This Indenture, 🛶 📥

26th

day of June A.D. 19 86

Painting Plus, Inc., Joseph Bell, President and Ellen Bell,

Secretary

Village Of Orland Park

Cook in the County of

86306613

Illinois , party of the first part, and Orland Park Plaza Bank of the County of Cooland State of Illinois, as trustee, party of

the second part.

WITNESSETH: THAT WHEREAS, the said

Painting Plus, Inc, Joseph Bell, President and Ellen Bell, Secretary

grantors herein are juitly indebted upon one principal promissory note bearing even date herewith, payable to bearer The sum of Thirty Seven Thousand and 00/100 to be repaid on June 24, 1987, at the rate of 10.50%, interest to be repaid monthly.

This Trust Deed shall secure any and all renewals, or extensions, of the whole or any part of the indebtources hereby secured, however evidenced, with interest as may be agreed upon, and any such renewals or extensions of or any change in the terms or rate of interest shell not impair in any manner the validity of or priority of this Trust Deed, nor release the Bornower from personal liability for the indebtedness hereby secured

Now therefore, the said party of the first part for the purpose of securing the payment of said principal sum of money and said interest, and all future advances, whether obligatory or discretionary, together with interest thereon, pursuant to the terms hereof, according to the true intent and meaning of said note and of all notes evidencing such future advances, and for the purpose of securing the faithful performance of the covenants and agreements herein contained, and also in considered of the sum of one dollar (\$1.00) in hand paid, do by these presents convey and warrant unto the said party of the second part the following described real estate, with the improvements, thereon, and all lifting, heating, lighting and plumbing apparatus and other machinery and fixtures now, or that may hereafter be attached to or to the part of said premises, and everything appurtenant thereto, together with the rents, issues and profits thereof, which are hereby absolutely assigned, set over and transferred unto second party whether now due or which may he caller become due under or by virtue of any verbal or written lease or occupancy agreement, said real estate seing situated in the County of the State of Illinois, to-wit:

LOT 33 IN WEDGWOOD TRAILS, BEING A SUBDIVISION OF PART OF THE SOUTHWEST QUARTER OF SECTION 9, TOWNSHIP 36 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, J. COOK COUNTY, ILLINOIS.

PIN #27-09-313-012

DEPT-01 RECORDING T\$2222 TRAN 0258 07/21/86 15:16:00 \$4920 \$ B * - 86-306613 COOK COUNTY RECORDER

Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois.

TO HAVE AND TO HOLD the above described premises, with the appurtences and fixtures unto the said party of the second part and its successors and assigns forever, for the uses and our loses and upon the trusts herein set forth and for the equal security of said principal and interest without priference or priority by means of priority of time of maturity thereof.

It is understood that at any time before the cancellation and release of this trust deed, said note, and all notes evidencing future advances, including the terms of repayment thereof, may from time to three be modified or amended in writing thereon by the parties liable thereon and the holder thereof to include any future advance or advances for any purpose made by the holder, at its option, to or for said parties liable thereon. Grantors covenant and agree that this trust deed secures any and all such future advance or advances, together with the specified interest thereon, as well as the hereinbefore described principal and interest now evidenced by said note. The term note as used in this Trust Deed includes the principal promissory note described above, as so modified or amended, if the same be so modified or amended, and any and all notes evidencing any future advances from holder hereof to Dehtors herein, whether such advances are obligatory upon holder or merely discretionary; and nothing contained herein shall be considered as limiting the interest which may be secured hereby or the amount or amounts that shall be secured herein when advanced to protect the security or otherwise.

or amounts that shall be secured herein when advanced to protect the security or otherwise.

And the said grantors covenant and agree as follows: To pay said indebtedness and the interest thereon as herein and in said note provided; to pay prior to the first day of June in each year, all taxes and assessments levied upon said premises; to commit or suffer no waste to said premises, to keep any and all buildings thereon in good repair but not to cause, suffer or permit, without first obtaining written permission or consent of said trustee, any remodeling or alteration of the building or buildings thereon or construction of any new improvement, thereon; to keep all buildings at any time on said premises insured to the full insurable value thereof, and at least in the amount of the indebtedness secured hereby against loss by fire, lightning and those hazards covered by extended coverage endorsement, and such other hazards as the legal holder of said indebtedness is fully paid, and in case of foreclosure, until expiration of the period of redemption therefrom; to place and keep such insurance in companies to be approved by the legal holder of said indebtedness and to deliver to said legal holder the said insurance policies, with the usual mortgage or trustee clause attached thereto, making all loss, if any, thereunder payable to said Trustee, as his interest may appear; not to suffer or permit: (1) any liens of mechanics or material men or other claim to attach to said premises; (2) any nuisance to exist on said property; (3) any unlawful use of said; or, (4) without written consent of the trustee, (a) any use of said property; (3) any unlawful use of said property. And in the event of the failure of said grantors so to pay said taxes and assessments, or to keep said buildings insured as aforesaid, or to keep said premises free from any such liens of mechanics or material men, the holder of said indebtedness may pay such taxes or assessments, or discharge, or purchase any tax lien or title affecting said premises,

to contract, from the late of hydrest, shall be so mick additional indebtedness secured hereby; and it shall not be obligatory upon the holder of said indebtedness to inquire into the validity of any such tax liens or titles, taxes or special assessments or sales therefor, or into the validity of any lien-of-mechanics or material men, or of other claims attaching to said property; in the assessments of the claims attaching to said property; in the assessments of mind to the claim attaching to said property. claims attaching to said property, in advancing moneys in that behalf as above authorized.

IN CASE OF DEFAULT in the payment of principal, interest or any other installment thereof provided in said note, and, notwithstanding any provisions in said note to the contrary, in the event of albimaid of or fallure is perform any of the covenants and agreements contained in this trust deed, or if proceedings are instituted to enforce any other lief, or charge upon any of said real estate; or for partition thereof, or upon the filing of any ceeding in bankruptcy by or against any one or more of the mortgagors, or if any one, or more of the mortgagors ahall make an assignment for the benefit of his creditors or if said property shall be placed under control of or in custody of any court, or if there is any voluntary or involuntary change whatsoever in the legal, and the or contractural ownership of the property described herein, then and in any such event the whole of a said indebtedness shall, at the option of the legal holder thereof, without notice become immediately dus and payable and shall be recoverable by foreclosure hereof or by suit at law, or both, in like manner as if all of said indebtedness has then matured by lapse of time.

IT IS FIRTHER AGREED by the grantors that in case a right of foreclosure or other right of procedure psyable and shall be recoverable by foreclosure hereof or by suit at law, or both, in like manner as if all of said indebtedness has then matured by lapse of time:

IT IS FURTHER AGREED by the grantors that in case a right of foreclosure or other right of procedure shall arise hereunder, the legal holder of said principal note or if any part thereof, or the said trustee for the benefit of such holder, shall have the right to bring such legal or equitable proceedings for the collection of the moneys hereby secured as they may deem necessary, that all reasonable, expenses and disbursements past of the complainant in connection with the foreclosure hereof, including reasonable solicitors fees, outlays for documentary evidence, stenographer's charges, cost of furnishing a Guarantee-Title Insurance Policy (in the amount of the foreclosure sale price) or complete abstract to said premises; shall be paid by the grantors; that the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantors or any holder of any part of said indebtedness, as such may be a party, shall also be paid by the grantors; that such fees, expenses and disbursements shall be an additional lien and charge upon said premises secured by this such fees, expenses and disbursements and the cost of such suit have been paid.

The grantors waive all right to the possession of, and income from said premises pending foreclosure of this trust deed and pending any other action relating to said premises wherein said trustee or said holder shall be a party, and with the period of redemption, if any, from any said therein shall expire, whether there be redemption from such as all or not, and grantors agree that upon the filling of any bill to foreclose this trust deed and pending any other action, the court in which such bill is filed, or such such or said premises of whether said premises of any part thereof are then or at any time occupied as a homestead appoint a redemption from sich said or only part thereof are then or at any t In the event of the refusal, resignation or inability of the grantee to act as trustee; the then Recorder of side of said a County is hereby appointed to be second successor in this trust.

When all the aforesaid covenants and gramments have been fully performed the said Trustee shall research premises to the party entitled to ready the same, on receiving his reasonable charges therefor.

WITNESS the hands and seals of the grantors the day of the say of the same. 275 Act 127 (SEAL) Presiden (SEAL) Eller Pall, Secretary BANTSHOUSE Lo-14th AND STATE STATE HAVE STATE OF ILITHOIS the undersigned DO HEREBY CERTIFY that Painting Plus, Inc., Joseph Bell, President and personally known to me to be the same person Swhose name are subscribed to the fore oins to want before me this day in person, and acknowledged that they signed, scaled and delivered the said inserveent as their free and voluntary act; for the uses and purposes therein set forth, including the release and waiver of the of homestead. 86, GIVEN under my hand and Notatial Seal this 26th day of June ·17. 19... Notary Public My Commission Expires Apr. 18, 1989 MAIL STATE OF hereby certify that the within Loan Ħ for record Book F ILLINOIS, PARK, LA GRANGE **E** Z in the County 0 in the office Recorder 60462 2 un ustur 9 ٩,