

## TRUST LENO FFICIAL COPY

	THE ABOVE SPACE FOR RECORDERS USE ONLY
Deed or Deeds in trust duly recorded and and known as Trust Number 91002 COMMERCIAL NATIONAL an Illinois corporation herein referred to THAT, WHEREAS First Party has conceed the Principal Sum of Ninety thousand	BANK OF BERWYN, A National Banking Corporation as TRUSTEE, witnesseth:  arrently herewith executed an instalment note bearing even date herewith in the and no/100ths. (\$90,000.00)
and delivered, in and by which said Note the Trust Agreement and hereinafter specifics	MRR Commercial National Bank of Berwyn he First Party promises to pay out of that portion of the trust estate subject to said ally described, the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rateof
ne prime rate a mounced by this Leate is changed, and with interest ime rate. All interest shall be atterest to date of actual payment	·
2	. DEPT-01 RECORDINGS \$25 . T#9999 TRAN 5085 09/09/92 12:19:0
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payable at such banking house or trust co Illinois, as the holders of the note may, from	mpany in Barwyn I time to time, in writing appoint, and in the absence of such appointment, then at
the Office of Commercial National	0/
also in consideration of the sum of One Dollar in hand paid, the n successors and sasigns, the following described Real Estate situe	estaid principal to not memby and said interest in accordance with the terms, provisions and limitations of this trust deed, and script whereof is hereby acknowledged, does by these presents with fremise, release, allen and convey unto the Trustee, its ser. Itying and being in the Trustee, its ser. It is ser. It
PER ATTACHED	4
written consent, Lender may dec	the property is sold or transferred without Lender's prior clare the entire lost balance to be immediately due and owers can become liable to expenses of foreclosure bable Attorney's fees.
	92668666
First Party, its successors or assigns may be entitled thereto (which hereafter therein or thereon used to supply heat, gas, air conditions staticiting the foregoing), acrosses, window shades, storin down as said real assists whether physically attached thereto or not, and it is a	in as the "premiser."  Fatures, and appurtenances increso belonging, and all rents, issues and, relits thereof for an long and during all such times as any perdeged primarity and on a parity with said real estate and not second to the state apparatus, equipment or articles now or aning, water, light, power, refrigeration to be better single units or centrally contributed, and ventilation, including (without all windows, floor coverings, make beds, awrings, stores and water heater. All of the foregoing are declared to be a part of ground that all similar apparatus, equipment or articles hereafter placed in the p. "" " any First Parity or its succession or assigns."
IT IS FURTHER UNDERSTOOD AND AGREED THAT:  1. Until the indebtedness afnessed shall be fully paid, and improvements now or begables on the premises which may become liena or claims for him not expressly subordinated to the lien better upon request exhibit satisfactory evidence of the discharge of such time in process of erection upon taid premises; (e) comply with all alterations in said premises except as required by faw or manicipal sawer service charges, and other charges against the premises whe protest, in the manner provided by statute, any tax or assessment, instead against loss or damage by fire, lightning or windstoors under the turns or to pay in full the inclehedness secured hereby, all in or benefit of the holders of the note, such rights to be avidenced by the holders of the note, such rights to be avidenced by the holders of the note, such rights to be avidenced by the holders of the note, such rights to be avidenced by the	in case of the Inibare of First Party, its successors or assigns to: (a) promptly repair, (a) we rebuild any buildings or chanaged or destroyed; (b) keep said premises in good condition and repair, without waste, (no) he from mechanic's or offer chanaged or destroyed; (b) keep said premises in good condition and repair, without waste, (no) he from mechanic's or offer (c) pay hen did not principle there within a present of the permises upsychot to the lies hereof, and prior lien to Trustee or to holders of the notes; (d) complete within a reasonable time any huilding or buildings now or at any requirements of law or mindicipal ordinances with respect to the premises and the use thereof; (D) retrain from making material readings (s) pay hefore any penalty anathers all general faces, and pay special tests, special assessments, water changes, which and upon written request, to furnish to Trustee to to buildings and improvements one whereafter situated on said premises a policies providing for payment by the Insurance companies of moneys sufficient either to pay the cost of replacing or repairing mpanies assistanced to an object and to the note, under insurance publicles payable, in case of loss or damage, to Trustee for the standard orangeges clause tritle attached to each policy; and in which call policies, including additional and renewal policies, to be revenued policies not less that ten days prior to the respective dates of expiration; then Teustee or the holders of the note may, forth in any leven and payments of principal or interest
MAIL TO: THIS DOCUMENT P	HEPARED BY: Roger C. Forcash, Sentor Vice-President/bs
Commercial National 3322 S. Oak Park Av	CERTIFICATION OF THE CONTROL OF THE
Berwyn, II. 60402	
L	4108 S. East Ave.
	Stickney, 11. 60402

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from any tax sale or furfesture affecting said. on prior encumbrances, if any, and purch i prior encustements. If any, and purchase, and any primer of britle day tax fetting which the content in the purchase, and the purchase of the primer of the purchase or content in y has been purchased and all expenses paid or incurred in connection therewith, including antorneys feet, and any her moneys advanced by Trustee or the holders of the note to protect the inoriganced premises and the lien benecit, plus reasonable compensation to Trustee for each matter concerning which since have in authorized may be taken, shall be so much arbitrous indended a secured being and chall become introduced to the and payable without notice and with interest thereon at the rate neven per cent per assume. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accrusing to them on accument of any of the provisions of this paragraph. 2. The Trustee or the holders of note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate perorated from the appropriate public office without impairy into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfesture, tax from at take or claim thermal. 3. 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 dead shall, not withstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) the event of the failure of First Party or its successars or assigns to do any of the things specifically set (orth 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 indebtedness hereby secured shall become due whether by acceleration or otherwise, he lders of the now or Tressee shall have the right to foreclose the lies hereof. In any said to foreclose the lien hermof, there shall be allowed and included as additional indebedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expent evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of pricturing all such abstracts of tole, title searches and examinations, title policies. Towers certificates, and stim-lar data and estimated as to terms to the expendent area entry in the decree; or priciting as each annual content to the artistic content t defense of any threatened suit or proceeding which might affect the premises or the security hereof, 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: First, on account of all costs and expenses incident to the precedings, including all such items as are mentioned in the preceding paragraph herein; second, all other items which under the terms hereof constitute account indebtedness auditional to that evidenced by the mose, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the noise; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear. 6. Lipon, or at any time after the filing of a tall to foreclose this trust deed, the court in which such hill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency as the time of application for such receiver, of the person or persons, if any, liable for the mayment of the indebtedons a secured hereby, as with our regard to the then value of the permises or whether the same shall be then occupied as a home stead or not and the Trussee hereunder may be appointed as sournessess socrets revery, are with one regard to the then value of the permises of whether the same shall be then occupied as a footnetlead or not and the Tristoe necrosition in such receiver. Such receiver shall be power to collect the rents, issues and profits of said premises during the pendency of such forcelosure with and, in case of a said entitle day full statutory period of redemption, which retemption or not, as well as during any further times when First Party, its successors assigns, except for the intervention of such receiver, would be entitled to collect such in the protection, justices and profits, and all other powers which may be necessary or are usual in such cases for the protection, justiceshin, control, management amplied to expect the protection of the premises during the wide of said period. The count from time to them may authorize the receiver to apply the net income in his hands in payment in whole or in part of (in). The indulutedness accuracy hereby, or by any to a foreclosing this trust deet, or any tan, special aucasiness or other her which may be or become superior to the lien hereof or of such decree, provided such application is made prior to force losses also, (b) the deficiency in case of a sale and deficiency. 7. Trustee or the holders of the most shall fave the right to inspect the premises at all reasonable terms and access thereto shall be permitted for that purpor 8. Trustee has no duty to examine the title, "See sea, existence or condition of the permises, or to suquent into the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, expectly, or authority of the signatures or the identity, expectly, or authority of the signatures or the identity capacity, or authority of the signatures or the identity capacity, or authority of the signatures or the identity capacity in the terms hereof, nor be liable for any acts or outsianal hermality, except in case of its: or post negligence or misconduct to that of the agents or employees of Trustoe, and it may require indemnities satisfactory to it before exercising any power herein given scising any power herein given 9. Truster shall release this trust dead and the lien thereof by you per instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust dead has been fully paid; and Truster may execute and deliver a release hereof so and as the respect to and as the respect to and as the respect to an an accept as true without inquiry. Where a release is requested of a successor truster, such successor truster may accept as the note herein described any note which hears an identification on the purposting to be placed thereon by a prior trusted hereinders or which conforms in substance with the described herein contained of the note and which purposts to be executed by the per one in the described as the maker it thereof, and where the releast is requested of the original truster 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 harries contained of the note and which purposes to be executed by the per-law algorithm that thereof.

If the truster and the note and which purposes to be executed by the per-law algorithm to the per-law algorithm. 10. Trustee may resign by instrument in writing filed in the office of the flyor serve Registrar of Titles in which this instrument shall have been recorded or filed. In case of the creational state of the serve of the country in which the organism are intuited shall be Successor in Trust. Any Successor in Trust hereunder shall have the tical title, powers and methority as are herein given Trustee, and any Trustee is to consider the presented compensation for all acts performed hereunder. 11. The word "note" when used in this instrument shall be construed to mean "inces" when more than one note is used. -OUNTY C THIS TRUST DEED is executed by the COMMERCIAL NATIONAL BANK of BERWYN, not personally but at Third in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said COMMERCIAL NATIONAL BANK of BERWYN, 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 one unity /ay liability on the said First Party or on said COMMERCIAL NATIONAL BANK of BERWYN personally in pay the said mote or any interest that may accruate thereon, or my independence accruing hereunder, and their express or implied herein contained, all such liability, if any, being expressly valved by Trustee and by every person any or bereafter claiming any right or security hereunder, and that so far as the First Party and its successors and said contained. All successors and said contained and the said and one or awners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment there of, by the enforcement of the lies hereby created, in the manner hereby and in said note provided or by action to enforce the personal liability of the guarantor, if any.

Trust Officer IN WITNESS WHEREOF, COMMERCIAL NATIONAL BANK of BERWEN, not personally but as Trustee as aforesaid, has caused they presents to be signed by its Windski, and its corporate seal to be hereunto affixed and antested by its Secretary, the day and year first above written. COMMERCIAL NATIONAL BANK of BERWYN, As Trus ee as aforesaid and not personally, **MISBREFFESTY** Carol Ann Weber, Trust TOI THY T. Fullerton malante Asst Secretary I, the undergraph a bleary Public in and for the County and State aforesald, DO HERBBY CERTIFY, that the above named Vice-Pvendent and Secretary of the COMMERCIAL MATIONAL BANK of BERWYN, Grantor, performing the complex of the composition of the foregoing instrument as such Vice Precionally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice Precional Composition of the composi

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD **BE IDENTIFIED 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 herewith under Identification No.

TRUSTEE

STATE OF ILLINOIS SS.

## **UNOFFICIAL COPY**

Lot 4 in Imperial Estates Resubdivision, being a Resubdivision of that part of Block 10 in Nickerson's Subdivision of the East half of Section 6, Township 38 North, Range 13 East of the Third Principal Meridian, bounded and described as follows: commencing at the North-east corner of Block 10; thence South along the East line of Block 10 a distance of 40.00 feet for a point of beginning; thence North-westerly a distance of 38.18 feet to a point on the South line of the North 13 feet of Block 10; thence West along said South line of the North 13 feet a distance of 133.10 feet to the North-east corner of lot 1 in Wesley Estates, recorded December 13, 1976 as Document number 23745557; thence South at right angles to the precessing line a distance of 110.00 feet to the South-east corner of aforesaid lot 1 in Wesley Estates; thence East along a line parallel with the North line of Block 10 a distance of 40.04 feet to a point on a line, said line being parallel with and 120.00 feet West of the East line of Block 10; thence South along said parallel line a distance of 106.00 feet; thence East along a line parallel with the North line of Block 10 a distance of 120.00 feet; thence East along a line parallel with the North line of Block 10 a distance of 120.00 feet; thence North along the East line of Block 10 a distance of 120.00 feet; thence North along the East line of Block 10 a distance of 189.00 feet to the point of beginning, all in Cook County, Illinois

PIN #19-06-216-004-0000

Address of Property: 4108 S. East Ave., Stickney, II. 60402