Ravenswood, hereinafter 90322833 called

THE ABOVE SPACE FOR RECORDERS USE ONLY

19 90 , between Bank of Ravenswood, an Illinois Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly and known as

THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date here-

made payable to BANK OF RAVENSWOOD 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 payable monthly on the balance of principal remaining from time per cent per annum as follows: to time unpaid at the rate of 12.00

FIFTY THOUSAND AND NO/100------(\$50,000.00)------Dollars

51236356

PAYABLE ON DEMAND PLUS ACCRUED INTEREST

All such payments on account of the indebtedness 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 at the rate of 15.00 per cent per annum, and all of said principal and interest being made payable at such bawking house or trust company in Chicago, Illinois, as the holders of the note may, from time to time, in writing appoir t, and in absence of such appointment, then at the office of Bank of Ravenswood in said City.

NOW, THEREFORE, First Party to secure the payment of the said principal aum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sur i of the Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents, grant, remise, release, alter and convey unto the Trustee, its successors and assigns, the following described Real Estate situate, lying and being in the COUNTY OF Cook AND STATE OF IL .INO IS, to wit:

Lot 11 (except part lying between the East line of North LaSalle Street and a line 14 feet East of and parallel with the East line of North LaSalle Street) in William B. Ogden and other: Subdivision of Block 35 of Wolcott's Addition to Chicago, in Section 9, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. 90322833

Permanent Tax I.D. #17-09-204-008

DEPT-01 RECORDING TRAN 0034 07/05/90 15:36:00 *-90-3228**3** #4483 # G COOK COUNTY RECORDER

with the property hereinafter described, is referred to herein as the "premises."

which, with the property hereinafter described, is referred to berein as the "premises,"

TOGETHER with all improvements, tenements, ensements, fix trees, and appurtenances there to belonging, and all rents, issues and avoids thereof for so long and during all such times as First Party, its successors or assigns may be antitled thereto (which are pledged primarily and on a partly "lith said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, alreandationing, when, the property in the property of the real estate.

TO HAVE AND TO HOLO the premises into the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts horein set forth. If IS FUR filleR UNDERSTOOD AND AGREED THAT

1. Until the indubtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, restore or rehuld any buildings or improvements now or bereafter on the premises which may become damaged or destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanics or claims for lean not expressly subordinated to the lien hereol; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such priorities to Trustee or to holders of the notes; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) refrain from making material alterations in said premises except as required by law or municipal ordinance. (7) pay before any pensity ratheres all general taxes, and pay special taxes, special assessments water 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 protect, 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 promises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies 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 poli

FIRST CHICAGO NAME FOR RECORDERS INDEX PURPOSES IMMENT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY REFE D BANK OF RAVENSWOOD E STREET 1825 WEST LAWRENCE AVE. L 731 North LaSalle 1 CITY V CHICAGO, ILLINOIS 60640 Chicago, Illinois 60610 E (TDP/Sersen) R OR INSTRUCTIONS Joyce Dwyer LARCORDER'S OFFICE BOX NUMBER

to expire, to deliver renewal galirias not less than ten days price to the respective date of expertion, them Trusters or the holders of the note may, but need not, reak-ray payment or perform any act hereinhelder set faith in any farms and manner decended appelannt, and may, but need not, make full or partial payments of arrivered or interest on present actual payments of arrivered or interest on present actual payments of arrivered or interest on present actual payments of arrivered or interest on present interest on present actual payments and all expenses good or securing in consistent therefore, the present actual control and all expenses good or securing in control to the present actual control of the payments of a payment of the payments of the partial payments and the best holders of the securing of season and the best holders of the securing of season and the payments of the partial payments of the payments of the payments of the partial payments of the payments of t

The Mortgagor hereby waivers any ard all rights of redemption 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.

JUNE C THIS TRUST DEED is executed by Bank of Ravenswood not personally but as Trustee is foresaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Bank of Ravenswood hes. b) we rank that it postesses full power and suthority to execute this instrument), and it is expressly understood and agreed that nothing ner an or in said note contained shall be construed as creating any liability on said First Party or on said Bank of Ravenswood personally U. w. his said note or any interest that may accrue thereon, or any indebtedness accruing hereinafter, 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 row or hereafter claimin, any right or security hereunder, and that so far as the First Party and its successors and said Bank of Ravenswood personally are conceined, the lead holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look soicly to the remisses hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said note present only action to enforce the personal liability of the guarantor, if any.

IN WITNESS WIEREOF, Bank of Ravenswood not personally but as Trustee as attread has caused the conference of the light of the remissed and attested by its Aspitant Trust Officer this dix as dixed first above written.

guar	ment of the lien hereby created, in the antor, if any, it of Ravenswood, not personally but a	s Trustee as atures ad	has caused thise t	ar exercise to be signed by	116
rate :	seal to be hereign Anxed and attested FIRST CHLCAGO	d by its Assistant Tru-	Cofficer this day a	d cear first above writt	¢n
	BANK OF HAVENSWOO	DD As Trustee as	aforesaid and	not personally,	
	By A Line	1.10	<u></u>	TO E-PRESIDE	NT
	Attest MI CAMA		AS	Land SISTANT TRUST OFFIC	ER
	a Notary Public in and for said Com				
ŧ				ERIJFY, that	
187,	Vice-President of Bank of Roberswood	Marlo Marlo	V. Gotanco		
	Assisted Trust Officer of said Bank, are subscribed to the intrigoing as the appeared before me this day in person	whosers personally kn In Aret , Vice-Preside a and seknowledged to	own to me to be be not and Assand and not they stand the	I fust Officer, respective I delivered the said insti	ris.
;;~{	ment as their own free and voluntary aforegaid, for the uses and purposes th acknowledged that said Alsa and Tru	of Officer accordate	n of the corporate	sent of said Planks did of	ifi x
	the seaf of said Bank to said balrume as the free and voluntary act of said set forth.			Υ'	
1 N	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	7	41.3	lut o	111

"OFFICIAL SEAL SILVIA MEDINA ARY PUBLIC, STATE OF ILLINO Commission Expires 05/07/94

STATE OF ILLINOIS COUNTY OF COOK

90322833

Given under my hand and rectorial Seat this Addition day of 1 1944

The Instalment Note mentio

herewith under Identification No.

- Alles	Thedua
•	
· ·	

the within Trust Dand has be

E	M	P	0	R	T	٨	N	7
---	---	---	---	---	---	---	---	---

FOR THE PROTECTION OF BOTH THE BORHOWER AND CENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN HEFORE THE TRUSCIDED

DENELTY . THE MAGO THE LIE THE N SU RETARE