TRUST DEEDOFFICIAL COPY 0 4

(FIRST NATIONAL BANK, TRUSTEE)

THIS INDENTURE, made

87350404

THE ABOVE BPACE FOR RECORDERS USE ONLY

19 An botwoon

THIS INDENT	TURE, made	June 13,	19 87: between BANK OF BLUE ISLANE	n	
virtue of the l	aws of the State of I ds in trust duly recor-	d existing under the laws of lilinols, doing business in B ded and delivered to said Co R7057	of the United States, and q ilue Island, Illinols, not pers ompany in pursuance of a T heroin referred to as "First	ualified to do a trust business u sonally but as Trustee under the f Trust Agreement dated June Party."and	nder and by Provisions of 12, 1987
an Illinois corp THAT, WHEF Sum of	poration, herein refer REAS First Party ha	red to as TRUSTEE, withes s concurrently herewith ex	sethic bank or beck secuted an instalment note	bearing even date herewith in t	the principal
ONE	to REARER	TY TWO THOUSAND AND	,	- (\$172,000.00)	- Dollars,
and delivered.	in and by which sai d hereinafter specific	ally described, the said princ	cipal sum and interest from	ortion of the trust estate subject t	
	instalments as follows	a balance of principal remains: TWO THOUSAND EIGH	ning from time to time unp IT HUNDRED TWENTY S	paid at the rate of 10% IX AND NO/100	per cent
All such paymand the remai) Or most dand dand interest, in the sooi ents on account of the nder to principally in per cent per all island, in Blue Island of this trust deed, and of this trust deed, and of this trust deed, and of this trust deed.	pyided that the principal of mum, and all of said principal, 'llinois, or at such place are a the payment of the said the in consideration of the said	thereafter until said not 13th y said note to be first applif each instalment unless paid and interest being mad as the Holders of the Note principal sum of money and said. The Holder in hend paid, the of One Boller in hend paid.	TWO THOUSAND EIGHT HUN bits is fully paid except that the find day of June and the unpaid print and when due shall bear interest a de payable at the offices of the Fe may, from time to time, appoin a company of the correction when the terms receipt whereof is hereby acknowled many described Real Estate situate, by	nal payment , 19 90 clpal balance at the rate of irst National at in writing. ms. provisions depet does by
in the County of	Lake/Cook	and State of Illino	s, to wit:		
PARCEL 1:	of the Southwe	est & of Section 27 idian. according to	', Township 43 Nort o the plat thereof	n of part of the South h, Range 13, East of t recorded August 12, 19 Lake County, Illinois	the Third 164, as
PARCEL 2:	subdivision of	f the East ½ of the the West ½ of the	e Tast 1 of Section Southwest 1 of Sec acipal Meridian, in	COOK COUNTY RECORDER	and orth, 5/87 10:53:00 四年四十四年
	-	-87320404	D PROWERS	isly understood that the aforest are the euneficiaries of first nation	
			HAWK IF MILE AND IS NO. 7	THE TRUSTEE	<u> </u>
				7 ,	
which with the	property hereinafter des	arlbed, is referred to herein as t	ho "Promises."	'S	
TOGETHER so long and duri estate and not s light, power, rel shades, storin di real estate whot First Party or its TO HAVE A in set forth, IT IS FURT) I, Until the or rebuild any te condition and re due any indebte of the descharas	with all Improvements, ang all such times as First econdarily), and all appringers and windows, floor her physically attached is successors, or assigns show TO HOLD the pre-tile NOD TO HOLD the pre-tile NOD AT Indebtedness aforeseld sulldings or improvement palls, without waste, and dness which may be seed of such prior lien to To	tenements, easements, fixture Party, its successors or assigns aratus, equipment or articles no controller coverings, inador beds, awnin thereto or not, and it is agreed self the considered as constitution nises unto the said Trustee, literable by alley bed, and in case of the now or hereafter on the presented by a lien or charge on the pricustee by a lien or charge on the pricustee or to holders of the no	s, and appurtenances trareto (which may be entitled thereto (which pay or hereafter thereto (which pay or hereafter thereto, including (vgs, stoves and water heaters, A that all similar apparatus, equip g part of the real astato, successors and assigns, forever, lefthe failure of First Party, its semisos which may become dama feets of claims for llan not expressing superior to the lien heres; (4) complete within a rease	slonging, r. o. ill rents, issues and prof are pied ed primarily and on a parity on used to sur pir heat, gas, air condit without recured by the foregoing), sor ill of the foregoing), sor colored to be sment or article, brieafter placed in the for the purposes, and upon the uses an successors or assigns to: (1) promptly aged or be destroyed; (2) keep said preseally subordinated to the lien hereof reof, and upon request exhibit satisfaconable time any building or buildings or dinances with respect to the premis	tioning, water, seens, window he part of said he premises by and trusts here-repair, restore smises in good (13) pay when story evidence now or at any
thereof; (8) refi staches all gene and upon writte by statute, any mises insured ag under policies p in full the indeb	rain from making mater rai taxes, and pay special in request, to furnish to tax or assessment which jainst loss or damage by roviding for payment be tdeness secured hereby,	risi alterations in seld premise I taxes, special assessments, was Trustee or to holders of the no first Party may desire to cont fire, lightning or windstorm a y the insurance companies of m all in companies astisfactory to	is except as required by law o or charges, sawer service charge te duplicate receipts therefor; (E et (O) keep all buildings and li nd fload damage, where the le coneys sufficient either to pay t the holders of the nate, under i	r municipal ordinance: (7) pay before, and other charges against the premise, and other charges against the premise; not offer that the mamprovements now or hereafter situated by law to have its lother cost of replacing or repairing the anatom offer payable, in case of its ortgage clause to be attached to each ortgage clause to be attached to each	e any penalty less when dus, liner provided d on said pre- less to insured ame or to pay less or damage,

MAIL TO: DANT REALISM ATTEMPTS FOR STAND STAND STAND STAND STANDS 60406 . Send TO INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER THIS DOCUMENT PREPARED BY: NORMA WIERMAN

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE LIBBLE ROAD Highland Park, II-60 PCL 1: 11.60035 PCL 2: 300 West Lake Street Oak Park, Il. PCL 1: PIN #16-27-310-001

PCL 2: PIN #16-08-118-025

a. Ao

FIRST NATIONAL BANK OF BLUE ISLAND 13057 S. WESTERN AVENUE **BLUE ISLAND, ILLINOIS 60406**

\$12.00 MAIL

deliver all policies, including additional invalidations and provided the provided to the company and provided in the provided to the company and provided in the provided to the company and provided in the provided to the company and provided to the comp vided; third, all principal and interes; remaining unpaid on the note; forth, any overplus to First Party, its legal impresentatives or assigns, as their rights may appear.

7. Upon, or at any time after the firm of a bill to foreclose this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointent may be made a the person or after sale, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the person or person, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the same shall be time, occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver hall have power to collect the rently issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of relembton, whether there be redemption or not, as well as during any further times when First Party, its successors or assigns, except for the intervel (for inf such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such case. To the protection, possession, control, management and operation of the premises during the whole of said period. The court from time to time may at inorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing it is trust deed, or any lax, special assessment or other lien which may be or becomes uperior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

8, Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose. to the lien hereof or of such decree, provided such applications in make prime to indicate any power the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

9. Trustee has no duty to examine the title, location, e. istrace, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

10. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may except instrument upon presentation of satisfactory evidence that all indebtedness that the request of any post on who shall, either before or after maturity thereof, produce and exhibit to Trustee the note representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is riquested of a successor frustee, such successor frustee may accept as the genuine note herein described any note which bears a certificate of identification purports to be executed by a prior trustee hereunder or which conforms in substance with the described herein, it may accept as the genuine note herein described any note which may be presented and which non-orns in substance with the described herein, it may accept as the genuine note herein described any note which may be presented and which can orns in substance with the described herein, it may accept as the genuine note herein described any rate which may be presented and which can orns in substance with the described herein, it may accept as the genuine note herein de or decree of foreclosure of this trust deed, on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this trust deed.

THIS TRUST DEED IS EXECUTED BY THE FIRST NATIONAL BANK OF BLUE ISLAND, not pursonally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee land said First National Bank of Blue Island, berein or in said note contained shall be construed as creating any liability on the said First Party or on said First National Bank of Blue Island, personally to pay the said acte or any interest that may accrue thereon, or any indebtedness accruing hereunder, of to perform any convenant eith respressor implied herein contained, all such liability. If any, being expressly walved by Trustee and by every person now or having the concerned, the legal hoofs or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the rayment thereof, by the enforcement of the lien hereby created, in the merner herein and in said note provided or by action to enforce the personal liability of, a juarantor, if any.

IN WITNESS WHEREOF, First National Bank of Blue Island, not personally but as Trustee as aforested, has caused the presents to be signed by its Assistant Vice President, and its corporate seal to be hereunto affixed and attested by its Assistant Secretary, the day and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, NOT PERSONALLY, BUT AS TRUST IN NOER TRUST # 87057 XXXXXXXXV ice-President Assistant Secretary STATE OF ILLINOIS the undersigned COUNTY OF COOK a Notary Public in and for said County in the state aforesaid, DO HEREBY <u>Wílliam H. Thomson</u> CERTIFY, that _ ASSISTATE Vice-President of the FIRST NATIONAL BANK OF BLUE IS-Richard T. Hardy LAND, and, Assistant Secretary of said Company, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such ASSAM Vice-President, and Assistant Secretary, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Company, as Trustee as aforesaid, for the uses and purposes therein set forth; and the said Assistant Secretary then and there acknowledged that said Assistant Secretary, as custodian of the corporate seal of said Company, all naturement as said Assistant Secretary's own free and voluntary act and as the free and voluntary act of said Company, as Trustee as aforesaid, for the uses and purposes there in set forth. , ₁₉ <u>8</u>7 Given under my hand and Notarial Seal this ____13th_ day of ____ ___June Dalace Thucenastic Notary Public The Instalment Note mentioned in the within Trust Deed has IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND been identified herewith under Identification No. LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HERE FIRST NATIONAL BANK OF BLOE ISLAND IN BEFORE THE TRUST DEED IS FILED FOR RECORD. Con Bricer