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

THIS INDENTIFE WITNESSETH, That Roger Hash an	d
THIS INDENTURE WITNESSETH That ROBET Hash an Elizabeth Hash, his wife	
1521 N 39th Ave. Stone Park	Illinois
(No. and Sireet) for and in consideration of the sum of Six Thousand Nine	Hundred 86000850
Fifty Nine 40/100	Dollars
in hand paid, CONVEY AND WARRANT to to The Northlake Bank	
of 26 W. North Ave. Northlake, Il	linois
as Trustee, and to his successors in trust hereinafter named, the following do estate; with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything appurtenant thereto, together the state of the st	ing, gas and. Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of	and state of finitois, to-wit:
Lot 22 in Block 23 in H.O. Stone a Addition of part of Section 4, Town East of the Third Principal Meridia	nd Company's worlds rair ship 39 North. Range 12.
East of the Third Principal Meridia	n, in Cook County, Illinois.
Permanent Real Estate Index# 15-04-3	302-081
Hereby releasing and waiving all rights under and by virtue of the homestea	d exemption laws of the State of Illinois.
IN TRUST, nevertheless, for the purpose of securing performance of the c WHEREAS. The Grantor is justly indebted upon the included principal pro-	ovenants and agreements herein. missory note bearing even date herewith, payable
***\$115.99 on the first day \$115.99 on the first day of	of February, A.D. 1986;
thereafter for fifty-eight of	each and every month nonths, and a final pay-
ment of \$115.99 on the first	t day of January, A.D. 1991.
T	CAGE
	6 0.
	O, CAP
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 pre any time on said premises insured in companies to be selected by the grants acceptable to the holder of the first mortgage indebtedness, with loss clause i 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. IN THE 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 or the said indebtedness.	
acceptable to the holder of the first morigage indebtedness, with loss chause in Trustee herein as their interests may appear, which policies shall be left and mainty (6) to an all prior insurpheness, and the interest thereon at the time.	remain with the Mor gages or Trustee until the indebtedness is fully or times when he say, and become due and naughle
IN THE 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	prior inclimbrances of the interest thereon when due, the grantee or the or assessments, or discharge or nurchase any tax lien or title affecting said to the and all money so prid, the Grantor agrees to repay immediately
without demand, and the same with interest therein from the diffe of pay	per cart per annum snau de so much additional
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 important 13.50 per cent per annum, shall be recoverable by forest sure them matured by express terms.	hereof, or by suit at law, or both, the sam; as if all of said indebtedness had
IT IS AGREED by the Grantor that all expenses and disbusements paid or including reasonable attorney's fees, outlays for documentary widence, sten	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 documents of the defence, sterwhole title of said premises embracing foreclosure decree—thall be paid by sait or proceeding wherein the grantee or any holder of pay part of said indebt expenses and disbursements shall be an additional highlopon said premises, s such foreclosure proceedings; which proceeding, the mer decree of sale shall until all such expenses and disbursements, and the costs of suit, including atto executors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the fifth of any complaint to foreclose this without notice to the Grantor, or to any palty claiming under the Grantor, appropriate the rents, issues and profits of the said premises. The name of a record owner is: Roger Hash and E	the Grantor; and the like expenses and disburser entry, occasioned by any edness, as such, may be a party, shall also be paidly the Grantor. All such hall be taxed as costs and included in any decree that have be rendered in
until all such expenses and disbursements, and the costs of suit, including alto	ricey's fees, have been paid. The Grantor for the Grantor and for the heirs, possession of, and income from, said premises pending such forcelosure
proceedings, and agrees that upon the filly of any complaint to foreclose this without notice to the Grantor, or to any palty claiming under the Grantor, app	s Trust Deed, the court in which such complaint is filed, may at once and soint 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 owner is: ROSET Hash and E	lizabeth, his wife
IN THE EVENT OF ITE CENTROL TERROVALITOR SAID	County of the grantee, or of his resignation, relusar of langue to act, then
The Chicago Itle Insurance Company and if for any like case said first successor fail or refuse to act, the person vappointed 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 reason	of said County is hereby appointed to be first successor in this trust; who shall then be the acting Recorder of Deeds of said County is hereby covenants and agreements are performed, the grantee or his successor in able charges.
This trust deed is subject to	
Witness the hand and seal of the Grantor this26thday of	December
	Town Jash (SEAL)
Please print or type name(s)	ROGER HASH (SEAL)
below signature(s)	Elizabeth) osh (SEAL)
	ELIZABETH HASH
This instrument was prepared by Grace A. Plastows	26 W. North Ave. Northlake TI
This instrument was prepared by VI GOV A I I GO SOW A INAME AND AL	DD4588)

UNOFFICIAL COPY

COUNTY OF COOK	
Donald L. Thode,	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that Ro	ger Hash and Elizabeth Hash, his wife
personally known to me to be the same person.	whose names are subscribed to the foregoing instrument,
	nowledged that Lhey signed, sealed and delivered the said or the uses and purposes therein set forth, including the release and
waiver of the right of homestead.	
	26rh day of <u>December</u> , 1985.
(Impress Seal Here)	Collins
Commission Expires Sept. 17, 1986	Notary Public
O	
0/4	
JAN2	-er 33690 • 86000350 • A Rec 1
Ma.	Cotto
Trust Deed COER HASH TO TO THE NORTHLAKE BANK (5697) 26 W NORTH AVE NORTHLAKE, 11, 60164	Cotto