CAUTION. Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warronly with respect thereto, including any warranty of merchantability or fitness for a particular purpose

THIS INDENTURE WITNESSETH, That GREGORY A. MILLER &	und
THERE'SA M. MILLER, DIS WILE	
(hereinafter called the Grantor), of 531 Stonegate, Schaumburg, IL 60093 (No and Street) Ten Dollars (\$10.00) ar for and in consideration of the sum of	et,
Other good and valuable consideration	Dollars
in hand paid, CONVEY AND WARRANT to DR, KENNETT	
of 545 Washington Glencoe, IL 6002	2
as Trustee, and to his successors in trust heremafter named, the following descrit estate, with the improvements thereon, including all heating, air conditioning, plumbing apparatus and fixtures, and everything appurtenant thereto, together	gas and Above Space For Recorder's Use Only with all
	OK and State of Illinois, to-wit: LL PHASE I , BEING A SUBDIVISION OF PART TION 27. TOWNSHIP 41 NORTH, RANGE 10
EAST OF THE HORTH IN OF THE BENEFIT OF PARCEL RATION RECORDED A LOCK 24101254 FOR INGRESS HELD RESIDENT AND FOR THE BENEFIT OF PARCEL RATION RECORDED A LOCK LINES and by virtue of the homestead	COUNTY TITINOTS: PARCEL 2: EASEMENTS
Permanent Real Estate Index Number(s): 07-27-101-027-0000	jm'C
Address(es) of premises: 331 Suffrigace, Schalandary, 11	111010 00170
IN TRUST, nevertheless, for the purpose of serving performance of the cover WHEREAS. The Grantor is justly indebted up on the control of principal promises DR. MARGARET D. BISCHEL, which is due and principal promises the cover of the cover which is due and principal promises the cover of the cover which is due and principal promises the cover of the cover where the cover where the cover of the cover where the cover of the cover where the cover of the cover where the cover where the cover of the cover where the cover of the cover where t	ory note bearing even date herewith, payable to
0/	<u>~</u>
	CACK SEE
	<i>y 5</i>
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness or according to any agreement extending time of payment: (2) to pay when due demand to exhibit receipts therefor; (3) within sixty days after destruction or premises that may have been destroyed or damaged; (4) that waste to said premise any time on said premises insured in companies to be selected by the grantee have epitable to the holder of the first mortgage indebtedness, with loss clause attac Trustee herein as their interests may appear, which policies shall be left and renpaid; (6) to pay all prior incumbrances, and the interest thereon, at the time or time. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior holder of said indebtedness, may procure such insurance, or pay such taxes or apprennises or pay all prior incumbrances and the interest thereon from time to justified the demand, and the same with interest thereon from the date of payand indebtedness secured hereby.	in each year, all taxer and assessments against said premises, and on damage to equildox restore all buildings or improvements on said exshall not ye countried or suffered; (5) to keep all buildings now or at rein, who is here a unthorized to place such insurance in companies hed payable fire. To the first Trustee or Mortgagee, and second, to the nam with the said Mortgagee of Trustee until the indebtedness is fully mess when the said second and payable. In injumphences or the inferest thereon when due, the grantee or the sessionals, or discharge or purchase any tax lien or title affecting said me; and all money so paid, to Grantor agrees to repay immediately that the perfect of per annum shall be so much additional
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the shall, at the option of the legal holder thereof, without notice, become himediate at	whole of said indebtedness, including principal and all earned interest, ly due and payable, and with interest thereon from time of such breach
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbut semonts paid or incumentally the Grantor that all expenses and disbut semonts paid or incumentally as the content of the conten	arred in behalf of plaintiff in connection with the foreclosure hereof—apher's charges, cost of procuring or completing abstract showing the Grantor; and the like expenses and disburse are as occasioned by any ess, as such, may be a party, shall also be paid by the Grantor. All such be taxed as costs and included in any decree the only be rendered in a been entered or not, shall not be dismissed, nor receive hereof given, o's fees, have been paid. The Grantor for the Grantor out of or the heirs, ession of, and income from, said premises pending such foreclosure
IN THE EVENT of the defilient removal from said	unty of the grantee, or of his resignation, refusal or failure to act, then
TAIRA SERVES and if for any like cape, said first successor fail or refuse to act, the person who appointed to be second successor in this trust. And when all of the aforesaid coverust, shall release said premises to the party entitled, on receiving his reasonable	of said County is neverly appointed to be first successor in this crust, shall then be the acting Recorder of Deeds of said County is hereby enants and agreements are performed, the grantee or his successor in charges.
This must deed is subject to a first mortgage payable to Loan Association of Illinois	Talman Home Federal Savings and
	ngust 19 86
GÀ	ECORY A, MILLER MAD (SEAL)
Please print or type name(s) pelow signature(s)	herera M. Miller (SEAL)
) A DO - 10	ERESA M. MILLER
This instrument was prepared by JEFFREY M. WESTON, 20 N. C	lark St., Chicago, Illinois 60602

UNOFFICIAL COPY

STATE OF ILLINOIS	- } ss.
COUNTY OF COOK	
1, JAMES LEIVZO	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that _	GREGORY A. MILLER and THERESA M. MILLER, his wife
	whose name s are subscribed to the foregoing instrument,
	cknowledged that they signed, sealed and delivered the said
	for the uses and purposes therein set forth, including the release and
waiver of the right or har astead. Given under my hand any official seal this	SEPT 19,85
(Impress Seal Here)	James Anzo
Commission Expires 4/2/89	Notary Public
Commission Expires.	
N. (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
	DEPT-01 RECORDING \$11.25 T#3333 TRAN 2843 10/10/86 13:18:00 #5016 # A # B6 470766
	#5016 # A # BS TOTES COUNTY RECORDER
	O_{x}
$oldsymbol{arphi}$	Them 5
86470768	20/10/20 20/10/20 20/20 20/20/20 20/20/20 20/20/20 20/20/20 20/20/20 20/20/20 20/20 20/20/20 20/
7.4.5	
98	<u>් එ</u>
H	
GAG	DI E
	m & & & & & & & & & & & & & & & & & & &
Trust Deed To	GEORGE E. COLE®
	GEC