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

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RECORDER'S OFFICE BOX NUMBER

THE ABOVE SPACE FOR RECORDERS USE ONLY 19 90 , between ALBANY BANK AND TRUST COMPANY N.A., THIS INDENTURE, Made November 23 an association organized under the laws of the United States of America, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated and known as trust number 11-4558 , herein referred to as "First Party," and July 12, 1988 Chicago Title and Trust Company 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 Sum of Ninety Thousand and 11/100 - - - - - - - - - - - - made payable to BECCOCK Albany Bank & Trust Company N.A. 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 balancerine + 2% per cepture annum in instalments as follows: on the balance of principal remaining from time to time unpaid at the rate of Float ing DEPT-01 RECORDING 164444 IRAN A032-11/30/99-13:75: 1082 : D M - 9 ti - 758/35:4 000K COUNTY RECORDER One Thousand Five Fundred and 00/100 - - - - - -Lay of January 19 **91** and Dollars on the 1st payments on account of the indeb edness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest after maturity at the highest law (u) rate per annum, and all of said principal and interest being made payable at Illinois, as the holders of the note may, from time to time, in such banking house or trust company in Chicago writing appoint, and in absence of such appoin ment, then at the office of Albany Bank & Trust Company, N.A., 3400 W. Lawrence Avenue, Chicago, [11] nois 60625 This loan is payable in full at the end of cave years in said City, This loan is payable in full at the end of rive—years. At maturity or if The Holder of the Note demands payment you must repay the entire principal belance of the loan and unpaid interest then due. The Holder of the Note is under no obligation to refinance the loan at that time. You will therefore be required to make payment out of other assets you may own, or you will have to find a lender willing to lend you the money at prevailing market rates, which may be considerably higher than the interest rate on this loan,

A late charge in the amount of ---- % of this monthly payment due hereunder will be assessed for any payment made more than 15 days after the due date. Interest after maturity (whether by reason of acceleration NOW, THEREFORE, First Party to measure the payment of the trust deed, and also in consideration of the same of this trust deed, and also in consideration of the same of the trust of the trust deed, and also in consideration of the same of the beller in his paid the mergy whereof is hereby acknowledged does by those parents great, remise, release, also and convey unto the Frister its interest and assegned the belleval Real Faster situate lying and being in the COOK.

COOK AND STATE OF HAISOIS to wit Lot 1 in Wiehe's Subdivision of that part of Block 19 lying northerly of the north easterly line of Milwaukee Avenue in Grayland in the Northwest quarter of Section 22, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois. Commonly known as - 3845 N. Milwaukee Avenue, Chicago, Illinois 60641 Permanent Index Number #13-22-102-013 -90-583549 90583549 which, with the property becommittee described, is referred to become the "prenuewhich, with the property bereinsfer described, is referred to berein as the "premises". TREGETHER with all improvements comments essentiate futures and apportenances thereto belonging and all rents, sames and profit thereof for so long and during all such times as First Party, its successors or manging may be entitled thereto (which are pietged primarily and on a party with (sin real estate and not ascondardy), and oil apparatus, equipment or articles now or hereafter thereto or thereon used to supply best, gas, air conditioning, water, hird, power, refrigeration (whether single ones or controlled) and ventilation, includes, after its retricting the foregoing, arcsins, window shades storm down and windows, finer coverings, madro lists, awaings, stoves and water besters. All of the foregoing are distanced to be a part of said real setate whether physically attached thereto or not, and it is agreed that all similar apporatus, equipment or articles hereafter placed or 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 onto the soul fruster its non-resonant mediagons for the purposes, and spon the some and trust TO HAVE AND TO ROLD the premoses onto the soul trustee descricement forever for the purposes, and upon the some and trusts berrio set forth. IT IS FUICHFER UNDERFINED AND AGREED THAT.

1. Until the indebtedness aforeseed shall be fully pand, and to case of the fadure of First Party, its successors or sample to 11; promptly repeir restore or rebuild any biologic or improvements now or hereafter on the premises which may become damaged or destroyed, (2) keep and premises in good condition and expansion wasts and free from mechanics or other historic claims for her not expressed subscribinated to the first hereof. "I pay when due and to be therefore and repeir without wasts and free from mechanics or other historic claims for her not expressed subscribinated for his first pay when due and the law harried or the historic or charges on the premises and premise subscribed in the premise and the subscribed of the notices of excitant upon and premises. "I confident to the residence of the dacharge of such print here to I restee or to holders of law or municipal ordinances with respect to the premises and the use thereof. "I refine from making material alterations it said premises are equivalently law or municipal ordinances with respect to the premises and the use thereof. "I restee or to holders of the one dapped and premises when due and open writter express to formal to Trusts or to holders of the one duplicate receptal therefor, (it pay in full the ordelited on and premises and in a state of an and premises and improvement into or to pay in full the ordelited on and premises and interest against less or damage by hire, bightning or windstorm under policies, providing for payment by the manifectory to the holders moneys sufficient eather to pay the cost of replacing or repairing the same or to pay in full the ordelited research bench, all in companies and indicated companies of the note, under managen promotes against less or damage, to Trustee for the holders of the holders of the note, such regists to be evulenced FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE D Albany Bank & Trust Company N.A. E STREET L 3400 W. Lawrence Avenue 3845 N. Milwaukee Avenue 1 CITY Chicago, IL 60625 Chicago, Illinois E

1500

Prepared By:

William L. Baxter Senior Vice President Albany Bank & Trust Co., N.A. 3400 W. Lawrence Avenue Chicago, IL 60625

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to expire, to deliver renewal policies not less than ten days price to the respective date of expiration, then Trustee or the holders of the note may, but need not, make any payment or perform any act, hereinbefore set forth in any form and manner deemed expedient, and may, but need not, make full or pertial jusyments of principal or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein sutherized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the hereof, pull reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken alsall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the highest lowful into per annum Inaction of Trustee or holders of the note shall never be considered as a waiver of any right secruting to them on account of any of the provisions of this interest annum Inaction of Trustee or helders of the note shall never be considered as a waiver of any right secruting to them on account of any of the provisions of this interest assessment; asle, forfeiture, tax lies or cities 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 indehtedness secured by this trust deed chall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable as 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 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 szercased at any time after the expiration of said there day period.

4. When the labelshedne

by reason of this trust deed or any indebtedness hereby secured, or (6) preparations for the commenced and or proceedings whether or not actually commenced, or (c) preparations for the defense of any threatened and or proceedings whether or not actually commenced, or (c) preparations for the defense of any threatened and or proceedings including all eventues had a spined in the following order of primity. First, or, account of all events and expenses of the precisions of any forest-course proceedings including all eventues had a sententioned in the proceeding paragraph hereof, second, all other terms which under the terms hereof contributed to the forest-course proceedings including all events and the precision of the precision

11. For prepayment privilege, see Note hereby secured

12 In addition to payments to principal and interest hereir those recorded, the Mortgagors shall pay each menth to the holder or holders of said Note 1 17th of the namual general real estate taxes namessed or to be assessed against said bremises.

13. The mortgagors are prohibited from selling, conveying, assigning the beneficial interest in and to, entering into Articles of Agreement for the sale of, lessing, renting, or in any manner transferring title to the mortgaged premises without the prior write in consent of the mortgages. Failure to obtain prior written consent shall constitute a default hereunder entitling the mortgages to declare the whole of the debt immediately due at 200 per less than the consent of the mortgages.

14. The holders of the Note secured by this Trust Deed, at their sole op ion, see excetheright to extend modify or renew the Note secured by this Trust Deed, at their sole op ion, see excetheright to extend modify or renew the Note secured by at any time and from time to time. This Trust Deed shall secure any and all renewals or extensions of the who, in, any part of the indebtedness he rely secured by we recordenced with interest at such lawfor rate as may be agreed upon and any such renewals or extensions of any change in the for more rate of interest shad not impact it can make the whole to the renewals or extensions of any change in the form or rate of interest shad not impact it can make the whole to the renewals of the trust Deed not release the Mortgaggors from personal liability for the indebtedness hereby secured in the event of any extensions, modifical ones or renewals extension, agreements shall not be necessary and need not be filed.

may be agreed upon and any such removals.

The Mortgagors from personal liability for the indebtedness hereby secured. In the event of any viscosity and need not be filed.

15. Mortgagors agree that until said Note and say extension or renewal thereof, and all o any and all other indebtedness of Mortgagors as to the holders of the Note in relationship of the neutre thereof, shall have been paid in 14.1 Mortgagors will not without the processity of the note in the Note in Note in relationship of the neutre in the new part in 14.1 Mortgagors will not without the processor white it is not the note of the Note in t

7. The Mortgagors hereby waive any and all rights of redemption from sale under any order or decree Afreciosure pursuant to rights herein granted on behalf of the Mortgagors, the Estate, and all persons beneficially interested therein and each and every person acquiring any interest at A or title to, the premises described herein subsequent to the date of this gags, and on behalf of all other persons to the estant permitted by the provisions of Chapter 77, Section 10 B / (Ibn 1811) that the second of the persons to the estant permitted by the provisions of Chapter 77, Section 10 B / (Ibn 1811) that the

THIS TRUST DEED is executed by Albany Bank and Trus' Company. N.A. not personally but r. Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee and said. Albany Bank and Trus. Company. N.A. hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that in him herein or in said note contained shall be construed as creating any liability on said. First Party or on said. Albany Bank and Trust. Company. N.A. be socially to pay the said note or any interest that may accruse thereon, or any indebtedness accruing hereunder, or to perform any civenant either 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 by sunder, and that so far as the First Party and its successors and said Albany. Bank and Trust. Company. N.A. personally are concerned the legal odder 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 privmer! thereof, by the enforcement of the line hereby created, in the manner herein and in said note provided or by action to enforce the personal liability of the privmer; thereof, any.

IN WITNESS WHEREOF, Albany Bank and Trust. Company. N.A. not personally but as Trustee as aforesaid, the day and year first above written.

ALBANY BANK AND TRUST COMPANY N.A. As Trustee as aforesaid and not personally, Landv .... Wordenberker Officer elut co Vice-President Bentcover

STATE OF ILLINOIS C'ECOUNTY OF COOK

"OFFICIAL SEAL" LENORE WEISMAN
Notary Public Co. k County, Illinois
My Commission Ex. ir. s. Feb. 1, 1992

Given under my hand and Noterial See the 201	II day of NOVEMBER 19 90
Let the	William
	Notary Public

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 PILED FOR RECORD

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ENURCHER

## UNOFFICIAL COPY

THIS	RIDER IS ATTACHED TO AND MADE A PART OF	TH	AT C	ERTAI	N	
TRUST	DEED/MORTGAGE DATED AS OF November 23				19 <u>90</u>	
FROM:		18	Trus	tee ı	nder Tr	net
	Agreement dated July 12, 1988 and known	ae	Tru	c+_#1	1_4550	
					gagor	
70.	Chicago Title and Trust Company		8.5	Modes	pococ/Tr	ustee

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

Mortgagor represents and agrees that, except as disclosed in writing to the Mortgagee or Trustee, the premises are in compliance with "all Environmental Laws\* (4s Pereinafter 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 clean up, removal or other remedial action; that Mortgagor is not a party to any litigation 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 an and all federal, state and local laws, statutes, regulations, ordinances, codes. Jules, 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, maintainince and removal of asbestos now or any time hereafter in effect. Mortgagor covenants 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 by Mortgagor relating to Environmental Laws, and to advise Mortgagee or Tivatee 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 or inaccurate. In the event Mortgages or Trustee determines in its sole and absolute discretion that there is any evidence that any such circumstance might exist, whether or not described in any communication of 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 audit 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 If, in the opinion of Mortgagee or Trustee, with any Environmental Laws. 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' fees 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. Any of the provisions of this Mortgage or Trust Deed to the contrary notwithstanding, the representations, warranties, covenants, agreements, and indemnification obligations contained herein shall survive all indicia 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 end the release of any and all of the Loan Documents.

This Rider is exacted by Albany Bank and Trust Company N.A., not personally, but as Trustee as iforesaid 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 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 said Albany Bank and Trust Company N.A., personally to pay the said Note or any interest that may accrue thereon, or any indebtedness according hereunder, or to perform any covenant either 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 said 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 commaker 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.

ALBANY BANK AND TRUST COMPANY N.J. as Trustee as aforesaid and

not personally.

Land/Trust Offic

Vice President

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

ATTÉS