)	THE ABOVE SPACE FOR RECORDERS !	
THIS INDENTURE, Made May a Banking Corporation, not personal duly recorded and delivered to sail and known as trust number 85-08 Trust Company an Illinoi	ionally but as Tri d-Book in pursua: -4776 herein refe	9 87, between The Midwest Ba istee under the provisions of a new of a Trust Agreement dated rred to as "First Party," and in referred to as TRUSTEE, wi	Deed or Deeds in trus August 12, 1985 Hidwest Bank and
THAT, WHEREAS First Party h herewith in the Principal Sum of	as concurrently he One Hundred Th	rewith executed an installment outand and no/100's	note bearing even date
	eally described, the the balance of prin	t that portion of the trust estat said principal sum and interest cipal remaining from time to tin lows: Nine Hundred Ninety	from closing ne unpaid at the rate of
Dollars on the 5th day of 72/100s		19 87 and Nine Hundred A	linety Nine and
Dollars on the 5th day of		thereafter until said note is ful	ly paid except that the

final payment of principal and interest, if not sooner paid, shall be due on the 5th day of 19 92. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal b dates and the remainder to principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of 20 percent per annum, and all of said principal and interest being made payable at such banking house or trust company in Elmwood Park, illihols, 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 Midwest Bank and Trust Company in said City.

NOW THEREFORE, First Party in secure the payment of the so d principal same of maney and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of One Pollar in hand paid, the receipt whereof is here is acknowledged, there by these presents grant, remise, release, after and course; unto the Trustee, its successors and assigns, the following described Real Estate situate, bing and being in the COUNTY OF COOK AND STATE OF HAMPOIS, to with

Lot 7 in St. Ceilia Subdivision, being a resubdivision of Lot 2 and part of Lots 3 and 6 in Meier Brothers Subdivision, being a Subdivision of parts of Section 10 and 15, Township 4: North, Range 11 East of the Third Principal of Section 10 and 15, rownship Tannamark of Section 10 and 15 an

Thomas R. Olson Midwesc bank and Trust Company 1606 N. 1073em Ave Elmwood Park, IL 60635

C/6/4'S with the property hereinafter described, is referred to herein as the "premises,"

IT IS FURTIER UNDERSTOOD AND AGRED THAT:

1. U.t.!! the indebtwiness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, restors or retuild any buildings or improvements now or hersafter on the premiues which may become damaged or be destroyed: (2) keep said premises in good condition and repair, without wasts, and free from mechanics or other liess or claims for lies not expressly subordinated to the lies hersof, (3) pay when due any indebtedness which may be secured by a lies or claims for lies not expressly subordinated to the lies hersof, and upon request exhibits to the premises superior to the lies hersof, and upon request exhibits to the premises and the use thersof; (6) refrain from making material alterations in said premises except as required by law or municipal ordinance; (7) pay before any penalty nitaches all general taxes, and upon special taxes, special assessments, water charges, sewer service charges, and other charges (7) pay before any penalty nitaches all general taxes, and upon special taxes, special assessments, water charges, assess service charges, and other charges of the promises when due, and upon withing request to trustee or to holders of the note duplicate receipts therefor; (8) pay in full under protects, in the manner provided by statute, any tax or assessment which First Party may desire to contest; (9) keep all buildings and improve by the insurance companies of moneys sufficiently against loss or damage by first lighting or windstorm under policies praviding for payment by the insurance companies of moneys sufficiently against loss or damage by first lighting or windstorm under policies praviding for payment by the insurance companies assistanciary to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, and in companies of the note, such rights to be evidenced by the standard mortgage relates to excluding the policies

u	ELIVER
	Real Estate Dept.
	Midwest Bank & Trust Company
	1606 N. Harlem Avenue
	Blmwood Park, IL 60635

or RECORDER'S OFFICE BOX NO ...

for information only insert strest address of above described: 3 612 Noah Terrace, Mount Prospect, IL

E. The Trustee or the holders of the note hereby secured making any jagment hereby authorized relating to take the assessments, may do so according to any bill, statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lite or title or claim thereof.

B. At the option of the holders of the note and without notice to First Party, its surressors or assigns, all unpaid indebtedness secured by this trust deed shall, nowithelanding anything in the tous 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 ante, or (b) in the event of the fallure of First Party or its surressors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall continue for three days, said option to be assected at any time after the capitation of said three day period.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall save the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, three thall be allowed and included as additional indebtedness in the decree for sale all supenditures and expense which may be paid our incurred by or on behalf of Trustee or holders of the note or Trustee shall such a beginned as to the supended after entry of the decree of procuring all such abspired of the control of the sole of attentions for the secure of the other of the decree of the other of the other

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 is filed may appoint a receiver of asid presents. But appointment may be made either before or after asic, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the person or persons, if any, liable for the payment of the indebtedness secured bereity, and without regard to the then value of the presents or whether the same shall be then occupied as a howeversed or not and the Trustee hereunder may be appointed as such receiver, which are gower to collect the rents, lature and profits of said precises during the pendency of such foreclosure suit and, in case of a sale and a differency, during the full statutory period of redemption, whether there be redemption or not, as well as during any fursible time when Pirst Party, its successors or assigns, except for the intervention of such receiver, would be consisted to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the processor, would be consisted to collect such rents, issues and profits, and all other powers and person of the premises during the whole of anid period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of the line hieror or a such decree, provided such application is made pulor to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

7. Trustee or the decree, provided such application is inspect the premises at all teasonable times and access thereto shall be permitted for that purpose.

7. Trustee or the help is of the note 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 dut, to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to examine any power liergin given unloss expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or mis order to that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

is own strike negligence or mis poduct or that of the agenta or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release the trust deed and the lien thereof by proper instrument upon presentation of astisfactory evidence that all indebtedness secured by this trust deed has been ally inside and Trustee may secure and the request of any person who shall, either before or after muturity thereof, modure and exhibit to Trustee the note representing that all indebtedness hereby secured has been paid, which personal particles and exhibit to Trustee the note representing that all indebtedness hereby secured has been paid, which personal particles and the genuina note herein described any of which loans a certificate of identification purporting to be executed by a prior trustee, note that conforms in substance with the description herein constants of a successor truster, such successor truster, such successor trusters, such successor the property of the original trust of an analysis of described herein on the property of the property of the original trust of an analysis of the property of the property of the description herein contained of the note and which purports to 'executed on behalf of Pirst Party.

10. Trustee any resign by instrument in writing filed in the other of the Recorder of Deeds of the county in which the structure of the property in the property in which the successor in Trust. Any Sucressor in Trust and the property of the trust of the commencement of judicial proceedings to investiga

favor the order or decree is entered, the amount of his hid therefor.

12. It is hereby agreed that in the event the First Party sells, tensifers, convey; and party by operation of the property here in involved, or suffers or permits the transfer of the stift to said property by operation of the or ending princets, or further encounted me said property, without first securing the writing of me to the Holder, then and may such event, at the opinion of the Holder, the same principal balance of the Mose secured by that Thust Deed shall become immediately due and payable, together with all second in cest.

13. If the full amount of any monthly payment is not received by ten (10) days after vice of a date, a late charge of 5% of the principal and interest payment will be assessed.

14. In order to provide for payment of tars, assessments, inturance premiums & other a warge on the property securing this indebuedness, the First Party agrees to deposit with the Holder monthly, a provision for current year stacks, upon the distribution to the loads, and to pay monthly in addition to the loads.

15. If the full amount to the loads are not all the amount estimated in the Holder to be oquivalent to I/I of such stems. If the amount estimated is not sufficient, the First Party promises to pay the difference upon demand.

THIS TRUST BEED is executed by the undersigned Trustee, not personally, but has It like as a foreshid; and it is expressly understood and nareed by the parties bereto, anything herein to the contrary notwithstanding, that each and nil (**recoverants, undertakings and agreements herein made are made and intended, not as personal coverants, undertakings and agreements of the Trustee, in my and referred to in said Agreement, for the purpose of binding it personally, but this instrument is executed and delivered by The Midwest Bonk and Trust (**mpnny, as Trustee, tody) in the exercise of the powers conferred upon it as such Trustee, and no personal liability or personal responsibility is nested a by now shall at any time be asserted or enforced against, The Midwest Bonk and Trust Company, its spents, or embloyees, on acrount herein or on account of any coverant, undertaking or agreement herein or in said principal not contained, either expressed or implied, all such personal liability, if any, being her day a pressy waived and released by the purry of the second part, or holders of said principal or interest notes hered, and by all persons claiming it or through or under taking personal to the second part or holders, owner or owners of such principal notes, and by every person now or hereafter—time again yight or security hereunder.

Anything herein contained to the contrary notwithstanding, it is understood and agreed that Tr. 's, west Bank and Trust Company, individually, shell have no obligation to see to the performance of any of the covenants herein contained as a hold of any of the covenants herein contained and a hall not be personally liable for any action or nonaction taken in violation of any of the covenants herein contained shall be enforced only out of the property hereby mortageed that the payment of the day in definition of the property hereby mortageed and the rents, fashe, and profits thereof.

IN WITMEN WHENDOF, The Midwest Bank and Trust Company, not personally but as Trustee as afor all, has cau

The Midwest Bank and Trust Company As Trustee as aforesaid and not personally, Ligatelli Executive EXECUTIVE

ASSISTANT CASHIE TREAMEMBER VICEPRESIDENT Attest STATE OF HAINOIS (A Notary Public, in and for and County, in the Ninte algorithm, DO HEREBY CERTIFY, that COUNTY OF COOK Robert Figarelli Vice-President of THE MIDWEST HANK AND TRUST COMPARY, and-Executive Stephen C. Conti resident of said Bank, who are personally known to me to be the sampperson whose named are a respectively, appeared before me this day on person and acknowledged has they appeal and dilive act of said Bank, as Tousee as aftersaid, for the uses and purposes therein see fight; and the said Assard of said Bank, did affile the composite seal of said Bank to said strutyment as his bet own free and so the uses and purposes therein set forth. Assistant Casher, in tree and voluntary ar of the corporate scale as alternated, for the "OFFICIAL SEAL" Christine A. Schurling Civen under mothers 26 north 25 70% 87 15th Notary Public, State of Illinois 1 ガロ My Commission Expires Sept. 14, 1988 HARRY IBUSI TO LEGILLY エブロン 3 FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. The instalment Noke minitoned in the within Trust Deed has identified

berewith unite Identification No.

7,55

Enther Brant ventules compar?

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED OF THE TRUSTEE NAMED AGEN DEPOSE THE TRUST DEED IS PART FOR RECORD.