	TRUST DEED FORM (Illinois) FORM No. 2202 24603589	GEORGE E. COLE®
	September, 1975  THIS INDENTURE, WITNESSETH, That Relph B. Moore and June P. Moore (his	wife)
		Illinois
	(No. and Street) (City)	(State)
	for and in consideration of the sum of Seven Thousand Eight Hundred plus interest in hand paid, CONVEY_AND WARRANT_ to Bankof Commerce	
)	of 5500 St. Charles Rd. Berkeley III	inois
	and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreeme loving described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbir g applied rything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the	aratus and fixtures,
	Lr 59 in North Hillside Manor being a Subdivision of part of North half of the East half of the South East fractional quart of Seclien 7, Township 39 North, Range 12, East of the Third F Meridian 1 ing North of the Right of way of the Chicago Great Railroad Lompany in Cook County Illinois according to the plat recorded April 19, 1955 in the Office of the Recorder of Deeds Cook County Il inois as document No. 16208701 in Cook County,	the er Principal Western thereof of Illinois.
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	Hereby releasing and waiving all rights u.der and by rirtue of the homestead examption laws of the State of Illinois.  IN TRUST, nevertheless, for the purpose of focusing performance of the covenants and agreements herein.  WHEREAS, The Grantor Religh F. Monre & Iune P. Monre, his wife.	
	justly indebted upon principal promissory note bearing even date l	terewith, payable
	in 120 days \$7,800 plus increest and subsequent renewals	\$
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	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtednes. Ind. are purerest thereon, as herein and notes provided, or according to any agreement extending time of payment; (2) to p	in said note or and assessment or and all dwith interest two, or both, the a with the forewing or company or and all dwith interest two, or both, the area of the like or and all dwith interest two, or both, the area of the like or and all dwith interest two or both, the area of the like or and all dwith interest two or both, the area of the like or and all dwith all dwith and all dwith and all dwith and all dwith and all dwith all dwith and all dwith and all dwith and all dwith and all dwith all dwith all dwith all dwith all dwith and all dwith all dwith all dwith all dwith all dwith all dwith
	shall be taxed as costs and included in the serice that may be rendered in such foreclosure proceedings; which proceeding cree of sale shall have been entered or plot, shall not be dismissed, nor release hereof given, until all such expenses and distances of the control of the distance of the control of the heirs, executors, and agrees that upon the filing of any benefit point in the control of the distance of the control of the heirs, executors, and agrees that upon the filing of any benefit point in the control of the court in which such complaint is filed, may at out notice to the Grantor, obed they party claiming under the Grantor, appoint a receiver to take possession or charge out notice to the Grantor, obed they party claiming under the Grantor, appoint a receiver to take possession or charge out notice to collect the rentalization and profits of the said premises.  The name of a recompowner is: Ralph B. Moore & June P. Moore In the Event of the death or removal from said Cook.  Cook.  The court of the grante or said County is hereby appointed to be second successor in the trust, and if for any like cause said first successor fail or refuse to act, the person who shall hen be the a of Deeds of said County is hereby appointed to be second successor in this trust. And when all the afforciand covenants and a performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable of the party entitled, on receiving his reasonable of the control of the party entitled, on receiving his reasonable of the control of the control of the party entitled, on receiving his reasonable of the party entitled, on receiving his reasonable of the party entitled, on receiving his reasonable of the party entitled on the party entitled, on receiving his reasonable of the party entitled on the control of the party entitled, on receiving his reasonable of the party entitled on the control of the control of the party entitled, on receiving his reasonable of the control	ig, whe de- urser x, s, ind unistr tor, and occeeding, and once and with- f said premises his resignation, appointed to be ching Recorder agreements are harges.
	Witness the hand and seal of the Grantor this 25th day of August	1978
	Relan B. More	(SEAL)
	Jon Proser.	(SEAL)
	This instrument was prepared by <u>Carol Donahue - Bank of Commerce in Berke</u> (NAME AND ADDRESS)	Ley

## UNOFFICIAL COPY

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COUNTY OF	Cook	AUG-2978 122119	24603589 A - REG	10.00
I,Wa	rren L. McElr	<u>roy</u> , a No	otary Public in and for said Cou	nty, in the
State aforesaid,	DO HEREBY CERT	IFY that Ralph B. Moore		
				<del></del>
		ne person S whose name S a:		•
/ X	_	son and acknowledged that the		
wait of the rig		luntary act, for the uses and purpose	s uncrem set form, including the r	eicase and
Gigen a	S <sub>a</sub> ·	I seal this 25th	_ day ofAugust	19_78_
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