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

THIS INDENTURE WITNESSETH, That Mark L. Michonsk	i i			
and Cynthia L. Michonski, his wife(hereinafter called the Grantor), of	86477597			
10426 Dickens Melrose Park Illino	is State)			
for and in consideration of the sum of Four Thousand Seven Hundred Sixty One 72/100	Dollars			
in hand paid, CONVEY AND WARRANT to				
of 26 W. North Ave. Northlake I	L ,			
(No. and Street)  as Trustee, and to his successors in trust hereinafter named, the following des estate, with the improvements thereon, including all heating, air-conditionin plumbing apparatus and fixtures, and everything appurtenant thereto, toget	ng, gas and Above Space For Recorder's Use Only			
rents, issues and profits of said premises, situated in the County ofC	OOK and State of Illinois, to-wit:			
Lot 42 in Block in Lyndale Gardens, being a South 40 acres of the east half of the North North, Range 12, East of the Third Principal	east Quarter of Section 32, Township 40			
Permanent Real Estate index # 12-32-206-034	77			
Hereby releasing and waiving all rights uncertand by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The Grantor is justly indebted upon _ 'neirprincipal promissory note bearing even date herewith, payable				
***\$132.27 on the seventh day of N \$132.27 on the seventh day of each thereafter for thirty foir months, payment of \$132.27 on the seventh	and every month and a final			
	0, 50,			
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted or according to any agreement extending time of payment; (2) to pay when demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said premay time on said premises insured in companies to be selected by the grante acceptable to the holder of the first mortgage indebtedness, with loss clause a Trustee herein as their interests may appear, which policies shall be left and paid; (6) to pay all prior incumbrances, and the interest thereon, at the time of INTHE EVENT of failure so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes or 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 payor.	the interest thereopy serion and in said note or notes provided, due in each your, all taxes and assessments against said premises, and on or damage to rebuild or suffered; (5) to keep all buildings now or said mises shall not on omitted or suffered; (5) to keep all buildings now or at e herein, who is between authorized to place such insurance in companies trached payable by the lifest Trustee or Mortgagee, and second, to the remain with many of Mortgagee or Trustee until the indebtedness is fully or times when due saids of the remain with many of the saids			
indebtedness secured hereby.  In the EVENT of a breach of any of the aforesaid covenants or agreements shall, at the option of the legal holder thereof, without notice, become immediat	lately 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 disbursements paid or a	incurred in behalf of plaintiff in connection with the foreclosure hereof —			
then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disburgements paid or including reasonable attorney's fees, outlays for documentary evidence, sten whole title of said premises embracing foreclosure decree—half he paid by suit or proceeding wherein the grantee or any holder of the part of said indebt expenses and disbursements shall be an additional purpose said premises, such foreclosure proceedings; which proceeding, thener decree of sale shall until all such expenses and disbursements, and the costs of sait, including attorexecutors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the fifting of any complaint to foreclose the without notice to the Grantor, or to an party claiming under the Grantor, appeollect the rents, issues and profits of the said premises.  The name of a record owner is:  Mark L. Michonski and	the Grantor; and the like expenses and disburse means, occasioned by any edness, as such, may be a party, shall also be paid of the Grantor. All such hall be taxed as costs and included in any decree if a trow-be rendered in have been entered or not, shall not be dismissed, nor read to the heirs, they's fees, have been paid. The Grantor for the Grantor and for the heirs, possession of, and income from, said premises pending such foreclosure is Trust Deed, the court in which such complaint is filed, may at once and coint a receiver to take possession or charge of said premises with power to			
The name of a record owner is: Mark L. Michonski and IN THE EVENT of the deather emoval from said COOK	Cynthia L. Michonski, his wife			
The Chicago Type Insurance Company and if for any like came said first successor fail or refuse to act, the person w appointed to be second successor in this trust. And when all of the aforesaid	of said County is hereby appointed to be first successor in this trust;			
and it for any tike cathe said that successor fall or refuse to act, the person wappointed to be second-successor in this trust. And when all of the aforesaid trust, shall release said premises to the party entitled, on receiving his reasona.  This trust deed is subject to	one shall then be the acting Recorder of Deeds of said County is nereby covenants and agreements are performed, the grantee or his successor in the charges.			
Witness the hand and seal of the Grantor this 3r.d day of	Ocrober 19.86			
	-211 AM/1.			
Planca print or type gaparts)	MARK L. MICHONSKI			
Please print or type name(s) below signature(s)	CENTROL MICHONSKI (SEAL)			
This instrument was prepared by Grace Eisenbraun 26 Wa. (NAME AND AD	North Ave., Northlake II 60164			

## **UNOFFICIAL COPY**

STATE OF	ILLINOIS	_ \ ss.		
County of	СООК	}		
I,	Donald L. Thode	, a Notary F		
State aforesaid,	DO HEREBY CERTIFY that	Mark L. Michonski an	d Cynthia L. Micho	mski,
his wife				
personally know	wn to me to be the same person	s whose name s are sub-	scribed to the foregoing	instrument,
appeared befor	me this day in person and	acknowledged that they si	gned, scaled and delive	red the said
	their free and voluntary ac			
	ight of hymestead.			
Given und	der my hand and official seal this	third day ofO	ctober, 1986	<u>5</u> .
	OFFICIAL SEAL			-
(Impress Se	ROTARY PARLE STATE OF I	LIMIS	2/2	
Commission Ex	xpires September 1, 1990		Nothry Public	
Commission L.	O			
		4		
		C		
	:			
		5 h h = 02-67-130		
<b>ማ</b> ረኒህ	V 6 264 <sup>†</sup> 2500 = 000	t t b co ZT 190		
elsi esene	- <b>ないがか</b> 47 できため、47 からから	S A H S THE STREET	•	
			4,	
			'S	
			$O_{\mathcal{C}_{\lambda}}$	
			T'S OFFICE	/ <b>7</b>
			(0)	4S 111 93 100
				•

es EII 98 100 ei

BOX No -86-4775557 SECOND MORTGAGE Trust Deed

86477597

MARKLL MICHONSKI

THE NORTHLAKE BANK (6004) CYNTHIA L. MICHONSKI

NORTHLAKE 1L 60164 26 W. NORTH AVE.





GEORGE E. COLES LEGAL FORMS