## TRUST DEENOF TRUST DE NOT DEENOF TRUST DEENOF TRUST DE NOT DE NOT

(FIRST NATIONAL BANK, TRUSTEE)

1990 AUG 20 PH 12: 01

90404349

THE ABOVE SPACE FOR RECORDERS USE ONLY August 10 19 90, between THIS INDENTURE, made FIRST NATIONAL BANK OF BLUE ISLAND, a Corporation, duly organized and existing under the laws of the United States, and qualified to do a trust business under and by virtue of the laws of the State of Illinois, doing business in Blue Island, Illinois, not personally but as Trustee under the Provisions of a Deed or Deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated August 3, 1990 and known as trust number 90080, herein referred to as "First Party," and FIRST NATIONAL and known as trust number 90080 , herein BANK OF BLUE ISLAND an Illinois corporation, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the principal ONE HUNDRED EIGHTY FIVE THOUSAND AND 00/100 (\$185,000.00) ----made payable to BEARER and delivered, in and by which said 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 and interest from date of
disbursement on the balance of principal remaining from time to time unpaid at the rate of 11.75 per annum in instalments as follows: INTEREST ONLY MONTHLY 134 September , 19 90 and **国现状atx** on the day of INTEREST ONLY Symbols on the list day of each month of principal and interest, if not sooner paid, shall be due on the thereafter until said note is fully paid except that the final payment 1991 of principal and interest, if not sooner paid, shall be due on the 1st day of March 7.1997.

All such payments on accourt of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance remainder to principal, invided that the principal of each instalment unless paid when due shall bear interest at the rate of per cent per annum, and all of said principal and interest being made payable at the offices of the First National Bank of Blue Island, in Blue Island, Illinois, or at such place as the Holders of the Note may, from time to time, appoint in writing. NOW, THEREFORE, First Party to stoure 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 also is consideration of the sum of One Dotlar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, and convey unto the Trustee, its successors and exsigns, the following described Real Estate situate, lying and being inc State of Illinois, to wit: Cook PARCEL 1: Lot 3 in Brittany, being a resubdivision of Lots 1, 2, and 3 in the subdivision of Lot 4 in assessor's division of the West 1/2 of the South West 1/4 of Section 30, Township 37 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois and that part of Lot 5 (except Railroid) lying South of the North 100 feet thereof in Ludwig Krueger's subdivision of the East 1/2 of the South West 1/4 and Lots 5 and 6 in Assessors Division of the West 1/2 of the South West 1/4 of Section 30, Township 37 North, Range 14 East of the Third Principal Meridian, in Crok County, Illinois PARCEL 2: Lot 1 in Block 2 in Thomas M. Reade's West 79th Street Highlands, being a subdivision of the West 1/2 of the West 1/2 of the South East 1/4 (except the West 50 feet and except that part taken for West 79th Street ) of Section 26, Township 38 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois. 19-25-401-023 P.I.N. 25-30-307-001/002 25-30-315-017, IT IN EXPLANGULY UNDERSCORD THAT THE REORISAND DORROWERS AND THE TOUTHOUSES OF FIRST HATHORAL HAUK OF BLUF 1547 17457 110. 90080 and is Not the Profess. which, with the property horsinafter described, is referred to herein as the "Premises,"

TOGETHER with all improvements, tenements, easenents, fixtures, and appurtenences thereto belonging, and all arms, issues and profits thereof for ToGETHER with all improvements, tenements, easenents, fixtures, and appurtenences thereto (which are pledged primaril) and on a parity with said real status and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to sup; (b) his ras, alr conditioning, water, owner, refrigirention (whether single units or permissly controlled), and ventilization, including (without restricting in foregoing), screens, window shades, storm doors and windows, floor coverings, inador bads, awnings, stoves and water heaters. All of the foregoing is desired to be a part of said rail estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles here; the placed in the premises by First Party or its successors, or assigns shall be considered as constituting part of the real estate.

TORAVE AND TO HOLD the premises unto the said trustee, its successors and assigns, forever, for the purposes, and up in the uses and trusts here? In set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the Indebtedness aforesoid shall be fully paid, and in case of the fallure of First Party, its successors or assigns to: (1) primptly 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 candition and repair, without waste, and trust here from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when a deal of the descharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any buildings or within corrected by a lien or charges, septor to the flem hereof; (B) refuln from making material alterations in said premises ex n NAME FIRST NATIONAL BANK OF BLUE ISLAND FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Ε 13057 South Western Avenue STREET Blue Island, Illinois 60406 12451 S. Vincennes OR Blue Island, Illinois 60406 INSTRUCTIONS F RECORDER'S OFFICE BOX NUMBER R 3501 W. 75th Street, Chicago Annie R. Cross THIS DOCUMENT PREPARED BY:

> FIRST NATIONAL BANK OF BLUE ISLAND 13057 S. WESTERN AVENUE BLUE ISLAND, ILLINOIS 60406

6. The proceeds of any 'or/closure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the 'oreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other terms which under the terms hared constitute secured indebtedness additional to that evidenced by the note, with interest itemen as herein provided; third, all principal and interest remaining unpaid on the note; forth, any overplus to First Party, its legal representatives or assigns, as their rights

vided; third, all principal and interest remaining unpaid on the note; forth, any overplus to hirst harry, its regal representatives of application may appear.

7. 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 defore or after sale, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the person or person (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 homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver hall have power to collect the rent; issues and profits of said premises during the pendency of such foreclosure still and, in case of a sale and a deficiency, during the full statutory period of reliable of said premises during the pendency of such foreclosure still and, in case of a sale and a deficiency, during the full statutory period of reliable 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. Or 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 the 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 applic tion is made prior to foreclosures sale; (2) the deficiency in case of a sale and deficiency.

8. Trustee or the holders of the note shall have the right to prove the premises at all reasonable times and access thereto shall be permitted for that purpose.

3. 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.

9. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated 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 omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

10. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute z to eliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee then no e representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the penuline note herein described any note which bears a certificate of identification pure or thing to be executed by a prior trustee may accept as the genuine note herein described any note which bears a certificate on any instrument thing to be executed by a prior trustee may accept as the genuine note herein described any note which bears a certificate on any instrument in exhibit purpor to be executed on behalf of First Party.

11. Trustee may resign by instrument in writing filed in the office of the Recide or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, they than Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Tr

13. The mortgagor hereby waives any and all rights of redumption from sale under any order or decree of foreclosure of this trust deed, on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this trust deed.

This trust deed is executed by the FIRST NATIONAL BANK OF BLUE ISLAND, not responsity but as trusted as aforesaid in the exercise of the power and authority conferred upon and vested in it as such trusted (and said First National Bank of Blue Island hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on the said First Party or on said First National Bank of Blue Islant) ersonally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any convenant either express or implied herein contained, all such liability, if any, being expressly walved by Trusted and by every person now or hereafter claiming any right or so with hereunder, and that so far as the First Party and its successors and said First National Bank of Blue Island personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said note provided or by action to enforce the personal Hability of the premature, if any.

IN WITNESS WHEREOF, First National Bank of Blue Island, not personally but as Trustee as aforesaid, has caused ries, persents to be signed by its Assistant Vice President, and its corporate seal to be hereunto affixed and attested by its Assistant Secretary, the day and year first above written.

	2.10 .10 00.	F0.010 300, (0 00				12 k 110 C 20	1310111	, ec. e. a. )	,	OF BIND Y	01 1121 6	DOVE WITH	(411)	
						SNAL BA					<u> </u>	080		_
				By 1/1	M	lun		a	res	un	<u></u>	<b>XXX</b> Vice	:-Presider	nt
					Will	iang H.	(Tho	mson				-		
	)			Attest_		مركم	ڪلف	عد	99	ح		Assistant	Secretar	ry
STATE OF ILLINOIS	§ <b>[</b>				Mich	el Sc	udde	r .		<i>.</i>				-
	SS.			1,			the	unde	<u>rsic</u>	<u>ined</u>				
COUNTY OF COOK	1			a Notar	y Publ	ic in and	i for sa	iid Cou	nty, ii	n the stat	e afore	said, DO	HEREB	Y
CERTIFY, thatW	illiam.	H. Thomson		_ Assistar	nt Vice	·Presider	nt of 1	the FIF	TZF	ATION.	AL BA	NK OF	BLUE IS	S-
LAND, andM	lichael	Scudder		_ Assistar	nt Secr	etary of	said Co	ompany	, who	are pers	onally	known to	ome to t	эe
1	he same pe	rsons whose name	s are subsci	ribed to the	e forego	ing instruc	ment as	such As	sistant	Vice-Presi	dent, an	d Assistan	t Secretar	٧.
•	aspectively	, appeared beiore	me this da	IV IN DETSO	n and a	cknowledd	160 thai	t they sid	nned at	nd deliver(	of the sa	id instrum	ian' >s tha	nir -
ì	herein set	id voluntary act at forth; and the said	Assistant	Secretary	then ar	actor said of there ac	k nowie	eany, as Magadith	et said	o as atore: Assistant	Serreter	the uses at	nd purpos	<b>8</b> 5
	corporate s	eal of said Compa	ny, did atti	x the corp	orate se	at of said (	Compai	ny to sai	d instr	ument as:	said Assi	stant Secr	GIBLA, FOR	vn
OFFICIAL SEA	set forth.	tempery act and as	the free an	d voluntar	Y act of	said Com	peny, s	s Truste	6 as a1	oresaid, fo	t the use	s and pur	poses ther	
OCLORES KILLIEN			104L			A								or
BOTHER WHILE STATE	الأراء والأراق	etarial Seal this	TUCH	_ day of .		August	•						19 _	<b>J</b> (
IN COMMENCE ETP. A		<u> </u>			1					<i>i</i> .			_ ,	
		2)		1/2	KKR	20 70	-2-cc	een	anish	L 4		Not	arv Publi	ic

F

IMPORTANT

FOR THE PROTECTION OF BOTH THE ROPROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HERE IN BEFORE THE TRUST DEED IS FILED FOR RECORD.

,,,,	matemiont 14	ote mention	BU III (1	ile Attenti	inst Deati uss
been	identified he	ewith under	Identif	fication No.	<del></del> -
	NATIONAL	,			110266
ву:/	Marina	Donn	~ein	J. Ren	line.

The Instalment Note mentioned in the within