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TRUST DEED

THIS INDENTURE WITNESSETH, That K.E.E.P.,
INC., an Illinois corporation (hereinafter
referred to as the "Grantor"), for and in consideration of the sum of EIGHTY THOUSAND
(\$80,000.00) DOLLARS in hand paid, CONVEYS
AND WARRANTS to a large corporation,
an Illinois corporation, of 746 N. LaSalle St.,
Chicago, Illinois, as Trustee, and to its successors in trust hereinafter named, the following
described roal estate, with the improvements
thereon, including all heating, air conditioning,
gas and plumbing apparatus and fixtures, and
everything appurtenant thereto, together with
all rents, issues and profits of said premises,
situated in the County of Cook and State of Illinois, to-wit:

#25.50
##1-01 RECORDING #25.50
##0009 TRAN 0429 11/10/97 15:06:00
##018 # RC: *-97-843208
##00K COUNTY RECORDER

SEE LEGAL DESCRIPTION RIDER, attached hereto

Common Address: 10420 S. Avenue H, Chicago, L 60617 Permanent Index No. 26-08-323-031-0000

Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois.

The Grantor covenants and agrees as follows: (1) To hay said indebtedness, and the interest thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and assessments against said premises, and or demand to exhibit receipts therefor; (3) within sixty days after destruction or demage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the Grantee herein, with loss clause attached payable first, to the Trustee herein, which policies shall be left and remain with the Trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrance of the interest thereon when due, the Grantee or the holder of said

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indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at twelve per cent per annum shall be so much additional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements, the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest threon from time of such breach at <u>twelve</u> per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred on behalf of plaintiff in connection with the foreclosure hereof, including reasonable attorneys' fees. outlays for documentary evidence, stenographers' charges, custs of procuring or completing abstract showing the whole title of said premises embracing foreclosure decree, shall be paid by the Grantor; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the Grantee or any holder of any part of said indebtedness, as such, may be a party, shall also bri puld by the Grantor. All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decreee that may be rendered in such foreclosure proceeding; which proceeding, whether decree or sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorneys' fees, have been The Grantor, for the Grantor and for the heirs, executors, administrators and assigns of the Grantor, walves all right to the possection of, and income from, said premises pending such foreclosure proceeding, and agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Greator, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the said premises.

The names of the record owner is K.E.E.P., INC., an Illinois not-for-profit corporation.

IN THE EVENT of the death or removal from said Cook County of the Grantee, or of its resignation, refusal or failure to act, then Polly A. Goldman of said County is hereby appointed to be first successor in this trust; and if for any like cause said first successor fails or refuses to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be

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second successor in this trust. And when all of the aforesaid covenants and agreements are performed, the Grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

Witness the hand and seal of the Grantor this 71h day of November, 1997

K.E.E.F., INC., an Illigois corporation,

its President

Attest: Its Socretary

STATE OF ILLINOIS)
COUNTY OF COOK)

I, the undersigned, a Notary Public in and for taild County, in the State aforesaid, DO HEREBY CERTIFY that CARL MILLER, personally known to me to be the President of K.E.E.P., INC., an illinois corporation, and KENNETH STEWARD, personally known to me to be the Secretary of said Corporation, and personally known to me to be the same personal whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as President and Secretary, respectively, of said Corporation and caused the corporate seal of said Corporation to be affixed thereto, pursuant to authority given by the Board of Directors of said Corporation, and as their free and voluntary act, and as the free and voluntary act of said Corporation, for the uses and purposes therein sot forth.

Given under my hand and official seal this 7th day of November, 1997.

"OFFICIAL SEAL"
HARRY JACOBS

Notary

"Notary Public, State of Illinois My Commission Expires April 13, 1999

This instrument was prepared by David A. Goldman, Esq., 746 N. LaSalle St., Chicago, IL 60610-2400

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LEGAL DESCRIPTION RIDER

1 BLOCK 2c.
1/2 OF FRACTIC.
IRD PRINCIPAL MEh.

non Address: 10420 S. Aven.
nanent Index No. 26-08-323-c

Mult to: Double A. Gullon.

All M. (a) alle St.

Ch. Co. Square

Ch. Co. Square

Ch. Co. Square

Ch. Co. Square

Ch. Co. Square LOT 9 IN BLOCK 26 IN IRONWORKER'S ADDITION TO SOUTH CHICAGO, IN THE