## TRUST REPORT (NO. 2202 FEBRUARY, 1985 CGPY)

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	COMA PEOPLA
THIS INDENTURE WITNESSETH, That Lawrence R. Payons	87155371
Arlene Payone, his wife	
(hereinafter called the Grantor), of	- (Fig. 19770099)
	(State)
for and in consideration of the sum of	
in hand paid, CONVEY AND WARRANT to	The street will the second street and the second street
of 26 W. North Ave. Northlake Il	linois.
as Trustee, and to his successors in trust hereinafter named, the following de estate, with the improvements thereon, including all heating, air-conditioni plumbing apparatus and fixtures, and everything appartement thereto, toget	scribed real ng, gas and ther with all
rents, issues and profits of said premises, situated in the County of COL Lot 14 in Margani Third Addition to Frankl	IN Sark In the Worth Mest dranter draster of section
Township 40 North, Range 12, East of the Ti	aird Principal Meridian, according to
plat thereof recorded as Document 14752026	in Cook County-Millinois . The Manufacture
Hereby releasing and waiving all rights under and by virtue of the homesto	end exemption laws of the State of Illinois: he with the reserved
Permanent Real Estate Index Numbers 12-28-111-021	CPCRO
Address(es) of premises: 3005 N. George St., Frank	
IN TRUST, nevertheless, for the purpose of securing performance of the commence of the commenc	ovenants and agreements herein.  nissory note bearing even date herewith paylible.
	DAY OF APRIL, A.D. 1987;
\$153.96 ON THE WENTIETH DATE THEREAFTER FOR SIXTEN MONTH	
	1 DAY OF SEPTEMBER, A.D. 1988.
0/	
	(A) (i)
	THS, AND A FINAL PAYMENT I DAY OF SEPTEMBER, A.D. 1988.
	0, 30,
then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbursements paid or including reasonable attorney's fees, outlays for documents y widence, ster whole title of said premises embracing foreclosure decrees that be paid by suit or proceeding wherein the grantee or any holdes of mapter of said indeby expenses and disbursements shall be an additional light upon said premises, such foreclosure proceedings; which proceeding, whether decree of sale shall until all such expenses and disbursements, and the dots of suit, including attoe executors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the flight of any complaint to foreclose the without notice to the Crantor, or to only havy claiming under the Grantor, appeared the rents, issues and profits of the said premises.  The name of a record owner is Lawrence R. Pavone-INTHE EVENT of the deliber removal from saidCOOK	due in each var, all taxe lith assessments against said premises, and on or diamage to rebuild on reporter all buildings or improvements on said mises shall in the consumered or suffered; (5) to keep all buildings now or at the terein, who in problem buthorized to place such insurance in companies transhed payable. The first Trustee or Mortgage, and econd, in the remain with the said Mor gagee or Trustee until the indebtedness is fully or times when the said seshal, become due and payable. The prior inclumpanies or the interest thereon when due, the grantee or the or assessments, or discharge or purchase any tax lien or title affecting said to time; and all money so prior in the first or agrees to repay immediately interest, and all money so prior in the annum shall be so much additional. The whole of said indebtedness, including principal and all earned interest, listely due and payable, and with interest thereon from time of such breach hereof, or by suit at law, or both, the same and an of said indebtedness had incurred in behalf of plaintiff in connection with a foreclosure hereof—hographer's charges, cost of procuring or complaint, abstract showing the the Grantor; and the like expenses and disburser entry, occasioned by any tedness, as such, may be a party, shall also be paid by the Grantor. All such hall be taxed as costs and included in any decree that may be rendered in have been entered or not, shall not be dismissed, nor relass hereof given, truey's fees, have been paid. The Grantor for the Grantor and for the heirs, possession of, and income from, said premises pending such foreclosure is Trust Deed, the court in which such complaint is filed, may at once and point a receiver to take possession or charge of said premises with power to and Ar-lene Pavone, his wife.  County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust; who shall then be the acting Recorder of Deeds of said County is hereby covenants and ag
This trust deed is subject to none.	more charges.
	March , 19.87.
Witness the hand and seal of the Grantor this _16th_ day of	March 19.87.
	Saurence R Pavor fr. (SEAL)
Please print or type name(s)	LAWRENCE R. PAVONE JR.
below signature(s)	Orlene Javone (SEAL)
	ARLENE PAVONE
This instrument was prepared by Grace Eisenbraun c/o 1	

## **UNOFFICIAL COPY**

	ILLINOIS	· · · · · · · · · · · · · · · · · · ·			
STATE OF COUNTY OF_		SS.			
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I, Ray	mond F. Seiffert		•	y Public in and for said	
State aforesa	id, DO HEREBY CER	TIFY thatLawre	nce R. Pavone J	r. and Arlene Pavo	one, his
wife					
personally k	nown to me to be the s	ame person_s_ whose	name s are s	ubscribed to the forego	ing instrumer
appeared be	for me this day in pe	erson and acknowle	dged that they	signed, sealed and deli	vered the sa
instrument a	s <u>t)eir</u> free and v	oluntary act, for the	uses and purposes th	erein set forth, including	the release ar
waiver of the	e right of acmestead.				
Given	ander my hand and offici	al seal this <u>sixtee</u>	athday of_		87.
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(Impress	HAYMOND F	SEIFFERT D	1	1500	1 A
	My Commission Expir	elelfaac .	7 7 200	Notary Public	
Commission	Expires 6/6/90				
Maria Andreas		0/			
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7 10: 40	NORTHLAKE BANK (6188)  26 W. NORTH AVE.  NORTHLAKE IL 60164  TO  TO  LAWRENCE R. PAVONE JR.	ARLENE PAVONE		Co	