NOFFICIAL CO

TRUST DEED This instrument prepared

by: Anne Koch,

27 042 144

The Wilmette Bank

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

MARCH 24, 19 84, between

* * * * ROBERT K. FOLEY AND CAROL K. FOLEY, HIS WIFE * * * * * * herein referred to as "Mortgagors" and THE WILMETTE BANK, an Illinois banking corporation located in Wilmette, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS, the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described (said legal holder or holders being herein referred to as Holders of the Note) in

cn principal sum of ******NINETY THOUSAND AND NO/100**************************** Dollars, evidenced by one certain Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the Mortgagors prom ise to pry the said principal sum and interest from date hereof on the balance of principal remaining from

Dollars on the FIFTFENTY day of each month thereafter until said Note is fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due on the 15TH day of APRIL, 1989

All such payments on account of the indebtedness evidenced by said Note are to be first applied to interest on the unpaid princ oal balance and the remainder to principal and all of said principal and interest are to be made payable at such binking house or trust company in the City of Wilmette, Illinois, as the Holders of the Note may from time in writing appoint, and in absence of such appointment then at the office of The Wilmette Bank n said city.

NOW, THEREFORE, The Mortgagors to secure '... payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of t is Tri st Deed, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and t so in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONV. "ar. "VARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, itle nd interest therein, situate, lying and being in the COUNTY OF COOK AND STATE OF "LI". OIS, to wit:

PARCEL 1:
LOT 1 IN MCGUIRE AND ORR'S SUBDIVISION OF BLOCK . IN A. H. TAYLOR'S ADDITION TO
TAYLORSPORT IN THE SOUTH WEST FRACTIONAL 1/4 OF SICTION 8, TOWNSHIP 42 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED, AS DOCUMENT 5767437;

THE SOUTHEASTERLY 1/2 OF VACATED ALLEY LYING NORTHWESTERLY OF AND ADJOINING PARCEL 1 VACATED BY ORDINANCE RECORDED AS DOCUMENT 6030882.

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COOK COUNTY, ILLINOIS FILED FOR RECORD

1984 APR 12 AH 10: 15

Sidney M. Olsen
RECORDER OF DEEDS

27042144

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, 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, awnings, stoves and water heaters. All of the foregoing are declared to be 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 the Mortgagors or their 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 herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

UNOFFICIAL COPY

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4. In case Mortgagors shall fail to perform uired of Mortgagors in any form and manner de ischarge, compromise or settle any tax lien or otl coneys paid for any of the purposes herein author	any covenants herein contained, Trustee or	the Holders of the Note may, but need	not make any payment or perfo	m any act hereinbefore re-
toiders of the note to protect the mortgaged pren hall be so much additional indebtedness secured rovided for said principal indebtedness. Inaction he part of Mortgagors.	nises and the lien hereof, plus reasonable cor hereby and shall become immediately due ar of Trustee or Holders of the Note shall neve	mpensation to Trustee for each matte nd payable without notice and with it or be considered as a waiver of any rig	or concerning which action herein the thereon at the same rate that accruing to them on account of	authorized may be taken, of interest per annum as is f any default hereunder on
Trustee or the Holders of the Note here rocured from the appropriate public office without aim thereof.	by secured making any payment hereby aut at inquiry into the accuracy of such bill, stat	thorized relating to taxes or assessme tement or estimate or into the validit	nts, may do so according to any y of any tax, assessment, sale, fo	bill, statement or estimate rfeiture, tax lien or title or
 Mortgagors shall pay each item of indel thout notice to Mortgagors, all unpaid indebted immediately in the case of default in making pa yo other agreement of the Mortgagors herein co. When the indebtedness hereby secured 	tedness herein mentioned, both principal an ness secured by this Trust Deed shall, notwyment of any instalment of principal or inter- ntained.	nd interest, when due according to the rithstanding anything in the Note or rest on the Note, or (b) when default a	terms hereof. At the option of the this Trust Deed to the contrar hall occur and continue for three	e Holders of the Note, and y, become due and payable days in the performance of
7. When the indebtedness hereby secured it to foreclose the lien hereof, there shall be allow Trustee or Holders of the Note for attorneys' fea ybe estimated as to items to be expended if millar data and assurances with respect to title as ybe had pursuant to such decree the true could ditional indebtedness secured hereby and imme-	ed and included as additional indebtedness is. Trustee's fees, appraiser's fees, outlays for entry of the decree) of procuring all such Trustee or Holders of the Note may deem to ion of the title to or the value of the premise listaly due and assured to the premise.	in the decree for sale all expenditures or documentary, and expert evidence, abstracts of title, title searches and obe reasonably necessary either to press. All expenditures and expenses of the same of the sam	istee shall have the right to fore and expenses which may be paid stenographers' charges, publica examinations, guarantee policie osecute such suit or to evidence to the nature in this paragraph menti	lose the lien hereof. In any or incurred by or on behalf tion costs and costs (which s, Torrens certificates, and o bidders at any sale which oned shall become so much
incurred by I rustee or Holders of the Note in ca aimant or defendant, by reason of this Trust De ght to foreclose whether or not actually commen of actually commenced.	nnection with (a) any proceeding, including ed or any indebtedness hereby secured; or (b ted; or (c) preparations for the defense of any	probate and bankruptcy proceedings of preparations for the commencemen of threatened suit or proceeding which	to which either of them shall be t of any suit for the foreclosure l might affect the premises or the	a party, either as plaintiff, sereof after accrual of such security hereof, whether or
8. The proceeds of any foreclosure sale of reclosure proceedings, including all such items at tonal to that evidenced by the Note, with intererepresentatives or assigns, as their rights n 9. Upon, or at any time after the filing of	the premises shall be distributed and appli s are mentioned in the preceding paragraph at thereon as herein provided; third, all princial asy appear. a bill to foreciose this Trust Deed, the court	ied in the following order of priority: thereof; second, all other items which cipal and interest remaining unpaid o	First, on account of all costs ar under the terms hereof constitute in the Note; fourth, any overplus	d expenses incident to the e secured indebtedness ad- to Mortgagors, their heirs
9. Upon, or at any time after the fling of some force or after sale, without notice, without remaser or whether the same shall be then occup suses profits of said premises during the pen for as will as during any further times when hay be roses ry or are usual in such cases for the whole is the sective to apply to the net income pending the said and said are or other lien which may be or all and detic large.	regard to the solvency or insolvency of Mo ied as a homestead or not and the Trustee h ency of such foreclosure suit and, in case of i lortgagors, except for the intervention of su protection, possession, control, management his hands in payment in whole or in part is	ortgagors at the time of application for hereunder may be appointed as such a n sale and deficiency, during the full s ach receiver, would be entitled to colle nt and operation of the premises durin of: (1) The indebtedress secured here!	a receiver of said premises. Such or such receiver and without regreceiver. Such receiver shall have actutory period of redicaption, we ct such rents, 13 years and profits, g the whole of said period. The C	appointment may be made into to the then value of the power to collect the rents, either there by redemption and all other powers which ourt from time to time may
pecial a second for other lien which may be or ale and deric next. 10. Jun rartial or total condemnation of hereof as may be drained by the Holder, and a remium or penalty.	ecome superior to the lien hereof or of such f the premises and upon demand of the Hol Il such proceeds so paid over shall be applie	n decree, provided such application is ilder of the Note, the Mortgagor shal ad upon the principal or accrued intere	made prior to foreclosure sale; (i pay over to the Holder all or si est of the Note as may be elected	the deficiency in case of a chick portion of the proceeds by the Holder and without
11. No action the en or ement of the list law upon the note here by sered. 12. Trustee or the Hreders of the Note si	en or of any provision hereof shall be subject all have the right to inspect the premises a	t to any defense which would not be g	ood and available to the party in	erposing same in an action
13. Trustee has no duty to comine the tigiven unless expressly obligate by the terms hemployees of Trustee, and it may require indem 14. Trustee shall release this Trost De die been fully paid; and Trustee may execut and element of the state of the sta	de, location, existence, or condition of the preof, nor be liable for any acts or omission rities satisfactory to it before exercising an and the lien thereof by proper instrument the release hereof to and at the request of a release hereof to and at the request of the recuest of the rec	remises, nor shall Trustee be obligate as hereunder, except in case of its or my power herein given. upon presentation of satisfactory evi f any person who shall either before o	ed to record this Trust Deed or to yn gross negligence or miscondu dence that all indebtedness secu	exercise any power herein ct or that of the agents or red by this Trust Deed has
14. Trustee shall release this Tr 4 De do not have a shall release this Tr 4 De do not have a shall paid; and Trustee may execut and a local release to the shall paid; and trustee may execut and a local release to the shall release to the s	ecured has been paid, which representation Note herein described any Note which bears ntair or be Note and which purports to ecu'd a cerificate on any instrument ident in abstance with the description herein cor	Trustee may accept as true without a certificate of identification purport be executed by the persons herein de tifying same as the Note described he ntained of the Note and which purport	inquiry. Where a release is requiring to be executed by a prior trussignated as the makers thereof; rein, it may accept as the genuins to be executed by the persons i	sand exhibit to Trustee, sted of a successor trustee, tee hereunder or which con- and where the release is re- e Note herein described any terein designated as makers
15. Trustee may resign by instrument in tion, inability or refusal to act of Trustee, Chicage refusal to act, the then Recorder of Deeds of the and authority as are herein given Trustee, and a	writing mee' in the office of the Recorder or R to Title an True Company, Chicago, Illino county in which me amises are situated sh ny Trustee or sweets a shall be entitled to	Registrar of Titles in which this instru- pis, an Illinois corporation, shall be S all be Successor in Trust. Any Succe o reasonable compensation for all act	ment shall have been recorded or uccessor in Trust and in case of ssor in Trust hereunder shall have a performed bersunder.	filed. In case of the resigna- its resignation, inability or the identical title, powers
16. This Trust Deed and all provisions he when used herein shall include all such persons at trust Deed. 17. Without the prior written consent of the provided in the Note for breach of this convenant conveyance or encumbrance.				
	too or sussesses shall receive to its assistant	s a fee as determined by its rate sche ar any provisions of this trust deed.	dule in effect when the release de The provisions of the "Trust An	
		6.		
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	er er er er er er er er er er. Grande er			
		\mathbf{C}		
		writen.	9	
YlehAldok	of Mortgagors the day and year first above	written. Aud Z	. Sirlari	[seal]
ROBERT K. FOLEY	[se	CAROL K. I	OLEY	[seal]
STATE OF ILLINOIS County of COOk	I. CRAIG S. MORRI a Notary Public in and for and residing in ROBERT K. FOLEY AN	said County in the State aforesaid,		7
			0.000	
strument, a said Instru	CE personally known to me to be the sa ppeared before me this day in person and ac ment as their waiver of the right of homestead.	cknowledged that they	 Compared to the compared to the c	scribed to the large going In- ned, sealed and delivered the grein set forth, including the
CRAIG	GIVEN under my hand a Notarial Se	eal this day o	MARCH S	7. A:D. 19 8y
hip conveisator	samples June 3, 1986		Notary Puh	lic
IMPORTAL FOR THE PROTECTION OF BOTH THE THE NOTE SECURED BY THIS TRUST I	E BORROWER AND LENDER,	THE WILMETT	E BANK, as Trustee.	been identified herewith
BY THE TRUSTEE NAMED HEREIN I FILED FOR RECORD.		BY Milled	Vice President Secretary	
D NAME THE WILM	ETTE BANK			
L STREET 1200 CEN I WILMETTE	TRAL AVENUE , ILLINOIS 60091	P)	OR RECORDER'S INDEX PUI DDRESS OF ABOVE DESCRI	RPOSES INSERT STREET BED PROPERTY HERE
E R Y INSTRUCTIONS	OR PA	/ <u>199</u>	300 PALOS ROAD,	GLENCOE, IL
RECORDER'S BO	COFFICE NUMBER 1 1 1 1 1 1 1	a defail	•	

END OF RECORDED DOCUMENT