JNOFFICIAL CO

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. All warrantes, including merchantability and fitness, are excluded.	26475412
THIS INDENTURE WITNESSETH, That Glen W. Murray and Dale D. Murray, his wife	
(hereinafter called the Grantor), of	
or and in consideration of the sum of Eight Thousand Nine Hundred	
in' and aid, CONVEY AND WARRANT to	
The NORTHLAKE BANK of 2. W. North Avenue Northlake Illinois	
(No. and Street) (Cury) (Suuc) as Trustee, at 1, h is successors in trust hereinafter named, the following described real estate, with 1, e in 1, re "ments thereon, including all heating, air-conditioning, gas and plumbing apparatur and ("aures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profir of st. d premises, situated in the County of Cook	and State of Illinois, to-wit:
*** Lot forty eight (48), and forty ni Twelve (22), in H. O. Sone and Company'	
being a Su'd'rision of all that part of Quarter of section 6, Township 39 North	the Northeast
of the Third Princi al Meridian.****	, Kange 12, East
C	
Hereby releasing and waiving all rights under and by virve of the homestead exemption INTRUST, nevertheless, for the purpose of securing performance of the covenants and WHEREAS, The Gramor is justly indebted uponth_vir_rin_apal promissory note.	l agreements herein.
*** \$149.79 on the eighteenth la, of F	
\$149.79 on the eighteenth day of e ch a	and every month
thereafter for fifty-eight months, and \$149.79 on the eighteenth day of Januar	a final payment of
VIANTA OIL CIE CIGNOCCION day DI Names	,, :500.
9	D. AC
	ry, A.D. 1988.****
THE GRANTOR opposite and present to follows: (INTo any child in takenitis 264	754.20
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedites and the or according to any agreement extending time of payment; (2) to pay when due in each demand to exhibit receipts therefor; (3) within stay days after destruction or damage premises that may have been destroyed or damaged; (4) that waste to said premises shall nary time on said premises insured in companies to be selected by the grantee herein, we acceptable to the holder of the first mortgage indebtedness, with its scaluses attached pay Trustee herein as their interests may appear, which policies shall be left and remain will paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times yab INTHE EVENT Of failure so to insure, or pay taxes or assessments, or the prior judu holder of said indebtedness, may procure such insurance, or pay such taxes or assessments or pay all prior incumbrances and the interest thereon from time to take the without demand, and the same with interest thereon from the date of paymetral and without demand, and the same with interest thereon from the date of paymetral and the process of the same with interest thereon from the date of paymetral and the same with interest thereon from the date of paymetral and the same with interest thereon from the date of paymetral and the process of the paymetral and the page and the paymetral and the page an	rances thereunds a return of instant indeed noise product, year, all task by seesm' its against said premises, and on to rebuild \$\int_{\text{obs}}\$ by seesm' its against said premises, and on to reconstructed or sufficient \$\int_{\text{obs}}\$ or improvements on said not be committed or sufficient \$\int_{\text{obs}}\$ or \$\int_{\text{obs}}\$ by buildings now or at ho, is been buildings now or at holes the first Tuster or \$\int_{\text{obs}}\$ or \$\int_{\text{obs}}\$ can descond, to the product of Mortgage or Trus see actifficient \$\int_{\text{obs}}\$ is fully but the same shall become due and "yab". The faces or the interest thereon when \$\int_{\text{obs}}\$ be granted or the same shall be some due and tay \$\int_{\text{obs}}\$ is fully but the same shall be come due and "yab".
premises or pay all prior incumbrances and the interest thereon from time to without demand, and the same with interest thereon from the date of payments.	d all money so paid, the Grantor agrees, o reproduced at the 5,00 per cent per annum shall be some conditional
indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole c shall, at the option of the legal holder thereof, without notice, become inquicidately due a	
at 15.00 per cent per annum, shall be recoverable by force for the read, or h	w suit at law, or both, the same as if all of said indebted, ess he
IT IS AGREED by the Grantor that all expenses and distorts charits paid or incurred in including reasonable autorney's feets, outlays for documentary evidence, stenographer's whole title of said premises embracing foreclosure decripes a shall be paid by the Granto will be the control of the paid by the Granto will be the control of the paid by the Granto will be the control of the paid by the Granto will be the control of the paid by the Granto will be paid by the Granto will be the paid by the Granto will be the paid by the Granto will be paid by the Granto wil	behalf of plaintiff in connection with the foreclosure hereof charges, cost of procuring or completing abstract showing the r; and the like expenses and disbursements, occasioned by any
expenses and disbursements shall be an additional tention and premises, shall be tax such foreclosure proceedings; which proceeding, thether decree of sale shall have been	ed as costs and included in any decree that may be rendered in entered or not, shall not be dismissed, nor release hereof given,
then matured by express terms. ITIS AGREED by the Grantor that all expenses and distons that is paid or incurred in including reasonable attorney's fees, outlays for documentary evidence, stenographer's whole till of said premises embracing foreclosure decree. Said be paid by the Granto said or proceeding wherein the grantee or any holder Boys part of said indebtedness, as expenses and disbursements shall be an additional highlyon said premises, shall be tax such foreclosure proceedings; which proceeding the their decree of sale shall have been until all such expenses and disbursements, and the costs of suit, including attorney's fees executors, administrators and assigns of the Trantor waives all right to the possession proceedings, and agrees that upon the flingol any complaint to foreclose this Trust De without notice to the Grantor, or toanh Eury claiming under the Grantor, appoint a recollect the rents, issues and profits of the said premises. The partner of a record warrantor of Cale, M., and Dale D. Murray-	, have been paid. The Grantor for the Grantor and for the heirs, of, and income from, said premises pending such foreclosure ted, the court in which such complaint is filed, may at once and giver to take possession or charge of said premises with power to
collect the rents, issues and profits of the said premises. The name of a record ownering Glen W. and Dale D. Murray-	
IN THE EVENT of the death or removal from said COOK County of	of the grantee, or of his resignation, refusal or failure to act, then
The Chicago Nile cause and first successor fail or refuse to act, the person who shall tand if for any like cause and first successor fail or refuse to act, the person who shall tand appointed to be second successor in this trust. And when all of the alloresaid covenants trust, shall release said premises to the parry entitled, on receiving his reasonable charge. This trust deed is subject to	id County is nereby appointed to be first successor in this trust; then be the acting Recorder of Deeds of said County is hereby and agreements are performed, the grantee or his successor in es.
	anuary. 19 83.
The state of the state of the Grantor this 1411 bay 01	GO M Muss
	Glen W. Murray (SEAL)
Please print or type name(s) below signature(s)	Glen W. Murray Oale W. Murray Oseal) Oseal)

UNOFFICIAL COPY

TATE OF	ILLINOIS	— } ss.
COUNTY OF	СООК	_)
Donald L.		, a Notary Public in and for said County, in the
		n. s whose name s are subscribed to the foregoing instrument,
		acknowledged that <u>they</u> signed, sealed and delivered the said ct, for the uses and purposes therein set forth, including the release and
wajyaran me . ig.		et, for the uses and purposes therein sectoria, including the release and
CAR W	av hand and official seal this	fourteenth day of January , 19 83.
	A CONTRACTOR OF THE PROPERTY O	
5 P		Notary Public
	1983 JAH	N 19 PM 2 21
SECOND MORTGAGE Trust Deed	GLEN W. NURRAY and DALE D. NURRAY, his wife TO TO ZG W. North Avenue Northlake, Illinois 60164	26 475 412

END OF RECORDED DOCUMENT