All warranton, enchange munchantability and fames, are exclused	85036225
The horast his wasters in the Javan A Dingman	\$
THIS INDENTURE WITNESSETH, That Joyce A. Dinsmore.	
(hereinalter called the Grantor), of	·
128 E. Whitehall; Northlake, Illinois (Con) (Sur)	
for and in consideration of the sum of	:
in hand paid, CONVEY AND WARRANT to The Northlake Bank	
of 26 W. North Ave. Northlake Illinois (No and Street) (Car) (South	
as Trustee, and to his successors in trust hereinalter named, the following described leal estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of Cook	and State of Illinois, to-wit:
,	
	and the second s
**Lot 22 in Block 28 in Section 1 in Countr	y Club Addition to
Adland Development Company's Northlake Vill	
in the South West 1/2 of Section 32, Township	
Eas' of the Third Principal, in Cook County,	Illinois.*****
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of IN TRUST, nevertheless, for the yarpose of securing performance of the covenants and agree.	
WHEREAS, The Grantor is just, indebted upon her principal promissory note be	
in the state of the desirate of the state of	arms aren aris northann, payable
***\$104.92 on the second day of July, A.D. 19	85:
\$104.92 on the second day of each and every n	ionth
thereafter for thirty-four months, and a fina	
ment of \$104.92 on the second day of June, A.	
mene or vioring on the occount day or ounce, in	1
	\sim
Permanent Real Estate Tax ID # 12-32-710-022	Cal C
returnment Real salute tax to a 12-32-710-022	70.
THE GRANTOR covenants and agrees as follows: (1) To pay said indelited was, and the interes	I thereon, an erein and in said note or notes provid
or according to any agreement extending time of payment; (2) to pay when due in each year, a	taxe and assessments against said premises, and
lemand to exhibit receipts therefor; (3) within says days after destruction of at mage to rebi	illa of Astore all buildings or improvements on s
in time on said premises insured in companies to be selected by the grantee here in, who is to	tory authorized to place such insurance in compan
ici eptable to the holder of the first mortgage indebtedness, with loss clause attached (as able)	to the first Trustee or Mortgagee, and second, to
reasiec necent as their interests may appear, which policies shall be left and terms when the said; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the said;	me shall become due and payable.
THE GRANTOR covenants and agrees as follows: (1) To pay said indelications, and the interest according to any agreement extending time of payment; (2) to pay who notice in each year, alternand to exhibit receipts therefor; (3) within sury days after destruction, or a mage to rebisemises that may have been destroyed or damaged; (4) that waste to said premises it illust be on. Time on said premises insured in companies to be selected by the grantee her in, who is be inceptable to the holder of the first mortgage indebtedness, with loss clause attached can be on the function as their interests may appear, which policies shall be left and remain with the part of the pay all prior incumbrances, and the interest thereon, at the time or times when the said; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the said; (6) to gay all prior incumbrances, and the interest thereon, at the time or times when the said; (6) to gay all prior incumbrances, and the interest thereon, at the time or times when the said; (6) to gay all prior incumbrances, or as years of takes or assemblished.	or the interest thereon when due, the grantee or t
no der of said indebtedness, may procure such invarance, or pay such taxes of assessments and or	acharge or purchase any tax lien or title affecting so to paid, the Grantor agrees to repay immediate
without demand, and the same with interest thereon from the date of payment it 14.5	O per cent per annum shall be so much addition
ndebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreen by the whole of said inc	cluding principal and all earned interes و دورة م
hall, at the option of the legal holder thereof, without notice, become immediately due and payal	
14.50 per cent per annum, shall be recoverable by fixed bure thereof, or by suit at	

then matured by express terms.

It is AGRI-LD by the Grantor that all expenses and disbute ments paid or incurred in behalf of plaintiff in coursetion with the foreclosure hereof-including reasonable attorney's fees, nutlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title of said premises embracing lorechoure desired. Ahalf be paid by the Grantor; and the like expenses and disbutisements, occasioned by any suit or proceeding wherein the grantee or any holder of any order of said indebtedness, as such, may be a party, shall also be raid by the Grantor. All such expenses and disbutisements shall be an additional total upon said premises, thalf be taxed as costs and included in any deer, e that may be rendered in such foreckoure proceedings; which proceeding, the fire decree of sale shall have been emered or not, shall not be dismissed, not release hereof given, until all such expenses and disbutisements, and the costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filter of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to an entire yellowing under the Grantor, appoint a receiver 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 owners:

| Joyce A. Dinsmore | Counter of the grantor, or of his resignation, refusal or failure to act, then

THE HAME OF A LEGAL COMMENT TO THE PROPERTY OF THE PARTY	*·*	
IN THE EVENT of the deship or removal from said COOk	County of the grantee, or of his resignation, refusal or failure	e to act, the
and it for any like citize said first successor fail or refuse to act, the	of said County is hereby appointed to be first successor person who shall then be the acting Recorder of Deeds of said Cour alorecaid coverants and agreements are performed, the grantee or his is reasonable charges.	ity is hereb
This trust deed is subject to none		
Witness the hand and seal of the Grantor this 17th	day of May	
Please print or type name(s) below signature(s)	JOYCE A. DINSMORE	(SEAL)
		(SEAL)
Grace Plactou 26	5 W. North Ave. : Northlake, IL 60164	-
	E AND ADDRESS	

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF COOK State of ILLINOIS Ss.		
I, Donald L. Thode,		
personally known to me to be the same person—whose nappeared before the this day in person and acknowledge instrument astheir_, free and voluntary act, for the use	ed thatthey_signed, sealed and delivered the said	
waiver of the right of homes to id. Given under my hand and of icial seal this <u>seventee</u>	57 : 6 59 XTT 83	
(Impress Stall Here) Commission Expires _ 9-17-86	Notary Public Notary Public	

SECOND MORTGAGE

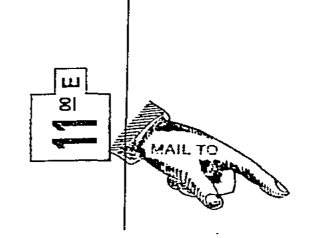
TRUST Deed

JOYCE A DINSMORE (5458)

THE NORTHLAKE DANK
26 W. NORTH AVE.
NORTHLAKE, IL 60164

ott

BOX No.



GEORGE E. COLE. LEGAL FORMS