## TRUST DEED UNOFFICIAL COPY

RECORDER'S OFFICE BOX NUMBER.

7.4

4.

(Trust Deed Form T-3)  REV 8-81  THIS INDENTITIE. Made March 3,  an association organized under the laws of the United States of America, not personally but as Trustee under the profit of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreemen April 29, 1991 and Known as trust number 11-4808 , berein referred to as "First Part THAT, WHEREAS First Party has concurrently herewith executed are installment noted bearing even date here the Province of the Bundred Fifty Thousand and 00/100  THAT, WHEREAS First Party has concurrently herewith executed are installment noted bearing even date here the Province of the Bundred Fifty Thousand and 00/100  Inade payable to BEARER and delivered, in and by which said Notesthe First Party promises to pay out of that portion of the trust estate at said Trust Agreement and bereinsifter specifically described, the said principal aum and interest from date of disbursement on the balance of principal remaining from time to time unpaid at the and person the date of the control of the indebien as evidenced by said notesto be first applied to interest on the unpaid payments on account of the indebien as evidenced by said notesto be first applied to interest on the unpaid payments on account of the indebien as evidenced by said notesto be first applied to interest on the unpaid payments on account of the indebien as evidenced by said notesto be first applied to interest on the unpaid payments on account of the indebien as evidenced by said notesto be first applied to interest on the unpaid payments on the control of the indebien as evidenced by said notesto be first applied to interest on the unpaid payments on the control of the indebien as a control of the i	visions t dated y," and vith in Collars, ject to
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of Blocks 1 to 6 inclusive in L. Turner's Subdivision of the North East the East 1/2 of the South East 1/4 of Section 19, Tornship 40 North, Range 1 of the Third Principal Meridian, in Cook County, Illinois.  Commonly known as: 1647-53 W. Addison, Chicago, Illinois  Permanent Index Number: 14719-407-1002	mar- ment  m
Permanent Index Number: 034471974002	./4 of
1992 MAR 11 PM 2: 31 92158241	3
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which, with the property hereinafter described, is referred to herein as the "premises,"  TOGETHER with all improvements, tenements, ensements, fixtures, and appurtanences thereto belonging, and all rents, issues and profits thereof for so during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a parity with sail, real estate secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, ref (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), acroems, window shades, storm doors and winder coverings, indoor bedge, awnings, stows and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached theref and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be conscituting part of the real estate.	geration ws. floor or not, itered ga
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein IT IS FURTHER UNDERSTOOD AND AGREED THAT:  1. Until the indebtedness aforesaid shall be fully paid, and in case of the fullure of First Party, its successors or assigns to. (1) promptly require rebuild any buildings or improvements now or hereafter on the premises which may become damaged or dostropes! (2) keep said premises in good condition at without waste, and free from mechanic are or their lines or claims for lies not expressly subordinated by the len hereof; (3) pay when due any indebtedness which secured by a lien or charge on the premises superior to the lies hereof and upon required exhibit satisfaction in the premises are required by law or municipal ordinances with respect to the lies hereof. (6) definis from making material alterations it said premises required by law or municipal ordinances with respect to the premises alteration from making material alterations it said premises required by law or municipal ordinances with respect to the premise alteration from making material alterations it said premises exhere the properties of the control of the control of the said pays as a summer of the said pays appeared taxes, apecial taxes, and loss special taxes, and other charges against the premises which due, and upon second as a summer of the note of the following payment is provided by find the properties of the following payment is provided by find the properties of the said of the payment may be a summer or to pay in full the indebteness secured hereby, all in cumpance against respect to the extent of replacing or repairing the same or to poy in full the indebteness secured hereby, all in cumpance gathered by the mortgage clause to be attached to each policy; and to deliver all policies, including additional and renewal policies, to holders of the sole, and in case of insurance of insurance con interage of the cost of policies policies payable. In case o	store or d repuir, may be tee or to with all
E STREET 3400 West Lawrence Avenue	**
U CITY Chicago, Illinois 60625	
E R Y INSTRUCTIONS  Chicago, Illinois Prepared By Gary A Worcester, Senior Vice President	

rate

of Albank Prime

Prepared By: Gary A. Worcester, Sonior Vice President Albany Bank & Trust Co., N.A. 3400 W. Lawrence Avenue, Mildago, ILL 80685

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to expire, to deliver renewal policies not less than ten days prior to the respective date of expiration; then Trustee or the holders of the note may, but need not, make full or partial payments of principal or the performance of the note and purchase, decharge, compromise or settle any tax lies or other prior lies or claim thereof, or redeem from any tax asia processes and payments of principal or decharge, compromise or settle any tax lies or other prior lies or claim thereof, or redeem from any tax asia processes and payments or contest any tax or assessment. All moneys paid for any of the purposes better in attentive and all expenses paid or incurred in connection therewith, including attorreys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the limbers of plus reasonable compensation to Trustee for each matter concerning which action herein sutherized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the highest lowful rate per annum, Inaction of Trustee is holders of the note shall never be considered as a waiver of any right accruing not them on account of any of the provisions of this paragraph.

2. The Trustee or the holders of the note hereby secured reaking any payment hereby authorized relating to taxes or assessment, may do so according to any bill, assessment, sale, forfeiture, tax lies or title 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 indebtedness socured by this trust deed shall, notwithetanding 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 installment of principal or interest on the note, or (b) in the swent of the latiture of First Party or its successors or assigns to do any of the things specifically set forth in paragraph one he

by resident of this trust deed or any indebtedness hereby secured; or (b) preparations for the commenced; and the foreclosure shereof after accrual of such right to foreclosure whether or not actually commenced; or (c) preparations for the defense of any threatment suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced;

5. The processed of any foreclosure said 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 foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the notes, with interest, thereon as a hereof provided; third, all principal and interest remaining uspell on the note; fourth, any overplus to First Farty, its legal presentations that the control of the notes; fourth, any overplus to First Farty, its legal presentations that the control of the notes of the presentations of the presentation of the presentation of the presentation of the presentation of the presentation

12. In addition to payments to principal and interest herein bove provided, the Mortgagors shall pay each month to the holder or holders of said Note, 1 12th of the annual general real celate taxes assessed or to be assessed against said p. 10.

13. The mortgagors are problikted from selling, conveying, assigning it beneficial interest in and to, entering into Articles of Agroement for the sale of, leasing, renting, or in any manner transferring title to the mortgaged premises without the prior vitil are nonested to the mortgaged premises without the prior vitil are nonested in the mortgages to declars the whole of the dobt immediately due and p. yab a.

14. The holders of the Note secured by this Trust Deed, at their soleopt not the representation of the mortgages to declars the whole of the dobt immediately due and p. yab a.

14. The holders of the Note secured by this Trust Deed, at their soleopt not the indebtedness hereby secured however evidenced, with interest at such lawful rute as may be agreed upon and any such renewals or extensions of the whole of the mortgagors from personal liability for the indebtedness hereby secured however evidenced, with interest at such lawful rute as may be agreed upon and any such renewals or extensions of any change in the very as or rate of interest shall not impair in any manner the validity of or priority of this Trust Deed and not be filed.

15. Mortgagors agree that until said Note and any extension or renewal thereof and also any and all other indebtedness of Mortgagors to the holders of the Note, heretoforce or hereafter incurred, and without regard to the nature thereof, shall have been peak in the Wortgagors will not, without the prior written consent of the holders of the Note (treated received incurred, and without regard to the nature thereof, shall have been peak in the wortgagors will not, without the prior written consent of the holders of the Note (treated received incurred, and without regard to the nature thereof, shall have been peak in the wortgagors w

to the Mortgagee in an amount exceeding \$ 3,000,000.00

17. The Mortgagors have been yearly and all rights of redemption from sale under any order or decree 41 releases pursuant to rights herein granted on behalf of the Mortgagors, the Trust Estate, and all persons beneficially interested therein and sech and every person acquiring any interest it or little to, the premises described herein subsequent to the date of this mortgage, and on behalf of all other persons to the extent permitted by the provisions of the premises are provided by the provision of the premises a

thecate his (its) right, title or interest in and to the premises described herein without first obtaining the written consent of the holder of the Note secured by this Trust Ped.

THIS TRUST DEED is executed by Albany Bank and Trust Company N.A., not personally but as Thistee as aforesaid 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 not ling 'eroin 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., personally to pay, the said note or any interest that may accrue thereon, or any indebtedness accruing 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 chairing any right or security is under, and that so firs as the First Party and its successors and said Albany Bank and Trust Company N.A., personally are concerned the lagal 'older or holdsrs of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the pix meet, 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 contour, these means to be a personal liability of the contour, these means to be a personal liability of the contour, these means to be a personal liability of the contour, the second of the lien hereby created, in the manner herein and in said note provided or by action, to enforce the personal liability of the contour, the second of the lien hereby created, in the manner herein and in said note provided or by action, to enforce the personal liability of the contour these means to be a content of the lien hereby created.

IN WITNESS WHEREOF, Albuny Bank and Trust Company N.A., not personally but as Trustee as aforesaid, not or and these presents to be signed by its Vice-Persident-Trust Officer, and its corporate seal to be hereunto affixed and attested by its Assistant Confiner, the day and your first above written.

ALBANY BANK AND TRUST COMPANY N.A. As Trustee as aforesaid and not personally, VICE-PRESTITE OF TRUST OFFICER Me-pressont Mounder

STATE OF ILLINOIS } SS COUNTY OF COOK

i. the undersigned, a Notary Public in and for said County in the State aforesaid. DO HEREBY CERTIFY that the above-named Wice sidest/Grust-Officer and Assistant-Cachies of ALBANY BANK AND TRUST COMPANY N.A., who are personally known to me to be the spersons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustees as aforesaid, for the said purposes therein set forth, and the said Assistant Cache then and there acknowledged that said-Assistant Cache then are acknowledged that said-Assistant Cache the nature of said Bank, as did affit the seal of said Bank as light affice the said Assistant Cache the said said Bank as Trustees as aforesaid, for the usee and purposes therein set forth. Yer Agui

"OFFICIAL SEAL" GRACE E. STANTON Notary Public Cook County, litinois My Commission Expires Feb. 17, 1996

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FOR THE PROTECTION OF BOTH THE BORROWER AND LEADER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI. CHICAGO TITLE & TRUST COMPLUS, TRUSTED FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE THUST DEED IS FILED FOR RECORD.

Instalment Note mentioned in The Double Dred has been identified ith under Identification No.

ASST. SECRETAR

2 Notes 3 TRUST DEODS

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