1988	APR 2	20 1	M IC): 05	881632//	
7. When the indebtodness hereby secured sha right to foreclose the lien hereof. In any sult to foreclose ale all expenditures and supenses which may be paid or i fere, appraiser's fees, outlays for documentary and experted to the expended after entry of the decree) of procuring a and similar data and assurances with respect to fills as or to evidence to hidders at any sale which may, he had turns and expenses of the nature in this paragraph mention with interest thereof a trace of the paragraph mention benefit and the proceedings, to which is belief to any decivities of the proceedings of the pr	the liet neurrol teviden il auch Trustee (pursuant ned shal um, whe tither of	n bereu by or o ce, sien abstract or hold to suc locom n naid them them	i, the month of the column of	ing shall be allowed a call of Trusher or hole hers' charges, publicative, it is an exches at the Note may deem eres the true condition much additional indebtured by Trustee or he a party, either as necessarial of any suit.	and included as additional indebtedness iders of the Note for reasonable altorney altors patient or the Note for reasonable altorney altors patient or the state of the Note of the Note of the Note of the President of the President of the Note of the Note of the Note in connection with (a piaintiff, claimant or defendant, by many for the foreclosure hernof after accrual for the foreclosure hernof after accrual.	in the decree for registers. Truster's maind as to items rerns certificates, cancile such auti item. All expendi- due and payable due and payable on of this Trust of such right to
8. The proceeds of any foreclosure sale of the all costs and expenses incident to the foreclosure proceed other items which under the terms hereof constitute sect third, all principal and interest remaining unpaid on the rights way appear.	ings, inci ired inde Note: f	luding (blednes ourth, (all su s add any o	ch items to Mortgagor strongly to that evidence verplus to Mortgagor	ntioned in the preceding paragraph be ced by the Note, with interest thereon as rs, their beirs, legal representatives or	reaf: second, all barels provided; assigns, as their
9. Upon, or at any time after the fiting of a premises. Such appointment may be made either before of application for such receiver and without regard to the the fruster bereamder may be appointed as roch receive the pendency of such foreclosure suit and, in one of a soft, as well as during any further times when Morigagors premises during the whole of said period. The Court from or in part of: (1) The land helders secured hereby, or or become superior to an impact or of such decrees, described.	then various then various then various the sand of the	tale, write of receive a deficition the in such a time	thout the part of the lency, inter the car may	notice, without regar remises or whether the II have power to coll- during the full statut- reention of such receives set for the protection sutherize the receiver the losing this Trust Deed.	d to the solvency of intolvency or score; e same shall be then occupied as a born-left the result, issues and profits of said incry period of redemption, whether there river, would be estitled to collect such as possession, courtor, management and to apply the net income in his hands in a ce say (as, ropecial assessment or other is	ngors at the time premises during be redemption or rents, issues and operation of the payment in whole you which may be

10. No action fc, the enforcement of the lieu or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an intion at law upon the Note hereby secured.

11. Trustee or the hote'ers of the Note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for

12. Trustee has no duty or amine the title, location, existence, or condition of the premism, nor shall Trustee be obliged to record this Trust of or to exercise any power herein grow unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, exempt he is of its own gross negligence or mission until of the agents or employees of Trustee, and it may require indemnities satisfactory to it before cising any power herein given.

associated any power herein given.

13. Trustee shall release this Trus. Seed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtadness secured by this Trust Deed has been fully said; and Trustee may execute and deliver a release, hereof to and at the request of any person who shall, either before or after maturity thereof, produce and sub-like to Trustee the Note, representing that all indebtedness hereby secured has been paid, which represents to the research of the secured of a successor trustee, such successor trustee may accept as true which is faulty. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine. Note herein described any note which have a release in requested by a prior trustee hereunder or which conforms in substance with the description herein contained of the Note and which purports to be executed by the persons herein designated as the makers thereof, and which purports to be vascuted by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing ties in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed, in case of the resignation, inability or ref tast to set of the above-named Trustee, then the Chicago Title and Trust Company, of Cook County, Illinois, shall be and it is hereby appointed Successor or 1 rust. Any Successor in Trust hereunder shall have he identical title, between and authority as are herein given Trustee, and any Trustee or successor shall be stilled to reasonable compensation for all agis performed hereunder.

15. This Trust Deed and all provisions becook shall extent'r, and be hinding upon binningsors and all persons claiming under or through Morigagors, and the word "Morigagors" when used berein shall 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 executed the Note or this Trust Dee.

16. The Trustee, individually, may buy, sell, own and hold in Note or any interest therein, before or after maturity, and whether or not default shall have occurred or exists, and said Trustee as a holder of the Note or any interest therein and every subsequent holder thereof shall be entitle to all the same regard and remedies as are in the trust Deed given to the holder of the Note with like effect as if said Trustee were not the Trustee under this Trust Deed. No merger of the interest of same frustees as a holder of the Note and as Trustee are the holder of the holder of the Note may be clearly holder of the Note.

Witnesses the hand an Angles Witnesses the hand Thomas M. Moore	of the Note. d seal
STATE OF ILLINOIS County of McHerry SS.	(SEAL) i. Michele Murphy a Notary Public in and for and residing in said County, in the Sine alorsaid, DO HEREBY CERTIFY THAT Thomas M. Moore and Paula K. Moore, h's vife
"OFFICIAL SEAL" MICHELE MULTIFLY Netary Public, Sign of Ulmone My Commission Expires 9/1/91	who Ara personally known to me to be the same person. 8 whose harm 8 subscribed to the foregoing Instrument, appeared before me this day in person and solmowiedles, that they aigned, sealed and delivered the said instrument as they free and voluntary. It for the uses and purposes therein set forth, including the release and waiver of the right of homested. CIVEN under my hand and Notary Seal this. 4 they day of Copyril A.D. 10.58 Michele Manybly 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 RE-CORD.

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No. 7053 MOUNT PROSPECT FIRST NATIONAL BANK OF

					,		
MAIL TO LANGE	to:	First	MATIONAL	BANKEL	Mt. PROSINE	27	Ĭ
TEPAKE	dby:	one	First B	AIL Pla	2/4	,	
WAL I COMME	0	11.	lowit Leas	spear, as c	L 60056		
BEC Form 22252 PAV	999	~	Michael	GARCIA	- V.P.		

BFC Form 22252 BOX 333 - GG

UNOFFICIAL GOPY77

THIS INDENTURE, Made April 4.

, 19 88 , between Thomas W. Moore and Paula K. Moore,

his wife

herein referred to as "Mortgagors," and First National Bank of

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

THAT, WHIRRAS 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

ONE HUNDRED FIFTY THOUSAND AND NO/100---------Dollars (\$ 150,000.00 evidenced by one certain Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of P+1%* & per annum prior to maturity as follows: P+12* = 1% over lander's prime, floating. The annual interest rate will not increase above21% ONE HUNDRED FIFTY THOUSAND AND NO/100--Dollars (\$ 150,000.00 evidenced by said to e shall be first applied to interest on the unpaid principal balance and the reasinger to principal unless paid when due shall bear interest at the rate of P+47* per cent our annum. P+47* = 47 over lender's prime, floating. The annual delinquent interest rate vill not increase above 24%.

NOW, THEREFORE, the Mortgagors to secure the payment of the said

principal sum of money and said interest in accordance with the terms provisions and limitations of this Trust Deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, on the receipt whereof is hereby ocknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the Village of Palatine

County of Cook and County of Elm Cook and Resubditions of Illinois, to wit: BEING A SUBDIVISION OF THE WEST 90 ACRES OF THE SOUTH WEST 1/4 OF SECTION 22, TOWNSHIP 42 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN ALSO THE NORTH EAST 1/4 OF THE SOUTH EAST 1/4 SECTION 21, TOWNSHIP 42 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILIANOIS.

PIN#02-22-301-012

Property Address: 704 S. Elm St. Palatine, IL Document Prepared by: Michael F. Garcia, Vice President

First National Bank of Mount Prospect

which, with the property hereinafter described, is referred to herein as the premise. Mount Prospect, IL 60056

TOGETHER with all buildings, improvements, transments, ensurements, and appurtment a the sto belonging, and all rests because thereof for so long and during all such times as Mortgagers may be estitled thereto (which are pledged printing and on a perity with ead real ease security for the payment of the indebtedness secured hereby and nor excondarily), and, without limiting the innerality of the foregoing, all appeared equipment of every knd now or heresters therefor or thereto used to supply heet, gas, air conditioning, water light, power, refrigeration (whether a sails or overlaily controlled), and ventilation, and all screens, window shades, storm doors and windows, swings, floor coverings, gas and electric flat stoves, boilers, sinks and water heaters. All of the foregoing are declared to be a part of said real exists whether physically attached thereto or not, it is agreed that all similar appearants, equipment or articles hereafter placed in the premises by the mortgagers or their subcassors or assigns shall be addeded 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 purpors, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Horsestead Exemption Laws of the State of D'zols, which said rights and benefits the Mortgagors do hereby expressly release and waive.

IT IS FURTHER UNDERSTOOD AND AGREED THAT

2. Mortracore (1) shall promptly repair, restore or rebells any buildings or improvements now or bereafter on the promise which may become damaged or destroyed; (2) shall keep said premises in good condition and repair, without warts, and free from mechanic's or other linus or claims for lian not expressly ethoridinated, it the lies hereof, among taxes and other governmental assessments and other (2) shall pay when due any indebendess which may be secured by a lies or charge on the premises superior to the lies hereof, and upon request exhibit satisfactory crideous of the discharge of such prior lies to Trustee er the holders of the Moist (4) shall comply with all requirements of law or municipal ordinators with respect to the premises and the una thereof; (6) shall not easily with all requirements of law or municipal ordinators with respect to the premises and the una thereof; (6) shall not said premises are required by law or municipal ordinators with respect to the premises and the una thereof; of the Mois being first had and obtained; and (7) shall not said, transfer, seafan or otherwise alienate (whether by land contract or otherwise), or fenciumber or suffer or permit any lies or encombrance (whether or not junior and subordinate be the lies haveof) to exist upon the premises, or any part thereof, or any interest therein, without prior written consent of Trustee or holders of the Mote being first had and obtained.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, never service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustons or to holders of the note duplicate receipts therefor. To prevent default hereunder hiorigagors shall pay in full under protect, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagers shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire and such other hazards or continguacies as the holders of the note may require under policies providing payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtoness secured hereby, all in companies satisfactory to the holders of the Note, such ringuate or satisfactory to the holders of the Note, such rights to be evidenced by the standard wortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, and is ease at insurance should to expire, shall deliver renewal policies not less than ten days prior to the respective dates of empiration.

4. In case Morigarors shall fall to perform any covenants herein contained, Trustee or the holders of the Note may, but need not, make any payments of perform any act hereinbefore required of Morigagers in any form and manner deemed expedient, and may, but need not, make full or partial payments of referration of reterest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or other prior lies or title or other prior lies of referration of referrations, or resteem from any tax asia or forfeiture affecting said premises or contest any tax assessment, All mancre paid for any of the purposes herein authorized and uit represes hall or incurred in compension therewith, including reasonable autorizer; fees, and any other miners advanced by Trustee or the holders of the Note to protect the morigaged premises and the lies hereof, plus reasonable compensation to Trustee for each matter convorting which action with interest thereon at the rate of seven per cent per annum, inaction of Trustee or bioders of the Note shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per annum, inaction of Trustee or bioders of the Note shall never be considered as a waiver of any right accurately and shall never be considered as a waiver of any right accurately and shall never be considered as a waiver of any right

5. The Trates or the helders of the Note hereby secured making any payment hereby setherized relating to taxor or assuments, may do so seconding to any bill, statement or estimate procured from the appropriate public office without inquiry lake the accuracy of such bill, statement or estimate or into the validity of any tax, assument, calls, forfaiture, tax lies or title or claim thereof.

6. Mertgagers shall pay each item of indebtedness hereis mentioned, both principal and interest, when due according to the terms hereof. At the of the holders of the Note, and without notice to Mortgagers, all unpaid indebtedness sourced by this Trust Deed shall, notwithranding spriking is story to this Trust Deed to the exchange house of default for ten days in making payment of any installment of all or interest on the Note, or (b) when default shall cover and continue for thirty days in the performance of any other agreement of the Note, or (b) when default shall cover and continue for thirty days in the performance of any other agreement.