TRUST DEED NOFFICIAL COPY 62088

	}	The above space for recorders use only					
	duly recorded and delivered to said and known as trust number 89-02	th 28, 19 89, between The Midwest Bank and Trust Company, consily but as Trustee under the provisions of a Deed or Deeds in trust id Bank in pursuance of a Trust Agreement dated February 17, 1989 -5715 herein referred to as "First Party," and Midwest Bank and a corporation herein referred to as TRUSTEE, witnesseth:					
	HAT, WHEREAS First Party has concurrently herewith executed an installment note bearing even date prowith in the Principal Sum of Sevency Thousand and no/100's						
	Agreement and hereinafter specific on t	promises to pay out that portion of the trust estate subject to said Trust eally described, the said principal sum and interest from closing date the balance of principal remaining from time to time unpaid at the rate of installments as follows: Eight Hundred, Twenty-Eight and 89/100's-					
-	Dollars on the 52n day of	June 1989 and Eight Hundred, Twenty-Eight and					
Dollars on the 5th day of each month thereafter until said note is fully paid except the final payment of principal and interest, if not sooner paid, shall be due on the 5th day of May 19 94. All such payments on account of the indebtedness evidenced by said note to be first appointerest on the unpaid principal order to each the remainder to principal; provided that the principal of each installment unless paid to shall bear interest at the rate of 20 percent per annum, and all of said principal and interest being nucle payable at such banking trust company in Elmwood Park, Thing's, as the holders of the note may, from time to time, in writing appoint, and in absence appointment, then at the office of Midwest Bank and Trust Company in said City.							
	NOW THEREFORE, First Party in secure the payment of	Ab. If he sed : melpul sum of money and said interest in accredance with the terms, provisions and limitalisms of this feast deed, and also in whereof, are also in whereof, are also in whereof, are also in whereof, are also in which it is accressed and assigne, where of a second are also in the accressed and assigne, and also in which it is accressed and assigne,					
	the following described Real Estate situates lying and being in the COUNTY OF COOK		63				
	Lot 28 and the East 12½ feet of Lot 29 in Block 1 in Cochran's Fourth Addition to Edgewater in the East half of the Northvest Quarter of Section 5, Township 40 North, Range 14 East of the Third Principal No.1dian, in Cook County, Illinois. C/K/A 1304 Norwood Chicago, Illinois 606/0						
7	C/K/A 1304 Norwood Chicag	o, Illinois 60670	\$				
		THIS INSTRUMENT PREPARED BY: Thomas R. Olson Midwest Bank and Trust Company 501 W. North Ave					
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	89161088	DEPT-01 \$15	2.00				
		T#1111 TRAN 9879 04/12/89 14:21:6 W644 # 白 ※一日ラー1よ1の88	GU				
		COOK COUNTY RECORDER	Ţ				
	IO ITAK VUD TO HOUR UR BLUMBOR NO	le referred to heroin as the "pramisses," is, casements, fixtres, lesure and profile thereof for its successors or assigns may be entitled thereto (which are piedged rims ily and on a parity with said tus, equipment or articles now or hereofter therein or thereon used to supply heat, gas, sir conditioning, a units or centrally controlled), and ventiation, including (without as is no the foregoing), screens, overings, in-a-door beds, awnings, stowes and water heaters. All of the fore-jin are declared to be a part series or not, and it is successors and all similar apparatus, equipment or articles hereifter placed in the gas shall be considered as constituting part of the real estate.	Services				
	In set forth.	PROPERTY INDEX NUMBERS 0 5 - 1 2 5 - 0 5 0 - UNIT	ļ. ,				
IT IS FURTHER UNDERSTOOD AND AGREED THAT: 1. Until the inlobtedness aforesaid shall be fully paid, and in case of the failure of First Party. Its successors or assigns to: (1) promptly repaired or rebuild any buildings or improvements now or hereafter on the pramises which may become damaged or be destroyed: (2) keep said pramise in good condition and repair, without wasts, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; and upon request exhibit and the said and the said practices of the discharge of such prior lien to Trustee or to holders on the premises adjusted to the lien hereof, and upon request exhibit and the said and the said process of erection upon said premises; (5) comply with all requirements of isw or municipal ordinance with respect to the premises and the use thereof; (6) refrain from making material alternations in said pramises accept as required by few or municipal ordinance (7) pay before any papalty attaches all general taxes, and pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and upon written request, to further or holders of the note duplicate receipts therefore; (8) pay in further one or threaster situated on said premises invested the said provided by statute, any tax or assessment which First Party may desire to contest. (9) Assessments and increase of repairing the same on to pay in further by the incurance companies of moneys sufficient either too pay the cost of replacing or repairing the same on to pay in further of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy; and to deliver all policies, including and renewal policies, to holders of the note, and may controlled to the note with respective dates of expiration; then Trustee or the holders of the note may but need not, make any pays payment are perfect on the holders of the note may but need not, make any payment of principal or interest on							
_	DELIVERY A.	OX 370 or RECORDER'S OFFICE BOX NO.					
	Midwest Bank & Trust Company 1606 N. Harlem Avenue	for information only insert etreet address of above described property.					

Elmwood Park, IL 60635

2. The Trustee or the holders of the note hereby secured making any payment hereby authorised relating to taxee or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or retinate or into the validity of any tax, assessment, sais, forfatiure, tax lies or this thereof.

3. At the option of the holders of the note and without notice to Pirst Party, its successors or assigns, all unpud indebtedness secured by this trust deed shall, notwithstapding anything in the note or in this trust deed to the contrary, become stop and payable is immediately in the case of default in making payment of any installment of principal or interest on the note, or (b) in the event of the failure of Pirst Party or its successors or assigns to do any of the things specifically set furth in paragraph one hersof and such default shall continue of the failure of Pirst Party or its successors or assigns to do any of the things specifically set furth in paragraph one hersof and such default shall continue for three days, said opinion to be execteded at, any time after the sapiration of said three day period.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lies hereof, in any suit to forcelose the lies hereof, three shall be allowed and included as additional indebtedness in the deerge for sale all supenditures and exposes which may be paid or insurated by on hebital of Trustee or holders of the note or attempts fees, Trustees of the hereof of procuring all such alternate charges, publication roots and costs (which may be estimated as to items to be expended after enter of the decree of oppositions of tall, the searches and sammations, guararise policies. Thereoe certificates, and saminations, guararise policies. Thereoe certificates, and saminations are all papers of the decree of any said may be any additional

suppose of the filing of a bill to foreclose this trust dred, the court in which such bill is filed may appoint a preciser of said premises. Hugh appointment may be made either before or after sale, without notice, without regard to the colvency or insolvency at the time of application for such receiver, of the person or persons, if any, liable for the payment of the indubtations secured hereby, and without regard to the then occupied as a homestead or not said the Trustee hereby and without regard to the then value of deficiency, during the same shall be then occupied as a homestead or not said the Trustee hereby and without regard to the then value of deficiency, during the full statutory period of restorptions, whether there be redemption or not, as well as during any further time when Pirst 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 projection, reseasion, control, management and operation of the premises during the whole of said period. The Court from time to time may sunfortive the receiver to apply the not income to his hands in payment in whole or in part of: (1) The indebtedness accurated her by, or by any detree foreclining this trust deed, or any tax, special assessment or other lien which may be on become augustor to the lien hereof or your decree, provided such application is made prior to foreclosure sair; (2) the deficiency in case of a safe and deficiency.

Trustee or like holes of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

at purpose.

S. Trustee has no duly U stamine the title, location, existence, or condition of the premises, no, shall Trustee be obligated to record this trust deed to exercise any power her in them unless nativeally obligated by the terms hereof, nor be liable for any acts or emissions hereunder, except in case of own gross negligence or twister tuttor tuttor that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising y power herein given.

S. Trustee about the belong the content of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising

its own gross negligence or also rived or that of the agents or employees of Trustee, and it may require indemntities satisfactory to it before excelsing any power herein given.

9. Trustee shall release the air of deed and the lien thereof by proper instrument upon presentation of antisfactory evidence that all indebtedness secured by this trust deed has been uply paid; and Trustee may secure and deliver a release hereof to and at the request of any person who shall, either before or after maturity the cot produce and exhibit to Trustee the note representing that all indebtedness hereby secured has seen paid, which representation the produce and exhibit to Trustee may accept as the secure of the produce and exhibit to Trustee representing that all indebtedness bereby secured has seen paid, which genuine note herein descriptor hyperine and the genuine note herein descriptor hyperine and the note and which purporting to be executed by a prior trustee, hereunder or which replaced of the original trustee and it has never executed a certificate on any instrument identifying anny as the note described herein, it may except as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed on behalf of First Party.

10. Trustee may resign by instrument in my intended to first Party.

11. Is the rever of the commencement of judical proceedings to foreclose and any Trustee or successor shall be untilled to r asonable compensation for all sats performed hereunder.

11. Is the rever of the commencement of judical proceedings to foreclose where the item is described and in the provision of the item and of the first Party, and reck and every person in supersist the destruction of this insistency, or other officer making shall be first Party, and reck and every person in supersists which as and is subtonisely to recover and other of the premise after the destruction of this insistency, or other officer makin

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Involve the order of decree is entered, the amount of his both interior.

12. This bendby agreed that is the event the Ping Party sells, transfers, conveys. ""p. "disposes of the property herein involved, or suffers or permits the transfer of the title to easily property or creditor process, or further encumbers said property, without first securing the written or easyl of the Holder, then and in any such event, at the option of the Holder, the entire principal balance of the Note secured by this Trust Deed shall become inuncilately due and payable, together with all accrued interest.

13. If the full amount of any monthly payment is not received by ten (10) days after the dr., "the, a late charge of 5% of the principal and interest payment y fill be assessed.

14. In order to provide for payment of tars, assessments, insurance premiums & other charges on the proporty securing this indebtedness, the First Party agrees to deposit with the Holder monthly, a quorate portion of the current year taxes, upon the disburement of the long, and to pay monthly in addition to the "con, nay tent, a sum estimated by the Holder to be equivalent to 1/12 of such items. If the amount estimated is not sufficient, the Pinst Party promises to pay the difference upon demand.

TRUST DEED is executed by the undersigned Trustee, not personally, but as it stee as afore. sid; and it is expressly understood and agreed by the parties hereto, anything herein to the contrary notwithstanding, that each and all o. '.e. overants, undertakings and agreements herein made are made and intended, not as personal sweemant, undertakings and agreements of the Trustee, and not referred to in said Agreement, for the purpose of binding it personally, but this instrument is executed and delivered by the lank and Trust Company, as Trustee, salely in the exercise of the powers conferred upon it as such Trustee, and no personal liability or personal responsibility is assumed by, responsibility is assumed by, responsibility is assumed by, responsity to the second principal note contained, either expressed or implied, all such personal insbility, if any, being here yet, except waived and released by the party of the second part or holder or holders of while and the interest notes hereof, and by all persons clinking by or the use of unity of the second part or holder or holders, owner or owners of such principal notes, and by care person now or hereafter careful and respectively. Anything herein contained to the contrary notwithstanding, it is understood and agreed that The 1 deep land and Trust Company, individually, shall have no obligation to say the personalis herein contained to the reversants herein contained to the reversants herein contained to the reversants herein contained to the personalis herein coverants herein contained to the personalis herein coverants herein contained to the property hereby morranged and the rents, is see, and profit thereof.

IN WITNESS WHEREEMEN The Marked Trust Company, not be admended by the personality but as Trustee as for any contract by

IN WITNESS'WHEREIP, The Midwest Bank and Trust Company, not personally but as Trustoc as afor a 10, has caused these presents to be signed by its Vice-President, and its corporate cent to be hereunto affixed and attested by its Assistant Cashler, the day and year first above written.

The Midwest Bank and Trust Company As Trustee as noresaid and not personally, VICE-PRESIDENT me St La den Attest NAME OF THE PARTY Trust Officer Asst.

STATE OF ILLINOIS } SS.

...

a Notary Public, in and for said County, in the State of oresaid, DO HEREBY CERTIFY, that Barbara Love

Vice-President of THE MIDWEST BANK AND TRUST COMPANY, and

Angela McClain, Asst. Trust Officer

Vice-President of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice-President, and Assistant Cashier, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act and Bank, as Trustee as storesaid, for the uses and purposes therein sethin, and the said Assistant Cashier then and there acknowledged that the island, as assistant and Assistant Cashier then and there acknowledged that the island, as a trustee and voluntary act and as the free and voluntary act of said Bank, as Trustee and the said instrument as the free and voluntary act of said Bank as Trustee.

"OFFICIAL SEAL" Zelvin Larz Notity Public, State of Illimpisunder, My Coffinission Expires Oct. 7, 1992 محمدات فسنخط

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		Notary I	ublic		

Trustee

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified 899 upder Identification No. MUNEST BANK AND RUST COMPAR

Rounier from Illiana Pinancial, Inc.