EDS04-R EDS:kn 06/26/87

RIDER TO TRUST DEED DATED JUNE 12, 1987
BY AND BETWEEN ERROL G. BATTICKS
(THE "MORTGAGOR") TO DEVON BANK,
AN ILLINOIS BANKING CORPORATION
AS TRUSTEE (THE "TRUSTEE")

R-1. This Trust Deed is given to secure the payment of those certain Promissory Notes of even date herewith, in the aggregate principal amounts of Two Hundred Sixty-Four Thousand Dollars (\$264,000.00) ("First Note") and Thirty-Three Thousand Dollars (\$33,000.00) ("Second Note"), executed by Mortgagor, payable to the order of Devon Bank, bearing interest at such rate and being payable at such times as provided therein, and all extensions, modifications, increases and renewals thereof made from time to time.

The obligations above described in addition to the payment of all sums advanced by Devon Bank to or for the benefit of Mortgagor contemplated nereby and performance of all of the obligations and covenants herein contained, are hereinafter collectively called the 'indebtedness" and/or the "indebtedness secured hereby". All payments on the indebtedness shall be payable at the address of Devon Bank as set forth above and, unless otherwise provided in any instrument evidencing the indebtedness, shall bear interest at the rate set forth in the Note, but not in excess of the highest rate permitted by applicable law, from the date of accrual of the indebtedness until paid.

- R-2. In addition to any other defaults hereinbefore set forth, the occurrence of any one or more of the following shall constitute events of default hereunder:
- a. The transfer of the premises, or any part thereof, or any interest therein (whether legal, equitable or beneficial) to any part other than the Trustee, whether by operation of law or otherwise, without the prior written consent of the Trustee.
- b. If the Mortgagor shall fail to perform any of the covenants and undertakings contained herein, and the same shall continue for thirty (30) days after written notice thereof from the Trustee to the Mortgagors.
- c. If any representation or warranty made by the Mortgagor herein is or becomes false, misleading or incorrect in a material

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way and the same is not corrected within thirty (30) days after written notice thereof from the Trustee to the Mortgagor.

- Notwithstanding anything to the contrary contained herein, in no event shall the maximum indebtedness secured by this Trust Deed exceed Five Hundred Thousand Dollars (\$500,000.00).
- A default under the terms of the Mortgage dated concurrently herewith securing the First Note.

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#### Legal Description

LOT 12 IN BLOCK 3 IN CAIRNDUFF'S ADDITION TO EDGEWATER BEING A SUBDIVISION IN SECTION 5, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PERMANENT REAL ESTATE INDEX NO. 14-05-313-021. No. 25814. Opens of Cook County Clerk's Office PA: 5814 A. WAYNE AVENUE, CHGO, TC 60660

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# TRUSTURIOFFICIAL COPY 3673508

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THIS INDEN	TURE, made	June 12	19 87	, between			
Errol G.	Batticks, d	ivorced and	not remar	ried			
herein referred	d to as "Mortgago referred to as Tf	ors", and Devon RUSTEE, witness	Bank, an ng corpora eth:	Illinois ition		corporation doing busing	
<del>THAT, WI</del> <del>described, saic</del>	HEREAS the Mod i-legal-holder or h	rtgagors are justly Folders being here	<del>r indebted to-</del> <del>in referred to-</del>	the legal holder as Holders of Th	<del>or holders of the l</del> e <del>Notes, in the To</del>	<del>Principal Promissory N</del> <del>tal Principal Sum o</del> f	<del>stes hereinaite</del>
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ith interest	thornon from	6		uatil_maturitu	at the rate of		ım. nar annım.
with interest	annually on h	day c				each year; all of said	
interest bearing	ig interest after n	na with at the ra	lc of	per cent	<del>per annum</del> , and a	all of said principal and	interest being
from time to t	at such banking time, in writing ap th Western A	point, and in the	absence of suc	ch appointment, a said City,		ois, as the holders of of Devon Bank,	the notes may,
NOW THE	REFORE, the Mortg imitations of this tr sideration of the st o the Trustee, its su	nnaec to sague 1	was and the	na said priorinal e	um of money and s recements herein con is hereby acknowle te and all of their est NTY OF	aid interest in accordance tained, by the Mortgagors edged, do by these presen ate, right, title and interes AND STAT	with the terms, to be performed, is CONVEY and therein, stuate, E OF ILLINOIS,
to wit:	•••		0				
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•	This Docume	ent Prepared	By: 🖛			3673	508
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so long and during secondarily), and refrigeration (wh doors and windowhether physical	ing all such times a f all apparatus, equi- pether single units of lows, floor coverings the attached thereis	ents, tenements, eas as Mortgagors may ipment or articles rentrally controll s, inador beds, awr to or not, and it is	be entitled then now or hereafter ed), and ventilat sings, stoves and agreed that all	, and appurtenance, reto (which are pl therein or thereor ion, including (wit water heaters. Al similar apparatus,	eaged primarily and a sused to supply heat hout restricting the lost of the foregoing arequipment or articles that	and all rents, issues and price on a parity with said read, grs, air conditioning, wat for young), screens, windo re occlar. To be a part of es herer, ter placed in the	er, light, power, w shades, storm said real estate premises by the
TO HAVE At	ND TO HOLD the p	of said principal n	otes hereinabovi	e described, withou	it preference or prior	rposes, and aron the uses a rity of any one of sold prin se from all right and benefi ars do hereby expressly re	ts under and by
This trust of deed) are incomassigns.	deed consists of t rporated herein b	wo pages. The copy reference and	ovenants, cond are a part here	litions and provideof and shall be	sions appearing or binding on the me	n page 2 (the revelse did ortgagors, their heirs, s	e of this trust uccessors and
WITNESS	he hand and	seal of Mor	igagors the day	y and year first a	bove written.	,	
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STATE OF ILLII	NOIS.	i mi	9RTIN	P. KRAL			
County of Co	nois,	a Notary Public	in and for and	residing in said Co	ounty, in the State a	foresaid, DO HEREBY C	ERTIFY THAT
County of 20							
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"Orr Mari	in P. Krawiec <sub>delive</sub>	ment, expeased bet red the said Instrum	nent as	free a	and voluntary act, fo	or the uses and purposes !)	erein set forth,
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	sion Expires 5/22/9	VEN under my han	and Noterial So	eal this	day of	et Si	0.19
Manager Conf						Notary P	ublic

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for them not expressly subordinated to the lien hereof; (c) 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 note, (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinances. municipal ordinance

the ten netsor, and upon require skillert satisfactory betweened of the discharge of such prior been to fraction or indicate or in holders of the notes, discontinuity and manicipal ordinances with respect to the premises and the use therrof; (f) make no material alterations in said premises except as required by law or manicipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the notes duplical receipts therefor. To prevent (default hereunder Mortgagors shall pay in full under protest, in the manner significant, any tax or assessment which which the following the lender is required by law to lawer its loan as on insured) under, any tax or assessment which will be under the tender of the lender is required by law to have its loan as on insured) under significant going for payment by the insurance companies of monory sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the notes, and in usaw of insurance about to expire, shall deliver any policies, including additional and recompanies of monory sufficient cither to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies and the costs, and the more of insurance about to expire, shall deliver any policies, including additional mortage close to be active to experience of the party of the more application of insurance and to to expire, shall deliver any policies, including additional and interest on prior encumbrances, if any, and practices, disclarges, compromise or see as all all delivers and policies on tess than ten days prior to the expense and the control of the payment of the proposes herein authorized and all interests on prior encumbrances; if any, a

provided; third, all principal and interest remaining unpaid on the principal notes; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill to foreclose this trust acid, the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, without or tice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shill have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the full statutory period of redemption, whether there be redemption of like premises during the whole of said period. The Court from time to time may an horize the receiver, would be entitled to collect such operation of the premises during the whole of said period. The Court from time to time may an horize the receiver to apply the net income in his hands in payment in whole or in part of: (a) The indebtedness secured hereby, or by any decree [c. eclosine this trust deed, or any tax, special assessment or other health of the holders of the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to a, the ense which would not be good and available to the party interposing sam

12. 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 or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts of onissions hereunder, except in case of its own gross negligence of misconduct or that of the agents or employees of Trustee, and it may require in lemmites satisfactory to it before exercising

any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of sail lactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the reclass of any person who shall either before or after naturity thereof, produce and exhibit to Trustee the principal notes, representing that all indebtedness feel beginning to represent the principal notes, representing that all indebted ness I eithly secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, stell accessor trustee may accept as the genuine notes herein described any notes which bear an identification number purporting to be placed thereon by a prior justee may accept as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number, on the principal notes described herein, it may accept as the genuine principal notes herein described any notes which may be presented and which to makers thereof; and where the release is requested of the original trustee and it has never placed its identification number, on the principal notes described herein described herein described any notes which may be presented and which to missance with the description herein contained of the principal notes and which purport to be executed by the persons herein designated as maker. In reof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument in substance with the described and the principal notes and which purpor to be executed by the persons herein designated as maker. Thereof.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all per any power herein given. 13. Trustee shall re

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