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THIS INSTRUMENT WAS PREPARED BY

Donald G. Roberts, Vice President OF THE FIRST NATIONAL BANK OF MT. PROSPECT 999 ELMHURST ROAD, MT. PROSPECT, ILL.

24 365 383

TRUST DEED

THIS INDENTURE. Made March 14 , 1978 , between James Di Lenge and

Ann P. DiLenge, his wife herein referred to as "Mortgagors," and Raymond S. Johnston

residing in Mount Prospect , Illinois, (herein referred to as Trustee"), witnesseth:

THAT, WHENEAS the Mortgagors are justly indebted to the legal holder or holders of the Note hereinafter described (said legal holder or holders being herein referred to as Holders of the Note) in the principal sum of

STY TOUSAND AND NO/100evidence by one certain Note of the Mortgagors of even date herewith, made payable to BEAFLR and delivered, in and by which said Note the Mortgagors

Dollars (\$ 6,000.00 on the 14th day of March 1983. All payments on account of the indebtedness evidenced by said No. e hall be first applied to interest on the unpaid principal balance and the remainder to principal unless paid when due shall bear interest at the

palance and the less than the last to palantage and the said principal sum of money and said provisions and limitations of this Trust Deco, and it approximate of the covenants and agreements herein contained, also in consideration of the sum of One Dolls in sur, paid, the receipt whereof is herey acknowledged, do by the unto the Trustee, its successors and assigns, are following described Real Estate and all of their estate, right,

The West 123 feet of Let 369 feet of Lot 14 in Smith and Dawson's 6th addition to Country Club acres Prospect Heights Illinois being a Subdivision in the West half of the North West quarter of Section 22, Academy 42 North, Range 11 East of the Third Principal Meridian in Cook County, Illinois.

1978 MAR 16 RECOUNTS TOF DEEDS

THIS TRUST DEED REPRESENTS A JUNIOR LITER ON THE APOUT DESCRIBED PROPERTY REAL ODER - REAL WAR

the property hereinafter described, is referred to hereinass the "press

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

7. When the indebtodness hereby secured shall become due whather by acceleration or otherwise, holders of the Note or Trustee shall have the right to foreclose the line hereof. In any suit to foreclose the line hereof, there shall slowed and included as additional indebtodness in the decree for sale all expendently and expenses which may be paid or incrurably attended to Trustee relatives of the Note for reasonable attended as to terms (see, appraiser's free, outlays to the paid or incrurably, attended to Trustee relatives, publication costs and costs (which may be estimated as to terms feet, appraiser's free, outlays for expension of the control of the cont

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all costs which under the terms hereof constitute secured indebtedness additional to that avidenced by the Note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgagors, their beirs, legal representatives or assigns, as their provided.

Q. 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 said grant and problems of any policition for the solvency or insolvency of Mortgagors at the time of application for the problems of the solvency or insolvency of Mortgagors at the time of the premises of the problems of the problems

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defenue which would not be good and available to interposing same in an action at law upon the Note hereby secured.

11. Trustee or the holders of the Note shall have the right to inspect the premises at all ressonable times and access thereto than be permitted to

1. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obliged to record this Trust Deed or to are its any power herein given unless expressly obligated by the terms hereod, nor be liable for any acts or omissions hereunder, except its Deed or to are its any power herein given unless expressly obligated by the terms hereod, nor be liable for any acts or omissions hereunder, except its Deed or to or any power herein given unless exhibited by the terms hereod, nor be liable for any acts or officially acts of the second of the present of the present of the second of the present of the second of the present of the present

30. Tusts shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trus. Po dass been fully paids, and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after rust any except as true may except as true the Note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true unitable inquiry. Where a release is requested of a successor trustee, such ancecame trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such ancecame trustee may accept as true on any note which bears a certificate of indentification purported; as to be executed extensions herein designated as the makers thereof; and where the release is equite of the original trustee and of the Note accriticate on any instrument identifying same as the Note described wherein the release is equite of the original trustee and my note which may be presented and which conforms in substance with the description herein thereof, the respective proposal herein designated as makers thereof.

14. Trustee may resign b instr. ment in writing filed in the office of the Recorder or Register of Tiles in which this instrument shall have been recorded or filed. In case of the res matter inability or refusal to act of the abovement Trustee, then the Chicago Tiles and Trust Company, of Cook County, Illinois, shall be and it is remy appointed Successor in Trutted for presentable or all acts performed hereunder.

15. This Trust Deed and all privisio a hereof, shall estend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors and the word "Mortgagors" when used here's "include all such persons and all persons liable for the payment of the indebtedness or any part thereof whether or not such persons shall have escented the Vote or this Trust Deed.

J.O. The Trustee, individually, may buy, ... we and hold the Nois or any interest therein, before or after maturity, and whether or not default shall have occurred or exists, and said Trities as a so holder of the Note or any interest therein and every subsequent holder thereof shall be entitled to the control of the Note of the Note of the Note of the Note and the note of the Note and the Trustee hereunder shall ever be deemed to have occurred or happened. Any actions or come se project of the Note and the Trustee and any holder of the Note may be deemed to have occurred or happened. Any actions or come se project of the Trust Deed to be taken by the Trustee and any holder of the Note may be taken logically by the Trustee and any holder of the Note may be

James Di Lenge	·p-	(SEAL) F. Di Lenge, his wife (SEAL)
STATE OF ILLINOIS	Yana) SS.	I, BARBARA A Le RABAC H- a Notary Public in and for and residing I. said Co. sty, in the State aforesaid, DO HEREBY CERTIFY THAT
County of Kettle)	James Di Lenge & Ann 2 Di Lenge, his wife
DANO P O		who are personally known to me to be the same error whose name S are subscribed to the foregoing Instrument, appeared before me this day in pera, and acknowledged that they signed scaled and delivered the said instrument as their fre and voluntary act, for the uses and purposes therein set forth, including the release and waiver of t'e ight of homestead. GIVEN under my hand and Notary Seal this day of March
S TO THE STATE OF		Barbara 11. Bumbach
The state of the s		Notary Public

: IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust lee' has been identified herewith under Identification No. 12498

Raymond Tollinston , as Trustee



FIRST NATIONAL BANK OF MOUNT PROSPECT 999 ELMHURST ROAD MOUNT PROSPECT, ILL. 60056

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END OF RECORDED DOCUMENT

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