of the

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This Indenture, Made this

24th day of

A.D. 19 90 August

between Arthur, G. Kastman and Barbara Ann Kastman, his wife

Township of Orland

in the County of Cook in the State

of Illinois, Grantors, and James E. Co of the County of Will, and State of Illinois, as trustee, Grantee. James E. Cooper

WITNESSETH: THAT WHEREAS, the said

Gary G. Kastman and Barbara Ann Kastman, his wife

grantors herein are justly indebted upon one principal promissory note bearing even date herewith, payable to bearer and by the grantors duly executed and delivered to the said trustee for the use and benefit of the legal owners and holders thereof. Said note is for the principal sum of Fifty Thousand (\$50,000.00) Dollars, and is due and payable as follows: Five Hundred Fifty Three (\$553.00) Dollars, or more, to be paid on the 15th day of September A.D. 1990, and payments of Five Hundred Fifty Three (\$553.00) Dollars, or more, to be paid on the 15th day of september and on the 15th day of each and every month thereafter, from which payments interest at the rate of ten and one-half (10.5%) per centum per annum on the whole sum remaining from time to time unpaid, shall first be deducted and balance applied on the principal until final balloon payment due on August 15, 1995. Payments and interest not paid when due to bear interest at the rate of ten and one-half (10.5%) per centum per annum, until paid. both principal and interest being payable at the office of the Mokena State Bank, Mokena, Illinois.

Now therefore, the sair. G antors for the purpose of securing the payment of said principal sum of money and said interest, and

Lots 92, 93, 94, 95, 137 and 138 in Frank De Lugach's Wooded Estates, being a sub-

Hereby releasing and waiving any and all rights of exemption in or to said premises whether by virtue of Homestead Exemption Laws of the State of Illinois or bankruptcy laws of the United States of America.

TO HAVE AND TO HOLD the above described premises, with the aprur enances and fixtures unto the said party of the second part and its successors and assigns forever, for the uses and purposes and ar in the trusts herein set forth.

It is understood that at any time before the cancellation and release of this rivst deed, said note, including the terms of repayment thereof, may from time to time 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 stidence, the total principal secured not to exceed \$... 50,000.00 at any one time. The term note as used in this trust is a includes said principal promissory note exceed \$ 50,000.00 at any one time. The term note as used in this trust as a includes said principal promissory note above described as so modified or amended, if the same shall be modified or amended and nothing contained in this paragraph 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.

If, after first obtaining a written consent of the legal holder of said principal note, the ownership of the above described premises, or any part thereof (including, but not limited to: equitable ownership thereof by agreement for decd, deed in trust or other instrument), becomes vested in a person other than the grantor, the legal holder may deal with such successors or successors in interest with reference to this trust deed, and the debts hereby secured, in the same manner as with the grantor, without in any manner vitating or discharging the grantor's liability upon the indebtedness hereby secured. The grantor shall at all increase continue primarily liable on the indebtedness secured hereby until this trust deed is fully discharged or grantor is formally released by an instrument in writing duly executed by the grantee. Any sale, assignment or transfer of any right, title or interest in and to sold premises or any portion thereof shall not be made without first obtaining written consent of the legal holder of the note secured acreby. Any sale, assignment or other transfer of any right, title, claim or interest in and to said premises or any portion thereof without the written consent of the legal holder shall constitute an event of default.

And the said grantors covenant and agree as follows: To pay said indebtedness and the interest thereon as herein and in said note And the said grantors covenant and agree as follows: To pay said indectedness and the interest thereon as neterial and insaid incorporate 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 may designate until 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 its interest may apusual mortgage or trustee clause attached thereto, making all loss, if any, thereunder payable to said Trustee, as its 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 same; or. (4) without written consent of the trustee, (a) any use of said property for a purpose other than that for which the same is now used, or (b) the placing in or upon any building or improvement on said property, any apparatus, fixtures or equipment leased or subject to Security Agreement. 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, or may procure such insurance, or settle any lien, of any mechanic or material men or other claims attached to said property, and all moneys so paid and any other moneys disbursed by the legal holder of said indebtedness to protect the lien hereof with interest thereon at the highest rate for which it is now in such case lawful to contract, from the date of protect the lien hereof with interest thereon at the highest rate for which it is now in such case lawful to contract, from the date of payment, shall be so much 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 advancing moneys in that behalf as above authorized.

And as security for the performance of their aforsaid obligations to provide insurance on said premises and pay all taxes thereon, grantors further covenant and agree that together with and in addition to each of said payments or principal and interest payable under the terms of said Note, they will (subject to any applicable limitations imposed by Chapter 17 Illinois Revised Statutes as amended, Sections 4901-5001, inclusive, relating to the Administration of escrow accounts or 12 United States Code Section 2609

IL

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and

Kastman, his

wife

rustee, Trustee

Identified by:

r of said Note a equa to the premiums that will next conveyed property, plus taxes and pertaining to advance deposits become due and payable of ancè assessments next due thereon (all as estimated by said holder) less all sums already deposited therefor divided by the number of payments to be made before one month prior to the date or dates when such premiums, taxes and assessments, respectively, will become delinquent, such sums to be held by the holder in trust to pay said premiums, taxes and special assessments; all deposits to be made as aforesaid and all payments to be made pursuant to the note secured hereby shall be added together and the aggregate thereof shall be applied by the holder to the following items in the order set forth: (1) the payment or (insofar as may be practicable) part payment of those taxes, special assessments, fire and other hazard insurance premiums which grantors are obligated to pay or provide pursuant to the provisions of the preceding paragraph, but in the order in which the holder may deem advisable for its own protection; (2) interest on said note secured hereby; and (3) amortization of the principal of said note. Any deficiency in the amount of such aggregate payments shall constitute a default under this trust deed. In the event of loss covered by any such policy of insurance, said holder of the grantee may, at their option, enforce said insurance or take any other action they deem appropriate in regard thereto, but heither the holder nor the grantee shall be under any duty or obligation in respect thereto.

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IN CASE OF DEFAULT in the payment of principal, interest or any installment thereof provided in said note, and, netwithstanding any provisions in said note to the contrary, in the event of a breach of or failure to perform any of the covenants and agreements contained in this trust deed, or if proceedings are instituted to enforce any other lien or charge upon any of said real estate, or for partition thereof, or upon the filing of a proceeding in bankruptcy by or against any one or more of the mortgagors, or if any one or more of the mortgagors shall 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, the whole of said indebtedness shall, at the option of the legal holder thereof, without notice, become immediately due 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 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, paid or incurred in behalf of the complainant in connection with the foreclosure hereof, including reasonable solicitor's 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 exp. ns and disbursements, occasioned by any suit or proceeding wherein the grantee, or any holder of any part of said indebtedness, as such hay be a party, shall also be paid by the grantors; that such fees, expenses and disbursements shall be an additional lien and charge the paid by this deed, may be taxed as costs and shall be included in any decree or order that may be rendered in such proceedings, and that such proceedings shall not be dismissed, nor shall any order for the sale of said that may be rendered in such proceedings, and that such proceedings shall not be dismissed, nor shall any order for the sale of said premises be entered unless to e same shall provide for the payment of said fees out of the proceeds thereof, nor shall a release be given, until all such feer, expenses and disbursements, and the costs of such suit have been paid. The proceeds of any foreclosure sale of the premises shall be cut ibuted and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceeding, including all such items as are mentioned in the preceding sentence of this paragraph; Second, any amounts advanced by the granger on holder for taxes, assessments, purchase of tax liens or titles, insurance or settlement of mechanic's or material men's liens as aforesaid; Third, all interest and principal remaining unpaid on the indebtedness evidenced by said note: Fourth, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by said note, with interest thereon as herein propher; Fifth, any over-plus to grantors, their legal representatives or assigns, as their rights

The Grantors waive all right to the possession of, and income from said premises pending foreclosure of this trust deed (including but not limited to any period of redemption ther an er any period of special right to redeem, and whether or not there be redemption to during the period of any special right to redeem), and pending any other action relating to said premises wherein said trustee or said holder shall be a party; and graniors covenant and reason the filing of any Complaint to foreclose this trust deed, or upon the commencement of any other action relating to air premises, the Court in which such Complaint is filed or such other action is commenced may at once and without notice to grantors, or any party claiming under them, place grantee or said holder of said indebtedness in possession of said premises pursuant to CH 1'U, IL REV STS, as Amd, Secs 15-1701 thru 15-1703, or, at the option of grantee or said holder, appoint a receiver to take possession and charge of said premises during such pendency with all of the power, and duties provided in CH 110, IL REV STS, as Amd, Sec 15-1704, the balance of receiver's receipts (as referred to in said Sec 15-1704 (d) (3)) to be simplied on the payment of the amounts secured hereby 15-1704 (d) (8)), to be applied on the payment of the amoun s secured hereby.

If there be only one person designated herein as grantors, said word or words wherever used herein, and the verbs and pronouns associated therewith, although expressed as plural, shall be read and construed as singular.

When all the aforesaid covenants and agreements have been fully performed, the said Trustee shall release said premises to the party entitled to receive the same, on receiving his reasonable charges therefore.

WITNESS the hands and seals of the grantors this.

August

A.D. 19

William the state of the Branco's this.	1.4	
This document prepared by	Arthur G. Kastman	EAL
Kay D. Weidner, Admin. Asst.	(S	EAL
Mokena State Bank	Barbara ann Katman (S	EAL
Mokena, IL	Barbara Ann Kotman (S	EAL
STATE OF ILLINOIS	10	

COUNTY OF WILL Gr:lgus, a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Arthur G. Kastman and Barbara Ann Kastman

personally known to me to be the same person whose name . subscribed to the foregoing instrument, appeared before me this day in

person, and acknowledged thatthey...... signed, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the relase and waiver of the right of homestead.

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MAIL TO: Mokena State Bank	Fee: \$8.00 PAID Reco	BOX 333-GC	No.	STATE OF ILLINOIS, County of Will	Date August 24	\$ 50,000.00 years at	Loan No.	Trust No.	James E. Coope	70	Barbara Ann Kastman,	Arthur G. Kastman a	TWOOL

Form 87-244 BANKCRAFT

P.O. Box 158

Recorder of Deeds

Mokena, IL

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