<u> </u>	CO . G. Schery Cricina	THE ADOVE SPACE FOR RECORD	EK 2 C3E ONLT
3	Chicago, Illinois 60649		
		19 93 between American Nation	
		ly, but as Trustee under Trust Agre	eement NO. 114975-00,
Edito upiterodioa 8	nized under the laws of	Litinois herein	referred to as "Mortgagor," and
		an Illinois corporation doing business in Chicag	go. Illinois, lierein referred to a
TRUSTEE, witness			
THAT, WHEREAS	the Morigagor is justly indel	bred to the legal holder or holders of the instaline	nt Note hereinatter described, said
legal holder or hold	ers being herein referred to as	s Holders of the Note, in the principal sum of (\$44)	,000.00)=========
Cantu-Caus Ti			Dollars.
mudenced by one co	ertain Instalment Note of the	Mortgagor of even date herewith, made payable to	THE ORDER OF BEARER
ensueliced by one co	itani mitaniem 140te or the	Motigago, of even date herewith, mose payable to	THE ONDER OF BEHINDIN
and delivered, in a	nd by which said Note the	Mortgagor promises to pay the said principal sum a	and interest from
Of	the balance of principal ten	naming from time to time unpaid at the rate of	per cent per sinium in
nestaiments (sachad.	ng principal and interest) as fo	of the state of the state of	interest and other
terms and co	ditions as set forti	h in the Note secured hereby.	200
Dollars or more on	the	19and	That show
	O _A		- 3729
Dollars or more on	the day of each		d except that the final payment of
principal and intere	st, if not sponer paid, shall b	be due on the 1st day of October, 201	3 . All such payments on account
of the indebtednes	s evidenced by said note to	be first applied to interest on the unpaid princip	sal balance and the remainder to
principal, provided	that the principal of each ins	talment unless paid when due shall bear interest at t	the rate of NOTE per cent
per annum, and all	of said principal and intere	st being made payable at such banking house or	trust company in Chicago,
		te may, from time to time, in writing appoint, and	in absence of such appointment.
then at the office of	The South Since Bar	nk of Chicago	
	•		in said City,
NOW THERETOR	if the Mortescot to secure the	myment of the said principal sum of money and said i	interest in accordance with the terms.
everywent and limitate	one of this trust deci, and the re	erformance of the covenants and agreements begin contain	sed, by the Mortesgor to be performed,
and also in considerat	ion of the sum of One Dollar in Frustee its successors and assumi	paid, the receipt whereof is hereby atknowledged, it is fall wing described Real Estate and all of its estate,	melt, title and interest therein, situate,
lying and being in the	City of Chicago	COUNTY OF COOK AN	ID STATE OF ILLINOIS.
to wif.	,	1	
LOT 4 IN HARR	IS AND McGIASIE'S SU	IBDIVISION OF LOT 4, IN THE SUBDIVI	SION OF BLOCK 6,
IN THE WEST H.	ALF OF THE EAST QUAR	RTER OF SECTION 9. TOWNSHIP 39 NORT	H, RANGE 13, EAST
OF THE THIRD	PRINCIPAL MERIDIAN.	IN COOK COUNTY, ILLINOIS.	
		³ /) ₂	
COMMONLY KNOW	A AS: 151 N. LARAMI	E. CHICAGO, IL FOG44	
P.I.N. #16-09	-413-005-0 000		
		And harries as the "manning "	
TOGETHER with a	ry hereinafter described, is referre il improvements, tenements, esse	ments, fixtures, and appurtenances therato belonging, and	all rents, issues and profits thereof for
it garrub bar gaol or	such times as Morigagor may b	e entitled thereto (which are pledged with edy and on i	a parity with said real estate and not
refrieeration imbetber i	unale units or centrally controlled	in or hereafter therein of thereon used to supray heat, gas d), and ventulation including (without restricting the foreg	(OLDE), SCIPERS, WINDOW Shader, SIOIM
dones and sindows D	ovi coverious inador beds ambi	nos, stuves and water heaters. All of the fore outs are de-	clared to be a mort of raid real estate.
mortgages of its success	ots or assient shall be considered t	greed that all similar apparatus, equipment of all sees be as constituting part of the real estate.	
TO HAVE AND TO	HOLD the premises unto the said	Trustee, its successors and assigns, forever, for the purp se	n, and upon the uses and trusts herein
set forth.		venants, conditions and provisions appearing on po	A Wine severe side of this trust
Ints trust geed c	onsists of two pages, the con-	e a part hereof and shall be binding on the Mortgage	it ourcessors and assigns
=	-	-	* / _
in Witness Whereof said	i mortgager has caused its entport Secretary on the day and year for	are wai to be hereunto affixed and these presents to be sign st above written, pursuant to authority given by resolutiont	ed by its distings the resident and
Said resolutions further	provide that the note herzin deter	orporation to executed on behalf of said corporation by its	
		BY	
CORPORATE		ATTEST	Assistant Vice Prendent
SEAL		ATTES:	
) 1		
STATE OF ILLINOIS.		olic in and for and residing in said County, in the State afore	esid. DO HEREBY CERTIFY THAT
County of		•	
		Assistant Vice President of the	
		and	Assertant Secretary
•	of said Company, personally know	on to me to be the same persons whose names are subscribe	d to the foregoing instrument as such
1	tigned and delivered the said inst.	istant Secretary, respectively, appeared before me this day is rument as their own free and voluntary act and as the free	e and voluntary act of taid Company.
9	for the uses and purposes thereis	in set forth; and the said Assistant Secretary then and the	ere acknowledged that taid Assistant
	secretary as custodian of the cor- laid Assistant Secretary's num free	porate scal of said Company, did affix the corporate scal of and voluntary act and as the free and voluntary act of said	it said Company to laid instrument as. I Company, for the uses and purposes.
	therein set forth.	and consensuit her same as the 1995 blue returned the same	
	GIVEN ur	ndri my hand and Notarial Seal this day of	19

Notarul Seai

NOTARY PUBLIC

THE COVENANTS CON rerse Side of This Trust Deed :

I Morraggor shall (a) promptly repair, restore or reduild any buildings or improvements now or hereafter on the process which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanics or or bens or claims for len not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note, (d) complete within a reasonable time any buildings or buildings now or at any time in process of ejection upon taid premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance

2. Mortgagor shall pay before any penalty artaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any cax or assessment which

therefor to prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any iax or assessment which Mortgagor may desire to contest.

3. Mortgagor shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or axindstorm (and flood damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance proteines psyable, 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 policy at detail deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein. Trustee or holders of the note may but need not make any neurons or expired and any prior to the case of default therein.

4. In case of default therein, Trustee or holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagor in any form and manner decured expedient, and may but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax tien or other prior lien or title or claim thereof, or redeem from any tax sale or forferture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, diall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at a rate convenient to the nost maturity rate set forth in the nost securing that trust deed if any, otherwise the premartiality rate set forth in the nost securing that trust deed if any, otherwise the premartiality rate set forth in the nost securing that trust deed if any, otherwise the premartiality rate set forth. rate equivalent to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the prematitity rate set forth therein Inaction of Trustee or bolders of the not, shall never be considered as a waiver of any right accounts to them on account of any default hereunder on the part of

Trustee or holders of the not, shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mottgager.

5. 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 or from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assess are it, sale, forfeiture, tax lien or title or claim thereof.

6. Mortgagot shall pay each tiers of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, any without notice to Mortgagor, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note of in this Trust Deed to in a posturary, 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) and other anything in the case of default in making payment of any instalment of principal or interest on the note, or (b) and other anything in the case of default in making payment of any instalment of principal or interest on the note, or (b) and other anything in the case of default in making payment of any instalment of the contained.

7. When the indebtedness hereby secures 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 fore one the lich hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be extended by an one bhall of Trustee or holders of the note note for altorneys' fees, Trustee's fees, apprairer's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring al

a. 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 foreclosure proceedings, including all such lients are mentioned in the preceding paragraph liercof, second, all other items which under the terms hereof, constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided, thind, all principal and interest, remaining unpaid on the note; fourth, any overplus to Mortgagor, its successors or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill 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 of Mortgagor at the time of application for such receiver and without regard to the then value of the premises of whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have permitted by collect the rents, issues and profits of said premises during the permitted of receivers, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the procession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the review to apply the net income in his hands in payment in whole or is part of: (a) The indebtedness secured hereby, or by any decree foreclosing this trust drop, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the deficiency in case of a sale deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any or free which would not

purpose.

12 Trustee has no duty to examine the title, location, existence or condition of the premises, or to may a mile the validity of the signatures or the identity, capacity, or authority of the signatures 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 l'able for any acts or omissions hereuncer, except in case of its own pross neighborie or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to at before exercising any power herein given.

13. Trustee shall release this trust deed and the first thereof by proper instrument upon presentation of satisfactory enferce that all indebtedness

neglecace or inisconduct of that of the agents or employees of Trustee, and it may require indemnities satisfacioly to at before exercising any power herein given.

13. Trustee shall release this trust feed and the "er the eof by proper instrument upon presentation of satisfactoly endered that all indebtedness secured by this trust deed has been may pask; and "a stee may execute and eliver a release hereof to and at the request of a person who shall, either before or after manufity thereof, gordine and exhibit "o Trustee the note representing that all indebtedness hereby scratch has been paid, which represervation trustee may accept at the security of a successor trustee, such successor trustee may accept as the genume at a strength of the control of the control of the corporation of the end of the corporation of the end of the corporation before or the release its requested of the original trustee and it has never placed its identification number or the major thereof; and where the release its requested of the original trustee and it has never placed its identification number or the near major thereof; and where the release its requested of the original trustee and it has never placed its identification number or the near designated at the major thereof; and which purports to be executed on behalf of the corporation herein designated as maker thereof.

14. Trustee rays resign by instrument in mixing filed 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, inability or refusal to act of Trustee, the then Recorder of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identified to the powers and all persons claiming under or through Mortgagor.

15. This Trust Deed and all provisions hereof, shall ext

IMPORTANT!				
OR THE PROTECTION OF BOTH THE BORROWER AND				
L ENDER THE INSTALMENT NOTE SECURED BY THIS TRUST	ſ			
DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST	í			
COMPANY, TRUSTLE, BEFORE THE TRUST DEED IS FILED FOR	Ł			
RECORD				

776543 Identification No. CHICAGO TITLE AND TRUST COMPANY. Assistant Secretary

Assistant Vice President

MAIL TO:

DI ACE IN DEC

South Shore Bank of Chicago 7054 S. Jeffery Blvd. Chicago, IL 60649 ATTN: IRIS R. JONES, AUSTIN

DED'S OFFICE POVIN

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

151 N. Laramie Chicago, IL 60644

- 18. Transfer of the Property; Assumption. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Trust Deed, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured by this Trust Deed to be immediately due and payable. Lender shall have waived such option to accelerate if, prior to the sale or transfer, Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Trust Deed shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph 18, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Trust Deed and the Note.
- 19. All of the terms and provisions of the certain loan commitment, (as stated in the offer of The South Shore Bank of Chicago, dated September 20, 1993 addressed to and accepted by KATTIE AUSTIN as are not berein above otherwise set forth and as are relevant and germane hereto and the loan evidenced by the within and foregoing Trust Deed and this rider thereto, are hereby incorporated herein and made a part hereof as though fully set forth and recited herein.
- 20. Additional Payments due hereunder: In addition to monthly payments of principal and interest there shall be due and payable hereunder, and paid, monthly deposits of funds equal to one-twelfth (1/12) of the last ascert inable bills for general taxes during each year the said Note shall be unpaid, such funds so paid shall be held by the Holder of that Note and used by said Holder to pay general taxes from time to time levied and due upon the real estate and improvements thereon given as security under said Note. No interest shall accrue in favor of or be or become due the maker hereof, or any of its beneficiaries upon any funds so deposited.
- 21. The proceeds of the loan secured by this nortgage will be used for the purpose specified in Paragraph 4 (c) of Chapter 74 of the 1975 Illinois Revised Statutes, and that the principal obligation secured hereby constitutes a business loan which comes within purview of said paragraph.
- 22. The mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclasure of this trust deed, on its own behalf and on behalf of each and every person except decree or judgement creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this trust deed.

UNOFFICIAL COPY

This Mortgage is executed by the American National Bank and Trust Company of Chicago, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said American National Bank and Trust Company of Chicago, hereby warrants that it possesse: (till) of over 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 creating any liability on the said First Party or on said. American National Bank and Trust Company of Chicago personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant, warranty or indemnity either typess or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claimilia. They right or security hereunder, and that to far as the First Party and its successors and said American National Bank and Trust Company of Chicago personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall it on solely to the premises hereby conveved for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in also note provided or by action to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF, American National Bank and T. 20 Company of Chicago, not personally but as Trustee as aforesaid, has caused these presents to be signed by one of its Vice-Presidents, or Asternate Vice-Presidents, and its corporate seal to be hereunto affixed and attested by its Assistant Secretary, the day and year first above written.

AMERICAN N. ITONAL BANK AND TRUST COMPANY OF CHICAGO

As Trustee as afterdand and ne STATE OF ILLINOIS COUNTY OF COOK 1 5 Pamela A. Csikos a Notary Public, in and for said Can nty, in the State aforesaid. Peter Johansen OVICE-President of the AMERICAN VALICNAL BANK AND TRUST DO HEREBY CERTIFY, that Greens to Kuspicay's COMPANY of Clarago, and Assistant Secretary of said Company, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice-President, and Assurat Secretary. respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument in their own free and voluntary act and as the free and voluntary act of said Company, as Trustee as aforesaid, for the uses and purposes therein set forth: and the said Assistant Secretary then and there acknowledged that he, as custodian of the corporate seal of said Company, did affix the corporate seal of said Company to said instrument as his own free and voluntary act and as the free and voluntary act of said Company, as Trustee as aforesaid. for the uses and purposes therein set forth. SEAL CONTRACT OF THE PARTY OF THE PA NOTARY PUBLIC, STATE OF ILLINOIS mila an Csikos My Commission Expires 05/01/96

Sec. 63 3