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INSTRUCTIONS

## UNOFFICIAL COPY?

#### TRUST DEED

(Trust Deed Form T-3) REV 6-81

90423917

THE ABOVE SPACE FOR RECORDERS USE ONLY

an association organized under the laws of the United States of America, not perso of a Deed or Deeds in trust duly recorded and delivered to said Bank in purity 20, 1990 and known as trust number 11-4745. Chicago Title and Trust Company an Illinois corporation herein referred to as TRUSTEE, witnesseth:  THAT, WHEREAS First Party has concurrently herewith executed an instalment the Principal Sum of Four Hundred Thirty Two Thousand and 00/100-made payable to BEARER and delivered, in and by which said Note the First Party promises to pay out of the said Trust Agreement and hereinafter specifically described, the said principal sum	nt note bearing even date herewith in
Dollars on the 1st day of October, 19 90 and Four 86/100	Thousand Seventy Eight and
Dollars on the 1st day of each month thereafter until said note is of principal and interest, if not sooner paid, shall be due on the 1st day payments on account of the indebte was evidenced by said note to be first applications and the remainder to principal; provided that the principal of each instainterest after maturity at the highest law fet a mature, and all of said principals.	ment unless paid when due shall bear bal and interest being made payable at of the note may, from time to time, in y Bank and Trust Company N.A., in said City, in said City, or if The Holder of the Note demands interest then due. The Holder of the refore be required to make payment and you the money at prevailing marder will be assessed for any payment therest in accordance with the terms, provisions and seed is hereby acknowledged, does by these presents. Estate situate, lying and being in the COUNTY OF
Lot 7 in the Subdivision of Lot 4 in Block 8 in the the East 1/2 of the Northwest 1/4 of Section 18, Toinsh of the Third Principal Meridian, in Cook County, Ill noise Commonly known as: 4511-15 N. Hamilton, Chicago, Illinoise Commonly Known as: 4511-15 N. Hamilton, Chicago, Chi	ip 40 North, Range 14, East \$15.2 T#2222 TRAN 5435 99/94/90 16:16:00 \$\psi \psi \psi \psi \psi \psi \psi \psi
Permanent Index Number: 14-18-127-012  *The interest rate shall be adjusted to Albank Prime September, 1993 and on the first day of September exuntil maturity. The payment due for principal and inte to reflect any change in the interest rate based on the term.	rest shall also be adjusted
which, with the property beremafter described, is referred to betein us the "premises,"  TOGETHER with all improvements, reasonable essentials, betures, and appartenances threato belonging, a during all such times as Farty Party, its successor or assignments between thereto (which are pledged prin secondarily), and all apporatus, equipment or actories more or bereafter therein at thereto maked to apply heat, a (whither night content of controlled and ventilation includes without restricting the forcement.	nrily and on a parity with add real estate and not has air conditioning, water, light, power, refrigeration look window shades storm doors and windows floor
coverings, mader beds, awaings, stoyes and water heaters. All of the foregoing are declared to be a part of said read that all annular apparatus, equipment or articles hereafter placed in the premises by First Parconstituting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its accessors and assigns, forever, for the part IS FURCHER UNDERSYNOD AND AGREED THAT.  1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors and assigns, forever, for the prevailed any buildings or improvements now or becentier on the premises which may become damaged or destroyed without waste, and free from mechanic's or after here occurred by a hen or charge on the premises augence to the fun hereof, and upon request exhibit actifactory evided holders of the notes, (4) complete within a reasonable time any building or hallings now or at any time in proceedings of the notes, (4) complete within a reasonable time any building or hallings now or at any time in proceedings of the notes, (5) contained with request to the premises and the use thereof, (6) retain from a required by law or minicipal ordinance, via part belone any penalty attaches all general taxes, and party expected by a statute, and against the premises when the minicipal ordinance, via premises when the party in the party may describe minicipal ordinance or to pay the context of replacing we repairing the same or to pay in full the indebtedness secure of the note under magnetic pays be east of replacing and other than the indebtedness secure of the note under magnetic pays be east of replacing as a deliver all policies, including additional and renewal policies, mortgage clause to be attached to each palicy, and to deliver all policies, including additional and renewal policies,	research to service or assigns and the considered as research or assigns to (1) promptly repair, restore or (2) keep and bromes in good condition and repair, (, (3) may when due any indebtedues which may be on of the discharge of such prior lien to Trustee or to so I rection upon said premises, (5) comply with all sking material alterations in said premises accept as res, special assessments, water charges, sever service liens of the note duplicator receipts therefor, (#1 pay in test; (9) keep all buildings and improvements now or revisite for payment by the insurance companies of discreby, all in companies astifactory to the holders the note, such rights to be evidenced by the standard
D E STREET 3400 West Lawrence Avenue	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF AROVE DESCRIBED PROPERTY HERE 4511-15 N. Hamilton
V CITY Chicago, Illinois 60625	The second secon

OR

RECORDER'S OFFICE BOX NUMBER .... 35

Propered By: Gary: A. Worcester, Semior Wide President
Albany Bank & Thust Co., N.A.
S400 W. Lawrence Avenue, Chicago, ILL 60625

#### **UNOFFICIAL COPY**

te expire, to deliver renewal policies not less thus ten days prior to the respective date of expiration; theo Trustes or the holders of the mote may, but med not, make full de partial payment or perform any act thereinbefore est forth in any forms and manner deemed appelient, and may, but med not, make full de partial payments of printers on prior encumbrances, if any, and parchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any letting said premises or contents any tax or examinations of any of the purposes bards as the response paid or incomment of the purposes bards as the incomment of the purpose bards as the incommentation to Trustes for each matter concerning which action herein surhorised may be taken, shall be accounted individual substantial substantial substantial produced to the note shall move be considered as a waiver of any right secruting to them on account of any of the provisions of the particular produced from the appropriate public office without negative and account of any of the provisions of the particular from the appropriate public office without negative and the accuracy of such bill, statement or estimate or into the validity of any tax assessment, sale, forfeiture, tax ilon or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtadesse accured by this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any intellement of principle or interest on the note, or (b) in the event of the failure of First Party or to successors or assigns to do any of the things appelled to the payable (a) immediately in the case of default in making payment of payable (a) immediately in the case of default in making payment of payable (a) immediately in the ones of default in p

or presson of this trust deed or any indebtedness hereby secured; or (b) presperations for the consumencement of any suit for the foreclessure hereof alize; exercially designed to foreclessure whether or not actually commenced; or (c) presperations for the consumencement of any suit for the foreclessure hereof alize; exercially designed to forecome proceeding which might affect the presented of the presented of any threatened suit or proceeding which might affect the presented of the presented of the presented of the presented suit or proceeding which might affect the presented of the presented of the presented suit or proceeding which might affect the presented suit or proceeding plantages by the country of the presented suit of the presented suit or proceeding plantages by the country of the presented or presented and interest remaining ungain established and presented or presented and the presented or presented and the presented or presented and the presented or presented or not and the Trustee hereunder may be appointed as such receiver, such receiver and the presented or not and the Trustee hereunder may be appointed as such receiver, such receiver and the presented or not and the Trustee hereunder may be appointed as such receiver, such receiver and the presented or not and the Trustee hereunder may be appointed as such receiver, such receiver and the presented or not and the Trustee hereunder may be appointed as such receiver. Such receiver and the presented or not and the Trustee hereunder may be appointed as such receiver. Such receiver and the presented or not and the Trustee hereunder may be appointed as such receiver. Such receiver and the presented or not and the Trustee hereof or an analysis of the presented or not and the Trustee hereof or an analysis of the presented or and the presented or an analysis of the presented or an analysis of the p

11. For prepayment privilege, see Note hereby secured.

11. For prepayment privilege, see Note hereby secured.

12. In addition to payments to principal and interest hereif above provided, the Mortgagors shall pay each month to the holder or holders of asid Note, 1/12th of the annual general real estate taxes assessed against said premises.

13. The mortgagors are prohibited from selling, conveying, assessed against said premises without the prior will see consent of the mortgagors to declare the whole of the debt immediately due. \*\*\* besefficial interest in and to, entering into Articles of Agreement for the sale of, issuing, renting, or in any manner transferring title to the mortgagor to declare the whole of the debt immediately due. \*\*\* besefficial interest expenses. Feiture to obtain prior written consent shall constitute a default becaused settling the mortgages to declare the whole of the debt immediately due. \*\*\* besefficial interest of the mortgages to declare the whole of the debt immediately due. \*\*\* besefficial interest of the mortgages to declare the whole of the debt immediately due. \*\*\* besefficial interest of the mortgages to declare the whole of the debt immediately due. \*\*\* besefficial interest of the mortgages to declare the whole of the debt immediately due. \*\*\* besefficial interest of the mortgages. Feiture to obtain prior written consent shall continue to the sale of leading the mortgages. Feiture to obtain prior written consents hereby secured hereby at any time and from time to time. This Trust level shall secure any and all renewals or extensions of the whole of any extensions, modifications or renewals, extension agreements shall not be necessary and need not be filed.

Mortgages and need not be filed.

necessary and need not be filed.

15. Mortgagors agree that until said Note and any extension or renewal thereof and all many and all other indebtedness of Mortgagors to the holders of the Note, heretofore or hereafter incurred, and without regard to the nature thereof, shall have been pead in 1 til, bloodgagors will not, without the prior written consent of the holders of the Note (i) create or permit any lien or other encombrance (other than presently extering items and lemn as writer the payment of leans and advances made to them by the holders of the Note to exist on and real estate, or (ii) transfer, sell, convey or in any manner dispose of said real centure.

16. The real estate described herein shall see our the obligations and shall also seem any other liabilities, direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, of Mortgagor to Mortgagor to Mortgagor to associate and assigns; provided sowever, that in no event shall this Trans Deed sociate due, now to the Mortgagor in an amount exceeding \$3,000,000.00.

to be Mortgages in an amount exceeding s...

17. The Mortgages in an amount exceeding s...

17. The Mortgages hereby waivs any and all rights of redecaption from sale under any order or decree / f exceeding the form of the control eart to righte herein granted on behalf of the Micrigagers, the the trumbian described herein subsensest to the dete of this

he undersigned will not transfer, assign or in any way hypothecute or a tempt to transfer, assign or hypothecate his (its) right, title or interest in and to the premises de criled herein without first obtaining the written consent of the holder of the Note secured by this Trust Daed.

THIS THUST DEED is executed by Albany Bank and Trust Company N.A., not personally by, as frustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Albany, Bank and Trust Tommany N.A., hereby warrants that it consesses full power and authority to execute this instrument), and it is expressly understood and agreed that no hing, herein or is said note contained shall be construed as creating any liability on said First Party or on said Albany Bank and Trust Company N.A., woosally to pay the said soft or any interest that may accruse thereon, or any indebtedness accruing hereunder, or to perform any covenant either exprise or implied the pressure of the pressure of

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	ALBANY	BANK AND T	RUST COMPAN	Y N.A. A	s Trustee a	s storesaid and	not personally,
		By	and a	Man		WOR PROCESOM	TRUST OFFICER
		Attack Much	wel dr	that	)	vice-	president
				·			AA

STATE OF ILLINOIS } SS COUNTY OF COOK

, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that the said Assistant Cather of ALBANY BANK AND TRUST COMPANY N.A., who are parametally into mee are subscribed to the foregoing instrument, a present of before me this day in person and acknowledge outrument as their own free and voluntary act and as the free and voluntary act of end Bank, as Trustee out on the first of the said of the said of the said of said Bank to said instrument as said Assistant States over free and voluntary days that said over free and voluntary days. nest forth. Heters

" FICIAL SEAL"	١
GRACE E. STANTON	
GRACE E. STANTON Notary Public Cook County, Illinois	i
My Commission Expires Feb. 17, 1992	į

Given under my hand and Notarial Seel this getth day of Olif Gust 19 90

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

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The	10	talment	Note	mentioned	in the	within	Trust	Deed	hee	been	identi Sec
		under l	dent i A	 Metion Nu≥	18.81	- 1		,			100

THUST COMPANY. THE PERSON

ASST. SECRETARY

# UNOFFICIAL COPY

	RIDER IS ATTACHED TO AND MADE A PART OF THAT CERTAIN T DEED/MORTGAGE DATED AS OF July 24,	19 90
	: Albany Bank and Trust Company N.A. U/T/A #11-4745	
	, as Mortga	gor
TO:	Chicago Title and Trust Company , as Nortga	jec/Trustee

The following paragraph is hereby added to the terms of the Mortgage:

Mortgagor represents and agrees that, except as disclosed in writing to the Mortgages or Trustee, the premises are in compliance with "all Environmental Laws\* (as hereinafter defined); that there are no conditions existing currently or likely to exist during the term of the Note that require or are likely to require clear up, removal or other remedial action; that Mortgagor is not a party to any lification or administrative proceeding, nor, to the best of Mortgagor's knowledge, is there any litigation or administrative proceeding contemplated or threatened related to or arising out of any Environmental Laws; that neither the premises nor Mortgagor is subject to any judgment, decree, order, citation or complaint related to or arising out of any Environmental Laws: that Mortgago, has obtained all permits or licenses and filed all reports required under any applicable Environmental Laws. The term "Environmental Laws" shall mean any and all federal, state and local laws, statutes, regulations, ordinances, codes, riles, and other governmental restrictions or requirements relating to matters of environmental protection, pollution, health, safety, sanitation, or conservation, including without limitation those relating to the presence, maintenance and removal of asbestos now or any time hereafter in effect. Mortgagor coverants and agrees to comply with all applicable Environmental Laws and to require its tenants or others operating on the premises to comply with all applicable Environmental Laws; and to provide to Mortgagee or Trustee immediately upon receipt, copies of any correspondence of any nature whatsoever received or Mortgagor relating to Environmental Laws, and to advise Mortgagee or Trustee in writing as soon as Mortgagor becomes aware of any condition or circumstances which makes any of the representations or statements contained in this paragraph incomplete In the event Mortgagee or Trustee determines in its sole and or inaccurate. absolute discretion that there is any evidence that any such circumstance might exist, whether or not described in any communication or notice to either Mortgagor, Mortgagee or Trustee, Mortgagor agrees, at its own expense, and at no expense to Mortgagee or Trustee, to permit an environmental Lidit to be conducted by Mortgagee or Trustee of an independent agent selected by Mortgagee or Trustee. This provision shall not relieve Mortgagor from conducting its own environmental audits or taking any other steps necessary to comply with any Environmental Laws. If, in the opinion of Mortgagee or Trustee, there exists any uncorrected violation of an Environmental Law or any condition which requires or may require any clean up, removal, or other remedial action, and such correction, clean up, removal, or other remedial action is not completed within sixty (60) days from the date of written notice from Mortgagee or Trustee to Mortgagor, the same shall, at the option of Mortgagee or Trustee constitute a default hereunder, without further notice or cure period.

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Mortgagor agrees to indemnify, defend and hold Mortgagee or Trustee and its current, future or former officers, directors, employees, and agents harmless from and against any and all losses, damages, liabilities, obligations, claims, costs and expenses (including with limitation, attorneys' feas, and costs) incurred by Mortgagee or Trustee, whether prior to or after the date hereof and whether direct, indirect, or consequential, relating to or arising out of matters of environmental protection, pollution, health, safety, sanitation, or conservation, including without limitation those relating to the presence. maintenance, or removal of asbestos. Any and all amounts owed by Mortgagor to Mortgagee or Trustee under this paragraph shall constitute additional indebtedness secured by this Mortgage or Trust Deed . Anyloof hit provisions of this Mortgage or Trust Deed to the contrary notwithstanding, the representations, warranties, covenants, agreements, and indemnification obligations container herein shall survive all indicis of termination of the relationship between Mortgagor and Mortgagee or Trustee including, without limitation, the repayment of all amounts due under the Mortgage or Trust Deed, cancellation of the Note and the release of any and all of the Loan Documents and all of the Loan Documents

The in the dead of the law of which is This Rider is executed by Albany Bank and Trust Company N.A. not personally, but as Trustee as a cresaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Albany Bank, and Trust Company N.A., hereby war ants 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 said Albany Bank and Trust Company N.A. Personally to pay the said Note or any interest that may recrue thereon, or any indebtedness accruing hereunder, or to perform any covenant wither express or implied herein contained, all such liability, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right, or security hereunder, and that so far as said Albany Bank and Trust Company N.A., personally is concerned the legal holder or holders of stil Note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment hereof, by the enforcement of the lien hereby created, in the manner herein and in said Note provided or by action to enforce the personal liability of the guarantor, if any or any commune of the Note.

IN WITNESS WHEREOF, Albany Bank and Trust Company N.A., not personally but as Trustee as aforesaid, has caused these presents to be signed by its Land Trust Officer, and its corporate seal to be hereunto affixed and attested by its Vice President, the day and year first above written.

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as Trustee as aforesaid and not personally.

By: Trust Office

Vice President

By signing below, Mortgagor accepts and agrees to the terms and provisions contained in this Rider.

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