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TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.

Manuel Deltoro THIS INDENTURE WITNESSETH, That Manuel
Bertha Deltoro and Alejandro Deltoro (hereinafter called the Grantor), of wood Northlake 217 S. Lav wood in hand paid, CONVEY___AND WARRANT_ THE NOPLE AKE BANK Northlake 26 W. North ve

27522534

Above Space For Recorder's Use Only

(No. and street)

as Trustee, and to his successors in trust be reinafter named, the following described real estate, with the improvements thereo, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and ever uning appurtenant thereto, together with all plumbing apparatus and fixtures, sand ever uning appurtenant thereto, together with all the fixed to reing the property of the country of the

rents, issues and profits of said premises, sity ated in the County of

***Lot 19 in Midland Development Company's Northlake village Unit Number 9, a Subdivision in the Southwest 1/4 of the Northwest 1/4 of Section 5, Township 59 North, Range 12, East of the Third Principal Meridan, in Cook courty, Illinois.

Hereby releasing and waiving all rights under and by virtue of the homes ead r em tion laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the coverage and WHEREAS. The Grantor is justly indebted upon their principal promises by note and agreements herein. bearing even date herewith, payable

> ****\$223.55 on the first day of June, A.1 198; \$223.55 on the first day of each and every month thereafter for thirty-four months, and a fine 1 pryment of \$223.55 on the first day of May, A.D. 1988.*

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereof, a perein and maid often or according to any agreement extending time of payment; (2) to pay when due in each year, all taxet and sessessments age as a uniform or according to any agreement extending time of payment; (2) to pay when due in each year, all taxet and sessessments age as a uniform or according to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild only store all buildings or improve premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep. In the continuous any time on said premises insured in companies to be selected by the grantee herein, who is the first Trustee or Mortgagee, an acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable to the first Trustee or Mortgagee, and acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable to the first Trustee or Mortgagee, and the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when he same shall become due and payable. In THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances and the interest thereon from time to fine; and all money so paid, the Grantor agrees to repay without demand, and the same with interest thereon from the date of payform and all money so paid, the Grantor agrees to repay without demand, and the same with interest thereon from the date of payform and all money so paid, the Grantor agrees to repay without demand, and the same with interest thereon from the date of payform and all money so paid, the Grantor agrees to repay without demand, and the same with interest thereon from the date of payform and all money so paid, the Grantor agrees to repay without demand, and the same with interest thereon from the date of payform and all money so paid, the Grantor agrees to repay without d the interest thereon, a herein and maid note or notes provided, ch year, all taxes, and assessments aga as an oremises, and on ge to rebuild on tastore all buildings or improvements on said linot be committed or suffered; (5) to keep. above, any now or at who is gerby authorized to place such insurance; companies ayable for the first Trustee or Mortgagee, and on the companies are the companies of the companies of the companies are some of the companies are some of the companies are some or the companies are some of the companies of the companies are some of the companies are some of the companies are some or the companies of the companies are some or the companies are some or the companies and the companies are some or the companies are

premises or pay an prior incumorances and the interest thereon from the date of payons at the chain of agrees of the parameters without demand, and the same with interest thereon from the date of payons at \$\frac{14.50}{14.50}\$ per cent per annum shall be so much addition in indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreement the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach at \$\frac{14.50}{14.50}\$ per cent per annum, shall be recoverable by the recoverable by

at 14.50 per cent per annum, shall be recoverable by the recipisme thereor, or oy suit at aw, or both, the same that the foreclosure hereof—
IT IS AGREED by the Grantor that all expenses and disbust ments paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—
IT IS AGREED by the Grantor that all expenses and disbust ments paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—
including reasonable attorney's fees, outlays for documenture vidence, stenographer's charges, cost of procuring or completing abstract showing the including reasonable attorney's fees, which the fees a party, shall also be paid by the Grantor. All such suit or proceeding wherein the grantee or any holder of my part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such suit or proceedings wherein the grantee or any holder of my part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such such or reclease hereof given, such foreclosure proceedings; which proceedings where decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, such foreclosure proceedings; which proceedings, which er decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, such foreclosure proceedings; which proceedings which proceedings which proceedings and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure the Grantor, appoint a receiver to take possession or charge of said premises with power to without notice to the Grantor, or to any say claiming under the Grantor, appoint a receiver to take possession or c

The name of a record owner is:	Manuel Deltoro,	Bertha DelToro,	and Alejandro Dei	1010
IN THE EVENT of the death or re	moval from said Cook			
The Chicago Title	Theurance Company	of said County	is hereby appointed to be first s	uccessor in this trust;
The Chicago Tible and if for any like cause said first s	successor fail or refuse to act, the			
and if for any like cause said first suppointed to be second successor is rust, shall release said premises to	n this trust. And when all of the a	iforesaid covenants and agree is reasonable charges.	ments are performed, B	
rust, shall release said premises to	the party entitied, on receiving			
This trust deed is subject to	none	to a respect to the second		
	15+b	day of April	,19 <u>_8</u> 5	
Witness the hand and seal	_ of the Grantor this		11101	
레마티 네마리를 밝혀야		7110000	f def ford	(SEAL)

Please print or type name(s) below signature(s)

alyandro Del goro

BERTHA DEL TORO

Bollow Od Low

North Ave. Northlake da toso Northlake

This instrument was prepared by Grace Plastow , 26 W

UNOFFICIAL COPY

STATE OF	TLLINOIS COOK	
COUNTY OF		
I,Dona	ld L. Thode	, a Notary Public in and for said County, in the
State aforesaid	, DO HEREBY CERTIFY that	Manuel Del Toro , Bertha Del Toro, and
Alejan	lro Del Toro	
personally kn	own to me to be the same person s	whose name_s _are_ subscribed to the foregoing instrument,
appeared bef	ore me this cay n person and ac	knowledged that <u>they</u> signed, sealed and delivered the said
instrument as	their free and viu tary act,	for the uses and purposes therein set forth, including the release and
	right of homestead.	
Given u	nder my hand and official seal fl.s	fifteenth day of April , 19.85.
		U/
()mpress	Seal Here)	Notary Public
Commission	Expires Sept. 17, 1986	
		Yo.
		14255 · 27522534 · A — Rec 11.00
	428-511-82	14222 5 715
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MORTGAGI	이 이 이 핀 또 핌ㅣ	
ND MORTO	el De andro ha De ha De NORTH	\$25.50 BEOM
SECOND MORTGAGE Trust Deed	Manuel Del Toro Alejandro Del Toro Bertha Del Toro TO THE NORTHLAKE BANK 26 W. NORTH AVE. NORTHLAKE, IL 60164	27522534 2009 27522534

END OF RECORDED DOCUMENT