DUE ON SYPE

First party does further covenant and agree that they will not transfer or cause to be transferred or suffer an involuntary transfer of any interest, whether legal or equitable, and whether pussessary or otherwise in the mortgaged premises, to any third party, so long as the debt secured hereby subsists, without the advance written consent of the mortgages or its assigns, and further that in the event of any such transfer by the first party without the advance written consent of the mortgages or its assigns, the mortgages or its assigns may, in its or their sole discretion, and without notice to the first party, declare the whole of the debt hereby immediately due and payable. The acceptance of any payment after any such transfer shall not be construed as a consent of the mortgages to such transfer, nor shall it affect the mortgages right to proceed with such action as the mortgages shall deep nucessary.

LATE CHARGE

3545900

Notwithstanding anything to the contrary herein, any deficiency in the amount of the total principal and interest payment shall, unless paid by the first party prior to the expiration of ten days after the due date of such payment, constitute an event of default under this mortgage. The mortgages may collect a "late charge" not to exceed four per cent (4%) of said total monthly payment of principal and interest, to cover the extra expense involved in handling delinquent payments.

RECKO 4 & AMERICA

In addition in the monthly payments provided for herein, the first party agrees to deposit with Colempical National Bank of Chicago, or the holder hereof, on the day monthly instance; not principal and interest are payable under the Note, 1/12th of the annual insurance; and current real astate taxes levied against the above described property and any entriphated increase; 60 days prior to any due date of taxes and insurance premiums first party agrees to have deposited sufficient funds to cover the payment of said instalment of tax or insurance premiums.

PRE-PAYMENT PROVISION

First party reserves the privilege of making additional payments on account of principal on any interest payment dity without payment of any premium; unless such prepayment is made with borrowed route (refinanced) from another lender without a bon-side sale of the secured property. If this loss is refinanced by another lender without a bon-side sale of the secured property then any prepayment shall be subject to the payment of a premium of 2% on that part of the aggregate amount of all prepayments in the proceeding 12 months, including data of prepayment which exceeds 20% of the original amount of the loss. All additional tayments made hereunder shall be in an amount of other part which represents provided of the next succeeding monthly payments. All such additional principal payments for to be applied in inverse order of maturity.

BUSINESS LOAN RECITAL

First party and the beneficiaries thereof, represent and agrap that the obligation secured hereby constitutes a business loss which comes within the purview of subparagraph (c) of Section 4 of "An Act in relation to the rate of injury and other charges in connection with sales on credit and the lending of money", approved May 24, 1879, as emended (II. Rev. State. Ch. 74, Sec.4(c).

MAIVER OF STATUTORY RECEITS

First party shall not and will not apply for or eveil itself of any appraiser and valuation, stay, extension or exemption laws, or any so-called "Moratorium Lata", now existing or hereafter unacted, in order to prevent or hinder the enforcement or lorbclosure of this Trust Deed but hereby waives the benefit of such laws. First party for itself and all who may claim through or under it waives any and all right to have the property and estates comprising the premises marshalled upon any foreclosure of the lien hereof and agrees that any court having jurisdiction to foreclose such lies may order the premises sold as an entirety. First party hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this Trust Daed on behalf of the First party, the trust estate, and all persons beneficially interested therein, and each and every person except decree of judgment creditors of First party in its representative capacity and of the trust estate, acquiring any interest in or title to the premises subsequent to the date of this Trust Deed. foregoing waiver of right of redemption is made pursuant to the provisions of Section 186 of "An Act in regard to judgments and decrees, and the manner of enforcing them by execution, and to provide for the redemption of real estate sold under execution of decres and for the release of liens on real estate by satisfactions of money judgments by the court", approved March 22, 1872, as amended (11. Rev. Stars. Ch. 77, Sec. 186)

Commercial National Bank of Chicago, not personally,

Lut as Trustee U/T \$352 Sated 8/12/79

Cligaleth Kerlies

AST 1005 TOTALER

UNOFFICIAL COPY

The undersigned, further promises to pay interest on the principal obligation hereby evidenced at an annual rate of interest was to 25 percentage points over the Commercial National Bank's prime interest rate, as determined to be in effect from time to time by the Commercial National Bank, and at the annual rate of interest equal to 44 percentage points over the Commercial Na'ional Bank's prime interest rate, as aforesaid, after maturity until paid. While any portion of the indebtedness hereby evidenced shall be unpaid, the interest rates, as croresaid, shall fluctuate based on the Commercial National Bank's prime interest rate in effect on date of disbursament and thereafter semi-annually beginning April 1, 1987 October 1, 1987 and each and every semi-annual period thereafter until maturity The interest rate in no event shall be less than 10 percent (floor) or greater than 16 percent (ceiling) with any change in said payment by recent of a change in said prime commercial rate to become effective as of and on the 1st day of the month following the month in which said prime commercial rate was changed. The monthly payment of principal and interest shall change semi-annually beginning April 1 1987 order to fully amortize the remaining loan balance on or before July 1, 2006 on the then current interest rate.

4800 North Western Avenue Chicago, Illinois 60625

Trust Deed

JORRENS TITLE

THE ABOVE SPACE FOR RECORDERS DES ONLY 1986, between COMMERCIAL NATIONAL THIS INDENTURE, Made June 23, BANK OF CHICAGO, a National Banking Association, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated , herein referred to as "First Party," and and known as trust number 352 August 1, 1979 CHICAGO TITLE AND TRUST COMPANY an Illinois corporation herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in ONE HUNDRED EIGHTY THOUSAND AND NO/100 (\$180,000.00) ----the Principal Sum of made payable to EMERKERE COMMERCIAL NATIONAL BANK OF CHICAGO 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 Trust Agreement and hereinafter specifically described, the said principal sum and interest from ... date of on the balance of principal remaining from time to time unpaid at the rate of disbursement per cent per annum in instalments as follows: ONE THOUSAND EIGHT HUNDRED FIFTY EIGHT AND NO/100 (\$1,858.00) Dullars on the first ONE THOUSAND EIGHT HUNDRED FIFTY 19 86 and day of August Dullars on the first day of EIGHT AND NO/100 (\$1,F58.00) day of each & every month thereafter until said note is fully paid except that the final first payment of principal and interest, if not sooner paid, shall be due on the first day of July 1991 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 remaind r to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of per cent per annum, and all of said principal and interest being made payable Chicago Illinois, as the holders of the note may, from time to time, at such banking house or trust company in In writing appoint, and in absence of such a pointment, then at the office of Certificate in said City. Commercial National Bank of Chicago NOW, TREHEPORE, First Party to ascure the paymen of the said principal sum of money and said interest in accordance with the terms, provisions and initiations of this trust deed, and also in consideration of the sain of the bollar in band, the receipt whereof is hereby acknowledged, does by three presents, said, remain, release, alien and convey unto the Trustee, its success re said assigns, the following described Heat Science situate, lying and being in the COUNTY OF Cook AND STATE OF ILLAMONS, to with PARCEL I (Title) Lot 10 in Block 15 in C. T. Yerkes Subdivision of Blocks 33, 34, 35, 36, 41, 42, 43 and 44 in the Subdivision of Section 19, Township 40 North, Range 14, East of the Third Principal Meridian, (except the South West Quarter of the North Bast Quarter and the South East Quarter of the North West Quarter and the East half of the South East Quarter thereof) in Cook County, Illinoir. 14-19-322-002-0000 Property Address: 2555 West Roscoe, Chicago, IL PIN: PARCEL II (Torrens).

Lot 11 in Block 15 th Coll. Yerk's Subdivision of Bocks 33, 34, 35, 36, 41, 42, 43 and 44, all in subdivision of Section 19, Township 40 North, Range 14, Rest of the Third Principal Meridian, except the South West 1/4 of the North East 1/4 thereof and the South East 1/4 of the North West 1/4 thereof and the East 1/2 of the South East 1/4 thereof, in Cook County, Illinois. 14-19-322-001-0000 Property Address: 2057 West Roscoe, Chinego, 25. MIDER ATTACHED HERET IN LEPRENSEY MANY with the property hereinafter described, is referred to herein as the "premium," which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, essentents, fixtures, and appartenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a party with and real sets and not secondarily), and all apparatus, supposed on our refrigerator thereto no thereon used to supply heat, gas, air conditioning, which is understanded under the refrigerator (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), servers, window shades, sic, in long and windows, flow coverings, inside beds, awings, stowes and water heaters. All of the foregoing are declared to be a part of said real estate whether physically extached thereto most and agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns, hall be considered as constituting part of the real estate.

TO HAYE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth. IT IS FORTHER UNDERSTREED AND ACHIERS THAY. 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 set forth. IT IS FURTHER UNDERSTOOD AND AGHEED THAT.

1. Until the indibitedness aforesand shall be fully point, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed, (2) keep and premises in good condition and repair, without water, and free from mechanic or other less or claims for liet into expressive subscribinated to this inn breviat, (3) pay when due any unbehalness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request eabthi satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the notice, (4) complete within a reasonable time any building mow or at any time in process of erection upon said premises; (5) comply with all requirements of law or minicipal ordinances with respect to the premises and the use thereof; (8) refrain from making material alterations in said premises except as required by Law or municipal ordinances. Gr jays before any penalty athorise all peneral taxes, and pay special taxes, special samesainesha, water charges, sewer service charges and other charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefor, (6) pay in full under protest, in the manner provided by actuate, any tax or assessment which First Perty may desire to conset; (6) keep all buildings and improvement now or hereafter administed on said premises manned against loss or damage by fire, lightning or windsform under policies providing for payment by the insurance companies of municipal contents of tapheng or repairing the same or to pay in full the indelitedness accurach hereafter. All payments or damage is a functional and renewal policies, to holders of th FOR RECORDERS INDEX PURPOSES INSERT BY ABOVE DESCRIBED PROPERTY HERE Commercial National Bank of Chicago D 4800 North Western Avenue E STREET Chicago, Illinoia 60625 L 2055-57 West Roscoe I CITY Chicago, Illinois 60618 E This instrument was prepared by:
Bruce W. Kamp

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER

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to express to deliver remercal policies now was than ten many prior to the respective date of expiration, then Trustee or the heiders of the mote may, but need not, make any payment or perform any set herestakefore set forth in any form and manner demond assertion; and may, but need not, make full or partial payments of principal or interests on golden countries of any, and purchase descharge, compromise or settle any tax less or the properties of the mote and premises or contest any tax or assessment. All concept full or any of the purposes brevin authorized and all expenses provided or incurred and application to the provided or the provided from the appropriate public office without inquiry into the accuracy of such full, statement or satisfactor or into the validity of any tax, assessment, as the or title or claim thereof.

3. At the option of the holders of the prote and without nature to fail the accuracy of such full, statement or satisfactor or into the rotte or the holders of the protestant public or the provided or the protestant or the provided or the protestant public of the protestant or the provided or the protestant public of the protestant or the provided or the protestant public of the protestant or the provided or the protestant public of the protestant or the provided or the protestant or the protestant or the prote

sement, sale, forficiers, has been or tille or claim thereof.

At the option of the hydrer of the next and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, withstanding anything in the note or in the level deed to the restrant, become due and payable as immediately in the case of default in making payment of analysis and principal or interest on the note or or the event of the fature of First Party or its successors or assigns to do any of the trust special payment of any graph one berred and such default shall continue for three days, and option to be rescribed at any time after the expension of any interest of the fature of First Party or its successors or assigns to do any of the trust special party in the expension of any interest of the fature of First Party or its successors or assigns to do any of the trust special party in the expension of any interest or the expension of any interest or any principal or interest or the expension of any interest or any principal or interest or the expension of any interest or any expension of the premises of the expension of the rationary expension of any expension of the premises of the expension of the expensi evidence of title, deem to

to present it this from thest of any interfections received, or or preparations for the defense of any threatened ust or preceeding whether or not actually commenced, or or preparations for the defense of any threatened ust or preceeding when highly commenced, or or preparations for the defense of any threatened ust or preceeding when highly commenced in the precisions asked the precision which the second of any forced-cours asked the precision shall be distributed and applied in the fulling generally beried, second, all other items which under the verme because our continues accurate indeficted seems additional to that evidenced by the note, with interest threatening preparated beried, second, all other items which under the verme because constitute accurate indeficted seems of the first Party, its legal representatives or assigns, and the preparation of the first Party, its legal representatives or assigns, and the preparation of the first Party, its legal representatives or assigns, and the preparation of the first party is legal representatives or assigns, and the preparation of the first party is legal representatives or assigns, and the preparation of the first party is legal representatives or assigns and the preparation in the first party is a second or assign to the preparation of the first party is a second or assign to the preparation of the first party is a second or assign to the first party assignment as a second or assignment or assignment as a second or assignment or assign

** See rider on revarge side

Took Count THIS TRUST DEED is executed by COMMERCIAL NATIONAL BANK OF CHICAGO not personally but as Trustee as altered in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said CO' iMF RCIAL NATIONAL BANK OF CHICAGO hereby warrants that it processes full power and authority to execute this instrument), and it is expressed and anti-greed that mothing herein or in said note contained single be construed as creating any liability on said dist party or on the call of the COLL NATIONAL BANK OF CHICAGO personally to psi the said note or any intensit that may become pure upon any indebted of account herein and the person now or hereafter claiming any right or letterity hereunder, and that to far as the first Party and its successors and said COMAPECIAL NATIONAL BANK OF CHICAGO personally are differented, the legal holder or holders of said note and the owner or owners of any includes accruing hereunder shall look solely to the presides hereby conveyed for the payment thereof, by the endorcement of the lien hereby crossed, in the manner herein and in said note provided or its action to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF, COMMERCIAL NATIONAL BANK OF CHICAGO in Copersonally but as Trustee as aftered as an oresaid, has caused these presents to be sinced by its Trust Officer this day and year first above written.

COMMERCIAL NATIONAL BANK OF CHICAGO As Trustee as after 44.2 and not personally to the processor of the control of the little of the payment the payment and the personally in the payment of the payment as after 44.2 and not personally to the payment as a processor of the payment of the p

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STATE OF ILLINOIS } 88. COUNTY OF COOK

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Attest		100	123 2 2	***************************************	CAISE NATIK	DST OFFICER
a Notary Pul I.	Ruth A. Yun to in and for said	County, in the	state aforesuid, l	OO HEREBY CI	FRTHY, that	S ad J. Dejam

Trust Officer of COMMERCIAL NATIONAL BANK OF CHICAGO and - Probabilit Kurusy

Assistant Trust Officer of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such. Trust Officer, and Assistant Trust Officer, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth; and the said Assistant Trust Officer then and there acknowledged that said Assistant. Trust Officer, as custodian of the corporate seal of said Bank, did affix the seal of said Bank to said instrument as said Assistant Trust Officer's own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth.

Given under my hand and Northial Seul	this 234	المرسول	ely_	1984
tout	a U.	Kin	con	
	My Commir	Pukly xpires	5-16-89	

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIRD BY THE TRUSTER NAMED HEREIN BEFORE THE TRUST DEED IN FILED FOR RECORD.

Instalment Note mentioned in the within Trust Deed has been identified

CHICAGO TIPLE TRUST COMPANY 16

ASST. SECRETARY