The undersigned mortgager covenants and agrees to pay to the mortgagee on bearer hereof. on each principal and interest installment payment date, until the indebtedness secured by the mortgage is fully paid, an additional sum equal to one-twelfth (1/12th) of the annual taxes and assessments levied against the mortgaged premises and one-twelfth (1/12th) of the annual premium for insurance carried in connection with said premises; all as estimated by the mortgages or bearer, the mortgagor, concurrently with the disbursement of the loan, will also deposit with mortgagee or bearer an amount based upon the taxes andassessments an ascertainable or so estimated by the mortgagee, for taxes and assessments on said premises, on an accrued basis, for the period from January 1, succeeding the year for which all taxes and assessments have been paid to and including the date of the first deposit in this paragraph hereinabove mentioned. Such tax and insurance deposits are to be held without any allowance of interest and are to be used for the pay- . ment of taxes and assessments and renewal of such insurance policies, on said premises next due and payable when they become due. If the funds so paid and deposited are insufficient to pay for such purposes, the mortgagor shall within ten (10) days after receipt of demand therefore pay and deposit such additional funds as may be necessary to pay such taxes, assersments and insurance premiums in full. It shall not be obligatory upon the mortgagee or letter to inquire into the validity or accuracy of any of said items before making payment of the same and nothing herein contained shall be construed as requiring the mortgagee or bearer to advance other moneys for said purposes, nor shall the bearer incur any personal Disbility for anything it may do or omit to do hereunder.

The undersigned reserve the right to prepay this note in whole or in part any time.

It is expressly agreed and understood by and between the parties hereto that in the event of the sale of the property, execution of Articles of Agreement, transfer of title or change in beneficial ownership to the aforementioned described real estate, without the prior written approval from the holder of the note secured by this instrument, then at the option of the holder of the note, the entire unpaid balance due on or under this instrument, together with accrued interest thereon, shall immediately become due and payable in full without notice to anyone.

At the maturity, you must repay the entire principal balance of the loan and unpaid interest then due. This loan matures and is payable in full at the end of 5 years, unless extended for an additional 5 years with payments based on the original amortization period. Provided however the bank may elect to lower or increase the interest or offer the same rate. If the rate is to be increased, it may be adjusted only to a level that is 3 % higher than the effective or yield rate then applicable to U.S. Government Bonds maturing in approximately 5 years from such extension date. Provided however in no event shall the interest rate be increased by more than 3 %. The bank is under no obligation to refinance the loan at ultimate maturity. A renegotion fee of 1/2 of 1% of the current loan balance will be due and payable to the Bank in the event the mortgagors elect to extend the loan beyond its original maturity.

In the event the mortgagor fails to make a payment of any installment of principal and interest as agreed, and such default continues for 16 days, the holder reserves the right in such event to assess a charge of 5% of the principal and interest amount of such delinquency payment as a "LATE CHARGE" the foregoing right being in addition to all other r/lights and remedies granted to the holder hereof.

created by doctorissisted from CTF # 1241275 Jany

Description affects with 22

UNOFFICIAL COPY 6 3667546

TRUST DEED

NOTE IDENTIFIED

•	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, Made October 20 Illinois, an Illinois Banking Corporation in trust duly recorded and delivered to sa and known as trust number 6888 Company	1987 , between Parkway Bank & Trust Co., Harwood Heights, n, not Personally but as Trustee under the provisions of a Deed or Deeds aid Bank in pursuance of a Trust Agreement dated July 31, 1984 , herein referred to as "First Party," and Parkway Bank and Trust
herein referred to as TRUSTEE, witnesse THAT, WHEREAS First Party has conc with in the Principal Sum of One Hur	eth: neurrently herewith executed an instalment note bearing even date here- indred Fifty Thousand and No/100ths
subject to said Trust Agreement and he date of disbursement of 9.75 For cent per annum i	ote the First Party promises to pay out of that portion of the trust estate nereinafter specifically described, the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate in instalments as follows: One Thousand Five Hundred Eighty Nine
& 07/100ths Dollars on the 23rd day of Nove	rember 19 87 and One Thousand Five Hundred Eighty Nin
final payment of principal and ist rest, if All such payments on account of the in unpaid principal balance and the remain paid when due shall bear interest at ab- being made payable at such banking hou in writing appoint, and in absence of such	and every month—thereafter until said note is fully paid except that the finot sooner paid, shall be due on the 23rd—day of October—1992, indebtedness evidenced by said note to be first applied to interest on the inder to principal; provided that the principal of each instalment unless of rate of 12.75per cent per annum, and all of said principal and interest curse or trust company, as the holders of the note may, from time to time, th appointment, then at the office of First State Bank of Chicago
NOW, THEREFORE, First Party to secure the pay and limitations of this trust deed, and also in conside these presents grant, remise, release, alien and convey being in the COUNTY OF COOK	aymen of the said principal sum of money and said interest in accordance with the terms, provisions learned on the said of the bollar in hand paid, the receipt whereof is hereby acknowledged, does by unto the Trissee, its successors and assigns, the following described Real Estate situate, lying and AND STATI OF ILLINOIS, to wit.
Lot 22 in Wolf Point, being a Subdivision of parts of Secti Third Principal Meridian, in	a Resubdivision of part of Lot 3 in Conrad Moehling's ion 7 and 8, loweship 41 North, Range 12, East of the Cook County, Illinois
548 Waikiki, Des Plaines, Il Permanent Index No. 09-07-201	1-030-0000 B DQ
	THIS INSTRUMENT PREPARED BY B. H. SCHREIBER 4800 NORTH HARLEM AVENUE HARWOOD HEIGHTS, IL 60656
for so long and during all such times as First Party, it	rred to herein as the "premises." easements, fixtures, and appurtenances thereto belonging, and all rents, o, te, and profits thereof its successors or assigns may be entitled thereto (which are pledged primaril, and on a parity with is, equipment, in articles now or hereafter therein or thereon used to supply near, gas, air condition- omits or centrally controlled), and ventilation, including (without restricting the foregoing), screens,

ing, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar 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 estate.

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 betein set forth.

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 UNDERISTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, 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 be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any Indebtedness which may be secured by a lien or charge on 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 notes; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances to the premises and the use thereof; (6) refrain from making material alterations in said premises except as required by law or municipal ordinance; (7) pay hefore any penalty attaches all general taxes, and pay special taxes, special assessments, 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; (8) pay in full under protest, in the manner provided by statute, any lax or assessment which First Party may desire to contest; (9) keep all buildings and improvements now

D	NAME	First State Bank of Chicago
E L	STREET	4646 N. Cumberland Ave. Chicago, II. 60656
I V	CITY	1
E R		
Υ	INSTRUCTIONS	

548 Walkiki Des Plaines, II. or hereafter situated on said premise instracts a last the ordening before, gloing or win storm under these providing for payment by the instrainment companies of moneys sufficient either or pay in cost of regions of real instructions of the same of to be under the debtedness secured hereby, all mecompanies satisfactory to the holders of the note, under insurance policies payable in case of loss or damage to Truskee for the benefit of the holders of the note, such rights to be evidenced by the standard mortisage clause to be attached to each policy; and to deliver all policies, no budging additional and reduces, no holders of the note; and in case of insurance about to expire, to deliver renewal policies not less than ten days prior to the respective dates of expiration, then Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore set forth in any form and manner deemed expedient, and may, but need not, make tall or partial payments of principal or interact on prior enguinbrances, it airs, and parchases, or context any tay or assessment. All moneys paid for any of the purposes herein authorized and all expenses part or metred in connection therewith, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebted ness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per amount. fuaction of Trustee or holders of the note shall never be considered as a waiver of any right accroming to them on account of any of the provisions of this

Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accrumg 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 fletchy authorized relating to faves or assessments, may do so according to any bill, statement or estimate procuried 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, fortefune, tax here of their directors.

3. At the option of the holders of the note and without notice to Trustee of the contrary become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the oute, or (b) in the event of the lating party on its successive or assigns to do any of the things specifically set forth in paragraph one hereoft and such default shall continue for three days, said option to be exercised at any time after the expiration of said three day period.

3. When the indebtedness here said dealt become due whether its acceleration or otherwise, holders of the mote or Trustee shall be allowed and included as additional indebtedness in the decree for said expensive forest on the synthese which may be paid or incurred by or on behalf of Trustee or holders of the note to attorneys' fees, trustee's fees, appropriate or on the synthese such as a successful paragraph, and expenses of the note to attorneys' fees, trustee's fees, appropriate and day and assurances with respect to title as Trustee or holders of the note to attorneys' fees, trustee's fees, appropriate and because of the successful paragraph and appropriate and behalf of the searches and examinations, guarantee policies, fortens exciting as a trustee or holders at any sale which may be had pursuant to such decree the true condition of the title too or the value of the premises. All expending and expenses of the nature in this paragraph mentioned which and the paragrap

costs and expenses intulent to the foreclosure proceedings, including around new sound to that evident of by the node, with interest thereon as herein provided third, all principal and merry committee secured indebtedness additional to that evident of by the node, with interest thereon as herein provided third, all principal and merry committees upper of the node. In this proper of a land to the property of the filling of a bill to the node in the trust deed, the coart in which such bill is their may appoint a receiver of said pre-node. Such appointment may by in de either before or after sale, without notice, without regard to the solvency or involvency at the time of application for such receiver. In the present of the method was seen the herby, and without regard to the solvency or involvency at the time of application for such receiver. Such as a homestical or not and the Trustee hereindee may be appointment as such the time of a sale and a determinent of the power to collect the tenths pages and profits of said premises during the pendency of such total collect and the time of a sale and a determinent of the providency of assigns, except for the infer of nor of such receiver, would be entitled to collect such returns, issues and profits, and all other powers which may be necessary of are usual in such as a for the protection, possession, control, management and operation of the premises during the confit from time to time may a solite the receiver to apply the necessary of accusing any power herein green on the protection, possession, control, management and operation of the premises during the time and access of the confit from time to time may a solite the receiver to apply the necessary of accusing any power herein green on the major as for the protection, possession, control, management and operation of the premises during the time and access therein and protection of such device, principal and solite protection, possession, control, and an accession of the control of the control of the node solite and

Rider attached hereto and made a part thereof.

THIS TRUST DELD is executed by PARKWAY BANK AND TRUST COMPANY, not personall, but as Trustee as atoresaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said PARKWAY BANK AND TRUST COMPANY) thereby waitants that it possesses full power and authority to execute this instrument, and it expressly understood and agreed that nothing bettern or instandance of shall be construed as creating any hability on the said Furst Party or on said PARKWAY BANK AND TRUST COMPANY personally to personally and that so fair is the Turst Party and its successors and said PARKWAY BANK AND TRUST COMPANY personally are concerned, the legal holder of holders of said note out, the order of owners of any indebtedness accurring hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lie a best by created, in the manner herein and in said note provided or by action to enforce the personal hability of the guarantor, if any.

IN WITNESS WHEREOF, PARKWAY	BANK AND TRUST COMPANY, not personally but as Trustee as aforesand has yoused these presents to be its corporate seal to be hereunto affixed and attested by its Assistant Vice are adeat, the day and year first
PARKWAY BANK AND TRUS	ST COMPANY As Trustee as aforesaid and not personally.
thy.	Thurst officer
Aues	ASSISTANT VICE PRESIDENT
STATE OF ILLINOIS	the undersigned
COUNTY OF COOK	a Notary Public in and for said County, in the State aforesaid. Do Hereby Certify, that B. H. Schreiber , Vice-President-Trust Officer
	of Parkway Bank And Figure Company, Rosanne M. Du Pass
	Assistant Vice President of Parkway Bank and Trust Company, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice-President-Trust
	 Officer, and Assistant Vice President, respectively, appeared before me this day in person and acknowledge.
	ed that they signed and delivered the foregoing 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 Vice President then and there acknowledged that he, as custodian of the corporate seal of said Bank, did affix the corporate seal of said Bank to said instrument as his 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.
() () () () () () () () () () () () () (GIVIN under my hand and Notarial Sea this 20th
. Mark 10 Mark 11	day or October A.D. 19 87
	n Tulcunge

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IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LEND ER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE identified by The frusted named herein before the TRUST DEED IS FILED FOR RECORD.

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

with under Identification No. PARKWAY BANK AND TRUST CO.

Notary Public