	THE ABOVE SPACE FOR RECORDERS USE ONLY				
	THIS INDENTURE, Made March 8 1990, between The Midwest Bank and Trust Compa a Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in the duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated March 20, 1986 and known as trust number 86-03-4949 herein referred to as "First Party," and Midwest Bank and Trust Company an Illinois corporation herein referred to as TRUSTEE, witnesseth:				
	THAT, WHEREAS First Party has concurrently herewith executed an installment note bearing even date herewith in the Principal Sum of Four Hundred Thirty Thousand and no/100ths Dollars,				
made payable to BEARER which said Note the First Party promises to pay out that portion of the trust estate subject to a Agreement and hereinafter specifically described, the said principal sum and interest from Closic date on the balance of principal remaining from time to time unpaid at t 11per cent per annum in installments as follows: Four Thousand Four Hundred Third					
	Dollars on the 5th day of May 1990 and Four Thousand Four Hundred Thirty Eight and 41/100ths				
Dollars on the 5th day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 5th day of April 195. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal behave and the remainder to principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of 20 percent per annum, and all of said principal and interest being made payable at such banking house of trust company in Elmwood Park, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Midwest Pank and Trust Company in said City.					
	NOW THEREPORE, First Party to secure the payment of the aid principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of time bollar in hand paid, the receipt whereof is by the acknowledged, does by these presents grant, remise, release, alien and convey unto the Trustee, its successors and assigns, the following described Real Estate situate, lying and				
	being to the COUNTY OF COOK AND STATE OF ILLINOIS, to wit: See Rider Attached				
	PIN: 15-08-420-018 15-08-420-019 15 08-420-020 15-08-420-021 15-08-420-002 15-08-420-003 15-08-420-004 15-08 420-005 15-08-420-006 15-08-420-007 15-08-420-016 15-08-420-017 15-08-420-029 15-08-420-033				
	THIS INSTRUMENT PREPARED BY: Janice Eppelheimer 1606 North Harlem Elmwood Park, Illinois 60635 THE TRAN 8097 03/15/90 15:43				
	ONOK CUPRAN BECORDER				
	90117325				
	which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all rent, lasues and profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged ""." is ily and on a parity with asid real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply neat, gas, air conditioning, water, light, power, refrigeration twhether single units or centrally controlled), and ventilation, including (without restricting the foregoing), seriesna, window shades, storm doors and windows, floor coverings, in-a-door beds, awnings, stores and water heaters. All of the foregoing are declared to be a part of said rent 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 of its successors or assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto said Trustee, its successors and assigns, forever, for the purposes, and upon, he uses and trust here-				
	PROPERTY INDEX NUMBERS A SA BLK PCL UNIT				
	IT IS FURTHER UNDERSTOOD AND AGREED THAT: 1. U.(1): the injubtedness aforesaid shall be fully paid, and in case of the failure of First Party, its auccessors or assigns to: (1) promptly repair, restore or related 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 repute, without waste, and free from mechanics or other lisns or claims for lien not expressly subordinated to the lien hereoft (3) pay when due and right into the premises which may be secured by a lien or charge on the premises superior to the lien hereoft and upon the premises which may be secured by a lien or charge on the premises superior to the lien hereoft and upon the premises of the discharge of such prior lien to Trustee or to holders of the note: (4) complete within a reasonable time and building or buildings now or at the use thereoft. (5) refrain from making material alterations in said premises except as required by law or municipal ordinances with prior than penalty attaches all general taxes, and pay pecial taxes, and pay special taxes, apacial assessments, water charges, sewer service charges, and other charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefor: (8) pay in full under protest, in the manner provided by statute, any tax or assessment which First Party may desire to contest; (9) keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the arms or to pay in full the indebtedness section as an attafactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each p				
	net ivebv				

Real Estate Dept. Midwest Bank & Trust Company 1606 N. Harlem Avenue

Elmwood Park, IL 60635



or RECORDER'S OFFICE BOX NO.

for information only insert street address of above described property.

.25

4141 West Washington Blvd Hillside

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes 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 estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

8. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, not withstanding anything in the note or in this trust deed to the contrary, become due and payable (s) 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 three day period.

4. When the indabtedness hereby asserted shall become due whather he associated as a successor of the contract of the indabtedness hereby asserted shall become due whather he associated as a successor of the contract of the indabtedness hereby asserted shall become due whather he associated as a successor of the contract of the

name in payment of any instalment of principal or interest on the note, or (b) in the svent 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 exactised at, any time after the expiration 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 foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decrees of assign all expenditures and expenses which may be pind or incurred by or on behalf of Trustee or holders of the note or attorneys fees. Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and another of the decree of procuring all such abstractes of the note may deem to be reasonably necessary either to prosecute such suit to be expended after entry of the decree of procuring all such abstractes of the note may deem to be reasonably necessary either to prosecute such suit and similar data and assurtness such which may be had pursuant to such decree the true condition of the title to or the value of the premises and expenses of the nature in his paragraph mentioned shall be decreed by Trustee or holders of the premises. All expenditures and expenses of the nature in his paragraph mentioned shall be decreed by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptly proceedings, to which either of them shall be a party, either as pilantiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured; or (1) preparations for the commencement of any threshold suit or proceeding which may appear.

5. The proceeds of any foreclosure sale of the premises shall be distributed and applies in the following order of priority; First, on

that purpose.

8. Trustee has no duly to a mine the litte, location, existence, or condition of the premises no marked the premises and access thereo are the conditions of the premises of the premise of the prem

any power herein given.

9. Trustee shall release the trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness accured by this trust deed has been all paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity theiro, produce and skibit to Trustee the note representing that all indebtedness hereby secured has been as a first returned of the representation Trustee may accept as the without inquiry. Where a release is requested of a successor truste by an applied trustee the recent of the release is requested of a successor trustee because the recent of the described any note which hears a reflectation purpose in substance with the described herein to be successful and trustee herein the release is requested of the original trustee between the release is requested of the original trustee herein to be successor than a restriction of the release it of the original trustee in the release it of the release it of any note which may be presented and which conforms in substance with the described herein, it may accept as the greatest of the original trustee in the release it of the releas

11. In the event of the commencement of judicial proceedings to foreclose, as its it deed, First Party does hereby expressly waive any and all rights of redemption from under any order or decree of foreclosure of this trust deed on behalf of First Party, and each and every persons it may iregally it do acquiring any interest time title to the primaries affect the date of the execution of this trust deed, and First Party, for itself, its successors and assigns, and for all it may legally bind, agrees that when sale is had under any decree of foreclosure of this trust deed, upon confirmation of such sale, the master in chancery, or other officer making such sale, or his successors or office shall be and is authorized immediately to execute and delivery. The chancer at such sale, a deed conveying the premises showing the amount paid therefor, and if purchased by the person in whose favor the order or decree is entered, the amount of his bid therefor.

14. In order to provide for payment of taxes, assessments, insurance premiums & other charge of 5% of the principal and interest payment will be assessed.

14. In order to provide for payment of taxes, assessments, insurance premiums & other charges on the property securing this indebtedness, the First Party agrees to deposit with the Hulder monthly, a private portion of the current year-taxes, upon the disbursament of the loan, and to pay monthly in addition to the taxes payment, a sum estimated by the Holder to be equivalent to 1/12 of such items. If the amount estimated is not sufficient, the First Party promises to pay the difference upon demand.

THIS TRUST DEED is executed by the undersigned Trustee, not personally, but as 're tee as aforexeid; and it is expressly understood and agreed by the parties hereto, anything herein to the contrary notwithstanding, that each and all o. the overnants, undertakings and agreements berein made are made and intended, not as personal covernants, undertakings and agreements of the Trustee, una need and referred to it said Agreement, for the purpose of binding it personally, but this instrument is executed and delivered by The Midwest Bank and Trust Company, as Trustee, solely in the exercise of the powers can be used to the contrained of the powers can be used to the contrained, either expressed or implied, all such personal Hability, if any, being here by expressly waived and released by the party of the second part or holder or holders of said principal or interest notes hereof, and by all persons claiming by or the July or under said party of the second part or the holder or holders of said principal or interest notes hereof, and by all persons claiming by or the July or under said party of the second part or the holder or holders of said principal notes, and by every person now or hereafter co...in any right or security hereunder.

Anything herein contained to the contrary natwithstanding, it is understood and agreed that The b' used Bank and Trust Company, individually, shall have no oblication to see to the performance of nonperformance of any of the covenants herein contained shall be enforced only out of the property hereby mortaspaged and the rents, is used and profits thereof.

IN WITNESS WHEREOF, The Midwest Bank and Trust Company, not personally but as Trustee as afore the law of the covenants herein contained shall be enforced only out of the property hereby mortaspaged and the rents, is used and profits thereof.

The Midwest Bank and Trust Company As Trustee as aloresaid and not personally,

Executive vice-president Attest Loan Officer

a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that

Robert Figarelli Executive vice-president of the midwest bank and trust company, and Janice Eppelheimer

COT */MODE \$40000 is said. Bank, who are personally known to me to be the same persons whose names are subscribed to the toregoing instrument as such. Vice-President, and Assistant Cishier, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and solutions act of said. Bank, as Trustee as aforesaid, for the uses and purposes therein set forth, and the said. Assistant Cashier then and there acknowledged that heisbe, as custodian of the corporate seal of said Bank, do affir the corporate seal of said said instrument as his/her own free and solutions at the free and solutions act of said. Bank, as Trustee as a foresaid, for the uses and purposes therein set forth.

"OFFICIAL SEAL" Sheila R. Zeeman Notary Public, State of Hingh My Commission Expires Aug. 21, 17911

وقعياه والمعينة في عواهلياعمة فردائرة تراه بولاية والمعالية والمعلقة

STATE OF ILLINOIS } SS.

COUNTY OF COOK

Given under my hand and notarial	send, thin 8th	day of March	A, D, 1990
	Moula	K Notary Public	
		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 FILED FOR RECORD.

The instalment Note mentioned in the within Trust Deed has been identified

956 berewith under Identification No

MIDWEST BANK AND TRUST COMPANY

XXXXXXXXXXX

- Alamana Ali

UNOFFICIAL CORY

LOTS 37, 36, 39 AND AG IN BLOCK A IN THORSE ROWAN'S SUBDIVISION OF LOTS 37, 36, 39 AND AG IN BLOCK A IN THORSER, 32 TO 37, INCLUSIVE, A2, A6, A9, 50, 55, 56 AND 52, TOGETHER WITH VACATED STREETS BETWEEN AND THUR OF SALD LOTS 3, A, ALL HU J. H, WHITESIDE AND COUPAN'S ENDISON STREET AND THE CENTER LINE OF THE THE OF SALD LOT AG EXTENDED NORTH TO THE CENTER LINE OF THE EAST ADMINISHING SALD LOT AG STRENDED NORTH TO THE CENTER LINE OF THE EAST ADMINISHING SALD AGONG COUNTY, LLLHOGIS TOGETHER WITH EAST ADMINISHED THE CENTER LINE OF THE THE DAY.

AND WEST ALLEY ABOUTING SALD LOTS 37, 38, 39 AND AG, AND SALD NORTH ALNE EAST ADMINISHED WEST TO THE OF SALD NORTH AND THE CENTER LINE OF THE OFF AND THE CHARLES OF ADMINISHING THE EAST ADMINISHED WEST TO THE OFF AND THE CHARLES OF ADMINISHING SALD AG, AND SALD NORTH ALBE EAST ADMINISHED WEST TO THE CHARLES AND THE COOK THE ADMINISHING SALD AGONG THE COOK THE ADMINISHED THE ADMINISHED THE COOK THE

VEGET 8

REBLATRION VEORESVID' IN COOK COOMLA' ITTINOTE: ALEL PINES OF SVID FOL TO EXTENDED HOBLE IN BLOCK & IN THOUSE BOWN'S THE AVCYLED VETER PLING HOBLHERTS OF FOL TO VAD BELWEED THE EAST AND

FARCEL, 7:

BEGINNING IN COOK CONNIA, ITTINOTE;

SYLENGING THE SOUTH LINE NORTHER OF SALE OF BLICK A, AND HELT TO THE THEREST THOUSE, THE SOUTH LINE OF SALE OF SA

AS FOLLOWS:

AS FO

eg gaanva

OF ALLEY ABUTTING LOTS 6 AND 7 (E CELT THE NORTHWESTERLY 12 FEET OF SAID LOTS 5, 6 AND 7 (E CELT THE NORTHWESTERLY 12 FEET OF SAID LOTS 5, 6 AND 7 BEING THE PUBLIC SAID COMPANY'S HADDON STRIED STREETS BETWEEN SAID 1000K ON THE MOUNT NORTH AND 100KLUSTUE, 12 TO 23, 100KLUSTUE, 32 TO 33, 100KLUSTUE, 10TS 42, 43, 50, 55, 56 AND 57 TOOKSTHER WITH WHITH SUBSTRIED OF LOTS 1 TO 10TS 1 TO 10

PARCEL S

LOT A (EXCEPT THAT PORTION OF SAID LOT & DESCRIBED AS FOLLOWS:

COHREGING AT THE WORTH EAST CORNER OF SAID LOT, THENCE SOUTHERLY

TO THE SOUTHLARY LINE OF BUILTERFIELD ROAD; THENCE WESTRAIN AND 17 FEET TO THE WESTERLY LINE OF BUILTERFIELD ROAD;

TATHER OUTHLARY LINE OF BUILTERFIELD ROAD; THENCE WESTRAIN AND 17 FEET TO THE WESTERLY ALONG ALONG THE TARENCE AND ALONG THE TO A POINT, THENCE WESTERLY ALONG ALONG THE TO A POINT, THENCE WESTERLY ALONG ALONG THE TO A POINT, THENCE WESTERLY ALONG ALONG THE TOTAL A A DISTANCE OF 17 FEET TO A POINT, THENCE WESTERLY ALONG A LINE TO THE SOUTHLARY ALONG A LINE OF THE TOTAL ALONG THE WESTERLY ALON

ту чарауы

LOTS 1, 2 AND 3 (EXCEPT THAT PORTION OF SAID LOTS 1, 2 AND 3 LATHGO BORTH OF A STRAIGHT LINE EXTENDING FROM A POLNT IN THE EAST LINE OF SAID LOT 1, 54.63 FEET MORTH OF THE SOUTH EAST CORNER OF SAID LOT 3, 78.45 FEET WORTHERLY OF THE SOUTH REST CORNER OF SAID LOT 3, 78.45 FEET WORTHERLY OF SAID LOT 3, 78.45 FEET SAID LOT 3, 78.45 FEET WORTHERLY OF SAID LOT 3, 78.45 FEET WORTHERLY OF SAID LOT 3, 78.45 FEET WORTHERLY OF SAID LOT 3, 78.45 FEET SAID LOT 3, 78.45 FEE

PARCELL 31

1' VEF IN COOK COOKLA' HPHROIS' LIBE EVEL INS VOTOTRING EVECE

VRCEP 5:

THED BEHSCHAFT BERTDIAN, IN COOK COUNTY, ILLINOIS.

SALD LOTS 2, 36, 35 AND 36 IN BLOCK 6 IN WHITESIDE AND COUNTRY GANGE 12 EAST OF THE
SALD LOTS 2, 3 AND 4 ALL IN 31 HOLUSTRER WITH VACATED STREET BETWEEN
SALD LOTS 2, 3 AND 4 ALL IN 41. H. WHITESIDE AND COUNTRY'S BANGEON
STREET ADDITION IN SECTION 8, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE
SALD LOTS 3, 3 AND 4 ALL IN WHITESIDE AND COUNTRY'S GANGISON
FOR A SALD LOTS 3, 3 AND 36 IN BLOCK COUNTY, ILLINOIS.

LOTS 33, 34, 35 AND 36 IN BLOCK A IN THOUSE ROWAL'S SURDIVISION OF

UNOFFICIAL COPY

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