THIS INDENTURE, Made

TRUST DEED TO F	FICIAL TO HE ABOVE SPACE FOR RECORDERS USE ONL
NDENTURE, Made February 7,	19 91 . between Palos Bank and Trust Company, an Illinois Banking

1	Corporation, not personally but as Trustee pursuance of a Trust Agreement dated	Funder the provisions of a Deed of Deeds in trust February 18, 1984	and known as
-	Trust Number 1-2138	herein referred to as "First Party," and	
		ERST STATE BANK AND TRUST COMPANY	OF PALOS HILLS
1	an Illinois corporation	herein referred to as TRUSTEE, witnesseth, rently herewith executed an instalment note bear	ring even date herewith in the Principal Sum
ł	of One Hundred Five Thousand	i Dollars and No/100	Dollars.
ľ	l ·		
ļ	made payable to BEARER FIRST ST	TATE BANK AND TRUST COMPANY OF PA- the First Party promises to pay out of that por	rtion of the trust estate subject to said Trust
l	Agreement and hereinafter specifically des	cribed, the said principal sum and interest from	
}		on the balance of principle.	cipal remaining from time to time impaid at
	the rate of 10.75% pe	er cent per annum in instalments (including princ and 20/100	-(\$1.010.20)
	Dollars on the 1st day of Ma	arch 19. 91 and One Thousand	d Ten Dollars and No/100
ļ			note is fully paid except that the final
	Dollars on the 1st day of each payment of principal and interest, if not so		day of February 1996
į	All such payments on account of the in	debtedness evidenced by said note to be first a	applied to interest on the unpaid principal.
l	balance and the remain er to principal; pr	rovided that the principal of each instalment un	iless paid when due shall bear interest at the
		of said principal and interest being made payab	lers of the note may, from time to time,
	in Palos HIlls, in writing appoint, and in absence of such a		gers of the may, noth time of time.
	MANUAL THERETIARE Earl Barto to account	by national of the said numerial sum of money and said	d interest in accordance with the terms, provisions
l	and limitations of this trust deed, and also it continue presents grant, remise release, dien at de-	onsideration of the sum of One Pollar in hand paid, the convey unto the Trustee, its successors and assigns, the for AND ST.	receipt whereof is hereby acknowledged, does by following described Real Estate situate, lying and
	being in the COUNTY OF	ok AND ST	A II: OF II I INOIS, to wit.
		$O_{\mathcal{F}}$	
	Lat 18 in Charles Beelel's	Gladys Highlands, A Subdivision	of the South East 1
	of the North East & of Sec	tion 11, Township 37 North, Range	e 12 East of the Third
	Principal Meridian, in Cool	k County, Illinois	
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		2-11-2117-004	
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	<i>5</i>	CONTROL BUT AND THE DE CINC	~
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	9	3-11-207-004 9853 AND WILLIAM AND	
	8	1991 FEB 19 JULY: 56	91075448
	8	1991 FEB 19 My 1: 56	
	the bounds the acceptable burning four described as	1991 FEB 19 W V: 56	91075448
	which, with the property hereinafter described, as TOGETHER with all improvements, tenement	1991 FEB 19 (1): 56 referred to herein as the "premises." ts, ensements, fix tures, and appurtenances the reto below	91075448 Inging, and all rents, issues and profits thereof for the pledged primarily and on a parity with said real
	which, with the property hereinafter described, as TOCETHER with all improvements, tenements so long and during all such times as First Party, its estate and not secondarily), and all apparatus, eq.	referred to herein as the "premises." ts, easements, fix tures, and appurtenances the reto belon a successors or assigns may be entitled thereto which are uipment or articles now or hereafter therein or the research to correlated and warning including which	91075448 Inging, and all rents, issues and profits thereof for the pledged primarily and on a parity with said real used to supply heat, gas, air conditioning, water, hour restriction the torregions, window
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	which, with the property hereinafter described, as TOCETHER with all improvements, tenements long and during all such times as First Party, its estate and not secondarily), and all apparatus, equight, power, refrigeration (whether single units o shades, storm doors and windows, floor covering real estate whether physically attached thereto or First Party or its successors or assigns shall be considered to the constitution of the premises unto the footh. It is further understands aforesaid shall be fully rebuild any buildings or improvements now or herea and repair, without waste, and free from mechanism debtedness which may be secured by a lien or discharge of such prior lien to Trustee or to holde process of election upon said premises (e) compily (f) refrain from making material alterations in sugeneral taxes, and pay special taxes, special assessing written request to furnish to Trustee or to holders any tax or assessment, which First Party may design the cost of replacing or repairing the same or to pay insurance policies payable, in case of loss or damine thread should be some about to each policy; and not to the cost of special and not the cost of policy in case of loss or damine thread about to each policy; and contract about the cost of each policy; and contract about to each policy; and contract about to each policy; and contract about the cost of each policy; and contract about the cost of each policy; and contract about the cost of each policy; and contract	referred to herein as the "premises." its, encements, fixtures, and appurtenances the reto below is successors or assigns may be entitled thereto (which are uipment or articles now or hereafter therein or the few or centrally controlled), and ventilation, including (with some or controlled), and ventilation, including with not, and it is agreed that att similar apparatus, equipmendered as constituting part of the real estate. The said Trustee, its successors and assigns, forever, for the paid, and in case of the failure of First Party, its successor or other liens or claims for lien not expressly subord harge on the premises which may become damaged or despite on the premises superior to the hen hereof, and upper on the premises superior to the hen hereof, and upper on the premises superior to the hen hereof, and upper on the premises superior to the hereof, and upper on the premises superior to the hereof, and upper on the premises superior to the horizon, (d) complete within a reasonable time of the notes. (d) complete within a reasonable time of the notes except as required by law or municipal or mineris, water charges, sewer service charges, and other clot the note duplicate receipts therefor; (h) pay in full up to the note of the note of the note of the providing for payment by the insurance in full the indebtedness secured hereby, all in companing to deliver all policies, including additional and renewal service haves of the respective dates of	nging, and all rents, issues and profits thereof for the pledged primarily and on a parity with said real used to supply heat, gas, air conditioning, water, hout restricting the toregoing), screens, window is the foregoing are declared to be a part of said ont or articles hereafter placed in the premises by the jurposes, and upon the uses and trusts herein stroyed; (b) keer said premises in good condition dinated to harder, hereof, (c) pay when due any input request exists, satisfactory evidence of the rany building or full larges now or at any time in with respect to the primes when due, and upon inder protest, in the manner provided by statute, when the profits in the manner provided by statute, one or the companies of moneys sufficient either to pay its satisfactory to the holders of the note, under ote, such rights to be evidenced by the standard at policies, to holders of the note, and in case of expirations, then Trustee or the holders of the
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of the things specifically set forth in rathrely one has a solidefall fallil ontine for fireed as soliders of the note of Frusted at any time after the expiration of said three day pelod.

4. When the indebtedness hereby secured shar become one whether by a contention of otherwise Indiders of the note of Frustee shall have the fireful all expenditures and expenses which may be paid of incurred by of on behalf of Trustee of hidders of the note for attorneys' less. Trustee's less, and spiraler's fees, outlass for documentary and expenses of rodocumentary and expenses of the note for attorneys' less. Trustee's less, and somital data and assurances with respect to the as Trustee of holders of the note in a distribution outs with respect to the as Trustee of holders of the note may doesn't be responsibly necessary either to the astronomentary and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and mineral shall expense of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and mineral shall be an paragraph mentioned shall become so much additional indebtedness secured hereby and mineral shall expense of the nature in this paragraph mentioned shall become so much additional indebtedness of the note in connection with (a) any proceedings, to which either of them shall be a party, either as planntife, damman of efendant, by reason of this timelenge whether or not actually commenced.

5. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority. Lirst, on account of all costs and expenses incident to the foreclosure proceedings, including all such tients as an enhanced in the preceding paragraph hereod, second, all other nemses on whether or not actually commenced.

5. The proceeds of any foreclosure sale of the premises of the solid and interest remaining unpaid on the note; fourth, any overplus to I ust Party, its legal representatives or assigns,

purpose.

8. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signature or the feelingly, capacity, or authorize of the signaturies on the note or trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any acts or omissions hereunder, except in case of its own gross nightened or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein

power herein given unites expressly compared by the terms nerved, not be almost of any solid streams recording the agents or employees of Trustee, and it may require indeminities satisfactory evidence that all indebtedness secured by this trust deed has been fiely paid, and Trustee may evenue and deliver a release hereof to and at the request of any person who shall, either before or after matumity thereof, production and exhibit to Trustee may accept as true with a fit inquiry. Where a release is requested of a successor trustee may accept as the note herein described any note which bears as id intification number purporting to be placed thereon by a prior trustee hierander on which conforms in substance with the description herein containe i.e., the note and which purports to be executed by the persons hereon designated as the mater between the release is requested of any to the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which conforms in substance with the described any note which may be presented and which conforms in substance with the description herein contained of the note and which conforms in substance with the described any note which may be presented and which conforms in substance with the description herein contained of the note and which required to be executed by the persons herein designate of as makers thereof.

10. Trustee may resign by instrument m writing find in the office of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, mability or rivs-di to exclude the strength of the county in which the premises are similarly shall be entitled to reasonable comprehings the residual of the county in which the premises are similarly shall be entitled to reasonable comprehings of the county

THIS TRUST DLED is executed by the Palos Bank and Trust Company, not personally but as pustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Palos Bank and Trust Company), ereby warrants that it possesses tall power and authority to execute this instrument), and it is expressly understood and agreed that nothing hereby 0.75 said note contained shall be construed as creating any liability on the said First Party or on said Palos Bank and Trust Company personally to pay the said note or any interest that may accept thereon, or any indebtedness accrumg 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, at d floot so far as the First Party and its successors and said Palos Bank and Trust Company personally are concerved for the payment thereof, by the only as the where or owners of any indebted and in said note provided or by action to enforce the personal liability of the guarantor or co-makers, if any.

IN WITNESS WHEREOF, Palos Bank and Trust Company, not personally but as Trustee as aforesaid, has caused this expresents to be signed by its Assistant Vice-President, and its corporate seal to be hereunto affixed and attested by its Assistant Trust Otheer to all y and year first above written

PALOS BANK AND TRUST COMPANY As Trustee as aforestal and not personally. unda. ASSISTANT TRUST OFFICER Danaher Barbara A.

STATE OF ILLINOIS. SS COUNTY OF COOK

I, the undersigned, a Notary Parks, in and for the county and State aforesaid, DO HERLBY CERTIL'S that the above named 30000 Vice President and Assistant Trust Officer of Palos Bank and Trust Company, Granter, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such. Assistant Vice President and Assistant Trust Officer respectively, appeared before me this day in person and acknowledged that they signed and deligered the said instrument as their own free and voluntary act and as the free voluntary act of said Bank for the ases and purposes therein set forth; and the said Assistant Vice President and Assistant Trust Officer then and there acknowledged that said Assistant Trust Officer, as custodian of the corporate seal of said Bank caused the corporate seal of said Bank to be affixed to said instrument as said Assistant Trust Officer's own free and voluntary act and as the tree and voluntary act and as the tree and voluntary act of said Bank for the uses and purposes therein set forth.

Given under my hand and Notarial Scal

February 11, 1991

"OFFICIAL SEAL" Mary Kay Burke Notary Public, State of Illinois My Commission Expires Aug. 31, 1991

Notary Public May Kay Gurder

IMPORTANT

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

The Instalment Note mentioned in the within Irust Deed has been identified herewith under Identification No.

BY

TRUSTEL