34000	71	7	9	
20000	11	1	1	

THIS INDENTURE WITNESSETH, That	A11	an C.	018	son	
(hereinafter culled the G	rantor), of	5902	W.	28th	Street
for and in consideration of the sum of _	Ten '	Thous		0011e	(State)
and No/100 In hand paid, CONVEY AND WARR					Dollars
Savings Bank of 600 Hunter Dr., Oak					
(No and Sirre)			(4)	Hy	(State)

85322143

Above Space For Recorder's Use Only

and State of Illinois, to-wit:

Real Fatate Index Number: 16-29-405-032

The S 35 Seet of Lot 11 and all of Lot 12 in Block 6 in Clyda's First Division, being a Sub. of the West Half of the South East Quarter (except the South West Quarter of Said West half of the South East Quarter of Section 29, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Hereby releasing and waiving all rights under and by vious of the home. IN TRUST, nevertheless, for the purpose of securing part, mance of the	e covenants and agree	ments berein.	
WREREAS, The Grantor is justly indebted upon an it syllinem	note dated Octo	ober 18, 1985	and the second s
19 payable to the order of and delivered to the Truster, it and by	which note the Grant	or promises to pay the princip	alsumot
Ten Thousand Dollars and No/100			12.50 DOLLARS.
(* 10,000.00), together with interest on the prin ipal	balance from time to	Unie unpaid at the rate of ε	12130
percent perantum from October 18, 1985 225,21 each beginning November 20,	1085	untflinaturity, payable in	installments of
• 225.21 each beginning November 20, • Balance payableon November 20, 1990	305		and a final installment of
trade payanten 12.50		Lafanid malaktadamu is sand	eresi aitermaturityoi tile
final installment at the rate of 12.50 per the holders of the note may, from time to time, in writing appoint, an Freedom Federal Savings Bank	d in the abasice of s	uch appointment. Then at G	ic office of the holder at
600 Hunter Dr., Oak Brook, Il. 60521			and the second commence of the second commenc
according to any agreement extending time of payment (2) to pay when due I to exhibit receipts therefor (3) within sixty days after destruction or damage lave here in destruction or damaged, (4) that waste to said premises shall not be premises insured in companies to be selected by the grantee herein, who is holder of the first mortgage indebtedness, with loss clause attached payablithelr interests may appear, which policies shall be left und remain with thesa incumbrances, and the interest thereon, at the time or times when the sain NTHE EVENT of failure so to tusture, or pay taxes or assessments, or the profesial indebtedness, may procure such insurance, or pay such taxes or assessments or incumbrances and the interest thereon from time to time; and and the same with interest thereon from the date of payment at 12±50 hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements shall actual option of the legal holder thereof, without notice, become immed 12±50 percent per annum, shall be recoverable by foreclosure the material by express terms. IT IS AGREED by the Grantor that all expenses and disbursements paid of including reasonable attorney's fees, outlays for documentary evidence, stewhol, the of said premises embracing foreclosure decree—shall be paid by the proceeding wherein the grantee or any holder of any part of said indebt expenses and disbursements shall be an additional lien upon said premises such foreclosure proceedings, which proceeding, whether decree of sale sha antiful such expenses and disbursements, shall be an additional the upon said premises such foreclosure proceedings which proceeding whether decree of sale sha antiful such expenses and disbursements, and the costs of sun, including executors, administrators and assigns of the Grantor waves all right to the proceedings and agrees that upon the filing of any complaint to foreclose the without notice to the Grantor, or to any party claiming on one the Grantor, a collect the rents issues and profits of the said pr	e first to the first Truste and Stall become due for incumbrances or fisments, or discharge o Lall money so paid, the taked have and payable, ereof, or by suit at law, or incurred in behalf of nographer's charges or Granton and the like ethess, as such, may fishave been entered or ttorney's fees, have been entered of ttorney's fees, have been entered of toppostssion of, and his Trust Deed, the coupoint a receiver to take	cee. M. agage, and second centil on lebindness is all and payable, witherest they on when due, or purchase a, y tax hen or the Grantor agrees to, winning that they on the distribution of the payable probability of the property of promping or completive persons and distribution of promping or completive persons and distribution at a party, shall also be paid, so and included in any decree not, shall not be dismissed, in paid. The Grantor for the Groone from, said premises per tim which such complaint is a possession or charge of said	the grantee or the holder eatleeting said premises diately without demand, al indebtedness secured hand all carnel interest, up time of such breach at hidden eatleeting said being forcelosure bereofig, ostract showing the soccasioned by any said by the Grantor. All such that may be rendered in nor release hereof given, mutor and for the betts ending such toreclosure is filed, may at once and premises with power to
The name of a record owner is: IN THE EVENT of the death or removal from said. act, then Freedom Federal Savings Bank in this crustainal if for any like cause said this successor fail or refuse to act, thereby appointed to be second successor in this trust. And when all of the afor in trust, shall release said premises to the party entitled, on receiving his r	of such the person who shall the person who shall the estand covernants and apensonable charges.	I the grantee, or of his resigna to County is hereby appoint was be the acting Recorder of treements are performed, the	tion refusalor failure to ed to be 2004 successor Deeds of suld County is grantee or his successor
This (rust deed is subject to		and the second control of the second control	
Witness the hand and seat of the Gramor this 18th day of		11, 85	***************************************
The state of the s		4 10	
Allan C. Olson	to alla	_ C. Olson	(SEAL)
Please print or type name(s)			
Know digitality 3	and the control of the second section with the second company of the control of the second company of the control of the second cont	AND A CONTRACT OF THE CONTRACT	(SEAL)
		t man, and the state of the sta	manufattur et en en en entre
This instrument was predicted by Freedom Federal Saving	e Rank 600 1	Hunter Dr., Oak B	rook, I1.60521
his instrument was prepared by Freedom rederat Saving	,a Dank 000 /	unter bi., oak b	
NAME AND /	ADDIGESS)		

UNOFFICIAL COPY

STATE OF Glinois COUNTY OF Dufage Then N John	ss, a Notary Public in and for said County, in the
	that Allain C. OLSON
appeared before me this day in person instrument as free and volunts	person whose name / S subscribed to the foregoing instrument, and acknowledged that / S signed, sealed and delivered the said ary act, for the uses and purposes therein set forth, including the release and
waiver of the right of homestead. Given under my hand and official sea	this 18th day of October, 19 35
(Impress Seal Here)	Mula Motago Public
Commission Expires 10-14-87.	DEPT-01 RECORDING \$11.00 1#2222 TRAN 0167 12/13/85 09:14:00
	DEPT-01 RECORDING \$11.00 1
Trust Deed To	EDOM FEDERAL SAVINGS BANK 600 HUNTER DRIVE 604K BROOK, ILLINGIS 60521