/or First Party's beneficiaries' obligations herein or in the Note contained in such order and manner as the holder of the Note may elect. When the indebtedness secured hereby has been fully paid, any remaining deposits shall be paid to First Party and/or First Party's beneficiaries 6. To the then owner or owners of the mortgaged premises.
- 12. At the option of the holder of the Note and without notice to First Party and/or First Party's beneficiaries, First Party and/or First Party's beneficiaries's successors or assigns, all unpaid indebtedness successor over this Trust Deed shall, notwithstanding anything in the Note or in this Trust Deed to the contrary, become due and payable when default shall occur and continue for three (3) days either in the payment of any installments of principal and interest or in the event of the failure of First Party and/or First Party's beneficiaries or First Party and/or First Party's beneficiaries's successors or assigns to do any of the things specifically set forth in this Trust Deed or in the event First Party and/or First Party's beneficiaries, First Party and/or First Party's beneficiaries' beneficiaries, or any other obligor, or quaranter default under any other document given by any of them to secure the obligations hereby secured or under the loan commitment of Mid Town 'Avelopment Corporation to Everbury Partners, Ltd. dated September 27, 1989 and any and all modifications, revisions, or extensions thereto, the provisions of which are incorporated herein by reference.
- 13. In the event the First Party and/or First Party's beneticiaries sells, transfers or otherwise disposes of the Premises or permits a lien (paramount or junior) to be placed on the Premises, except for that certain Trust beed dated October 2, 1989 in the amount of \$3,781,000.00, to secure a loan or other obligations, or in the event the First Party and/or First Party's beneficiaries permits a lien to attach to the Premises, the Holder of the Note shall have the right to declare immediately due and payable the principal sum secured hereby and all interest accrued thereon.
- 14. Notwithstanding anything in the Note or Trust Deed to the contrary, the death of all beneficiaries of the First Party and/or all guaranters of the indebtedness herein mentioned shall be a default in the performance of any agreement of the First Party hereunder and the holder of the Note shall be entitled to all rights and remedies given in the Trust Deed in the event of default in the performance of any agreement of the First Party contained herein.

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- 15. In the event that the holder of the Note shall, in good faith, deem itself insecure, the holder of the Note shall have the right to accelerate the installments of principal and interest due hereunder.
- 16. At all times, regardless of whether any loan proceeds have been disbursed, this Trust Deed secures as part of the indebtedness hereby secured the payment of any and all loan commissions, service charges, liquidated damages, attorneys' fees, expenses and advances due to or incurred by the holder of the Note in accordance with the Note, this Trust Deed and the said Loan Commitment; provided, nowever, that in no event shall the total amount of the indebtedness hereby secured, including loan proceeds disbursed plus any additional charges, exceed 500% of the face amount of the Note.
- 17. This Trust Deed shall be construed under Illinois law. If any provisions hereof are invalid under Illinois law, such invalidity shall not affect the validity of the rest of the Trust Deed and Rider.
- 18. The proceeds of the loan secured by this Trust Deed will be used for the purpose specified in Paragraph 6404 (1)(c) of Chapter 17 of the Illinois Revised Statutes (1981); the loan secured hereby constitutes a business loan within the meaning of said Section and that, accordingly, the loan secured hereby is exempt from the Illinois usury requirements.
- 19. Any default incer that certain Security Agreement (Chattel Mortgage) dated September 15, 1988 between Mid Town Bank and Trust Company of Chicago a/t/u Trust Agreement dated 9/5/89 a/k/a Trust No. 1727, First Party, 825 W. Evergreen Building Partnership, an Illinois general partnership, Debtor, and Mid Town Development Corporation, Secured Party, shall constitute a default hereunder.
- 20. If applicable, First Party hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this Mortgage, on its own behalf and on behalf of the trust estate and all persons beneficially interested therein, and each and every person except decree or judgment creditors of the First Party, in its representative capacity and of the trust state, acquiring any interest in or title to the premises subsequent to the date of this Mortgage.
- 21. The indebtedness evidenced by the Note secured hereunder must be prepaid during the period beginning 12 months from dir, of disbursement hereunder through 15 months from date of disbursement hereunder, which prepayment(s) the holder of the Note secured hereunder will allow with no penalty. Sold prepayment must be in the minimum amount of \$300,000.00 and must not exceed the maximum of \$600,000.00. The Additional Interest due upon the sum being prepaid must also so paid in full at the time of prepayment. No other interest or penalties will accrue on the charged on the amount of said prepayment. If said prepayment(s) is not made during this period, the indebtedness secured herein shall become immediately due and payable.
- 22. The indebtedness evidenced by the Note secured herevider may be prepaid in full with no penalty upon attainment of permanent financing. If the indebtedness secured hereunder is prepaid with funds other than permanent financing, a fee equal to 100% of the Additional Interest due on the outstanding balance as it said balance had been outstanding till maturity will be due and payable at the lim of said full prepayment.

MID TOWN BANK AND TRUST COMPANY OF CHICAGO, not personally but as Trustee aforesaid:

By: A Stephantes. 7

Deborah Stephanices, Trust Officer

Carmen Rosario, Ass't Secretary

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EXHIBIT "A"

LOTS 19 TO 30 IN JOHN A. YALES SUBDIVISION OF BLOCK 72 IN ELSTON'S ADDITION TO CHICAGO IN SECTION 5, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

COMMONLY KNOW AS: 825 WEST EVERGREEN, CHICAGO, ILLINOIS

TAX I.D. NO.: 17-05-225-020-0000

39525816