TRUST DEED

94792139

94792139

THE ABOVE SPACE FOR RECORDERS OUR ONLY

THIS INDENTURE, Made July 15 1994, between American National Bank and Trust Company of Chicago, a National Banking Association, not personally but as Trustes under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated and known as trust number 118645-01, herein referred to as "First Party," and August 8, 1994 GARY SOLOMON & COMPANY

herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First Party has concurrently berawlth executed an instalment note bearing even date herewith in the Principal Sum of ONE HUNDRED FIFTY THOUSAND AND NO/100----

made payable to BEARER

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 Tryst Agreement and hereinafter specifically described, the said principal sum and interest from July 15, 1994 78/128 per ce on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instalments as follows:

Eight Hundred Seventy-Five and no/100 (\$875.00)

Dollars on the 15th day of July

19 94 and \$875.00 payable from 7/15/95 thereafter until said note is fully paid except that the final Dollars on the day remach month 15th payment of principal and interest it not sooner paid, shall be due on the 15th day of June 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 rain of seven per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of: GARY SOLOMON, 3139 N. Lincoln avenue in said City,

NOW. THERPOHR, First Party to secure the payment of he old principal sum of money and said interest in accordance with the terms, provisions and fimitations of this trust deed, and also in consideration of the log of One Bollar in hand said, the receipt whereof is hereby schnowledged, does by these presents grant, remise, release, allen and convey unto the Twitee, its successors and assigns, the following described Real Estate situate, lying and

being in the COUNTY OF COOK AND STATE OF ILLINOIS, to will

Lot 12 in Block 16 in William L 100 and heirs of Michael Diversey's subdivision of the SW 1/2 of the NW 1/4 of Section 29, %o2nship 40 North, Range 14 East of the Third Principal Maridian in Cook County, Illinois

(Permanent Index Number: 14-29-104-020-000)

DEPT- OL RECORDING T#1111 746 6538 09/12/94 14:2770

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

**TOTETRER with all improvements, tenements, essements, fixtures, and appurienances thereto belonging, and all rents, issues and profits thereof for rollong and ducing all such times as First Party, its successors or assigns may be entitled thereto [which are pleiged primarily and on a party with aside real estate and not secondarily), and all apparatus, equipment or reliefes now or hereafter thereton or thereton used to supply heat, gas, air continuous water. Bight, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), access, window shades, storm duors and windows, door enverings, itsafer bette, awnings, stores and serve heaters. All of the foregoing are declared to of said real estate whether physically attached thereto or not, and it is agreed that all almilar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting part of the real saints.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, foreyer, for the gurposes, and upon the uses and trusts herein act forth.

in set forth.

IT IS FURTHER UNDERSTOOD AND Addies THAT:

It is further the indebtedness stareshit shall be fully paid, and in case of the failure of First Party, its successors or sasigns to! (1) promptly repair, it is indebtedness stareshit shall be fully paid, and in case of the failure of First Party, its successors or sasigns to! (1) promptly repair, it is indebtedness stareshit shall be fully paid, and in case of the failure of First Party, its successors or sasigns to! (1) promptly repair, or rebuild any buildines or improvement now or hereafter on the premises which may become damaged or be destroyed; (2) keep said promises for rebuilding or rebuilding or rebuilding or repair, without waste and free from meeter or to holders of the notes; (4) complets within a reasonable time any building or satisfactory evidence of the discharge of such prior lies to Trustee or to holders of the notes; (4) complets within a reasonable time any building or satisfactory evidences of the first promable of the process of veretion upon said openiase; (5) comply with all requirements of law or municipal ordinances in this premises and the use thereof; (6) refeats from making material alternations in said premises except as required by law or municipal ordinance; in this premises and the use thereof; (6) refeats from making material alternations in said premises, every service charges, and other charges in the process of vertices, and pay appeal taxes, special assessments, water charges, every service charges, and other charges the process. In the materier provided by statute, any lax or assessment which First Party may desire to contest; (6) keep all buildings and improvements more and provided or the material alternations or damage by first lightning or windstorm under policies providing for payment; means now or hereafter affuncted on said premises insect inco or damage by first lightning or windstorm under policies previding for payment; means now or hereafter affuncted on said premises insect inco or damage of incomes; t

MONTE VINER NAME D E 11 S. LA SALLE STREET, #1020 STREET L - CHICAGO, ILLINOIS 60603 Ė R Y NECORDER'S OFFICE BOX NU INSTRUCTIONS M-3275

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

3138 N. Lincoln Avenue

Chicago; IL 60657

INSTRUMENT PREPARED BY: MONTE VINER 11 8. LA SALLE CHICAGO; IL 60603

holders of the note, such rights to be exherted by the standerd mortgagy on the content to each extended and renewal policies, to holders of the note, in in sac of natural policies to explicational and renewal policies, to holders of the note, in in sac of natural policies and the stand of applications then trustee or such shorters in any form and proved dates of applications; then trustee or such shorters in any form and proved and the stand prevalent of principal or interest on prior secundary in any form and manner deemed expedient, and may, but need not, make [13] or partial payments of principal or interest on prior secundary in any form and prevalence of contents any tax also or series any tax illen or other prior lies or this or claim thereoff, or added from any tax also or for insured in conting said greenises or content any tax of a greenises advanced by trustee for each metter operation of the note in protect the mortgaged prevalence and the lies hereoff, plus reasonable compensation in Trustee for each metter operation and the lies hereoff, plus reasonable compensation in Trustee for each metter operation and the lies hereoff, plus reasonable compensation in Trustee for each metter operation and the lies hereoff, plus reasonable compensation in Trustee for each metter operation of the note in protect the mortgaged prevalence and with interest thereon at the rate of seven per cent per annum, inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

2. The Trustee or the holders of the note hereby secured making any payment hereby authorised relating to taxes or such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or tille or claim thereoff.

3. At the option of the holders are the note and without note to Press Party, its successors or assigns all unpaid indebtedness secured by this trust deed to the contrary, became due and payable (a) immedi time after the expiration of and three day period.

4. When the indebtedness bereby assured shall become due whether by acceleration or otherwise, builders of the note or Trustee shall have the right to furecious the lies bereaf. In any aut to foreclose the lian herself, there shall be allowed and included as additional indebtedness in the decree by asia all asymmittees and experience which may be peld or incurred by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees, outlays for documentary and supert evidence, atsnowranhyrs' charges, publication coats and costs (which may be settemated as to livers to be expended after entry of the alore of proceeding all auch allowed or holders and examinations, guarantee publication for the decree of the note may deem to be resonably processary either to proceed excitation of the little as Trustee or holders of the note may deem to be resonably processary either to proceed excitation of the little as an assurance with respect to title as Trustee or holders of the note may deem to be resonably processary either to proceed excitation of the little to or the value of the printer. All expenditures and expenses of the notice in this paragraph ministened shall become so much additional indebtedness accured burely and immediately used to expense of the second of the note in connection with the processary proceedings, including probate and hankruptcy proceedings, to which other processary by proceedings, including probate and hankruptcy proceedings, to which other of them shall be a party, either as plaintiff, estimant or proceeding which might affect the process of any foreclosure because of the processary of the commenced.

5. The processar of any foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other same which under the terms hereof constitute secured indebtedness afternation of the high and in

rights may appear.

6. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill a filed may appoint a receiver of axid premises. Buch appointment may be made silber before or after sale, without notice, without regard to the solvency or insolvency at the time of application for such reseiver, of the general regard in the indefinitess accurate hereby, and without regard to the solvency or insolvency at the time of application the premises or whether the same shall be then occupied as a homestead or not amil the Trustee hereunder may be appointed as such receiver. Buch receiver shall have power to collect the rents, issues and profits of said premises during the full devitory period of redemption, whether there be redemption or not, as well as during any further times when first Party, it is successory or assigns, except for the intervention of such receiver would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or assigns, except for the intervention of such receiver to apply the net income in the hand in payment in whole or in part of (1) The indebtedness ascurate hereing to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of (1) The indebtedness ascurate hereing and access thereto shall be permitted for the livered or of such decree, provided such application is made prior to foreclosure sais: (2) the deficiency in case of a sails and deficiency.

7. Trustee or the holders of its poly shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

8. Trustee has no duty to examine the stills lossition evistance on conditions of the premises at all reasonable times and access thereto shall be permitted for that purpose.

at purpose.

8. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed to secrice any newer herein given foless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, example in case of own gross negligance or missionadout or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising y power hardin given.

use negative negativence or missionauct of that in the agents or employers of trusters, and it may require indemnities satisfactory to it before exercising any power heroin given.

U. Trusters shall release this trust deed and the life thread by proper instrument upon presentation of satisfactory evidence that all indebtends accurred by this trust deed has been fully pair; a ind Trustee may executed and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and shall it of Trustee the note representation Trustee may accept as true withor, inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the withor inquiry. Where a release is requested to a successor trustee may scoopt as the general properties of the note and which purporting to be executed by a prior trustee and it has never executed a certificate on any instrument identifying same as the note described any where the may accept as the genuine note herein described any who which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed up the half, of First Party.

19. Trustee may resign by instrument in writing filed to the office of the Recorder of Register of Titles in which this instrument shall have been yecorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Doeds of the country in which the premises are cituated shall be Successor in Trust. Any Successor in Trust have deen shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable country and on all sats performed hereunder.

11. During the twenty-four months during which interest payments are to be made, and prior to the principal balance becoming due (on 6/15/96) obligor to pay to obligee, monthly, one-twelfth of the last annual general real estate tax bill together with 1/12 of the last annual casualty insurance premium.

Indebtedness evidenced hereby to become duratin full, upon any transfer of the property securing same, including assignment of beneficial interest.

94792139

94792139

THIS TRUST DEED is executed by the American National Bank and Trust Company of Chicago, not personally but as Trustee as aforesaid in the sawraise of the power and authority conferred upon and rested in it as such Trustee and it is appressly understood and agraed that nothing herein or in said nots 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 and a real note of any interest that may accuse thereon, or any indebtedness accruing hereunder, or to perform any cover—tellure express or implicit herein coblained, all such liability, it say, being expressly waived by Trustee and by every person now or hereafter claiming any right or accurity hereunder, and for see the First Party and its sudcessors and said American Mational Bank and Trust Company of Chicago personal) are concerned, the legal holder or holders of, said: note and the owner of any indebtedness accruing hereunder shall look solely to the practice he phy conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said note provided or by solion to out or the personal liability of the guarantor, if any.

IN WITNESS WHEREOP, American National Bank and Trust Company of Chicago not personally but as Trustee as aforast it, has caused these presents by one of its Vice-Presidents or Assistant Secretary, day and year first above written.

OLFORAT, SEAL

OFFICIAL SEAL Exp 6 27.76 American National Bank and Trust Cor. 24 by of Chicago as Trustee, as storeseld, and not proposity.

VIOR PRESIDENT

ABSISTANT SECRETARY

STATE OF ILLINOIS COUNTY OF COOK

L M. SOVIENSKI

Given under my hand and Notarial Seal this

My commission expires

The Instalment Note mentioned in the within Trust Deed has been identified

herewith under Identification No.

IMPORTANT

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

Trustee