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

THIS INDENTURE WITNESSETH, That	86046463
Kevin Flanagan and Rita Flanaga (hereinafter called the Grantor), of	III
100 N. Caryl Northlake, Illin	nois (State)
for and in consideration of the sum of Fifteen Thousand Fightundred Seventy Nine and 78/100	
in hand paid, CONVEY AND WARRANT to	r,
of 26 W. North Avenue Northlake, Illi	nois (Nate)
as Trustee, and to his successors in trust hereinafter named, the following de- estate, with the improvements thereon, including all heating, air-conditioni- plumbing apparatus and fixtures, and everything appurtenant thereto, toget rents, issues and profits of said premises, situated in the County of	her with all
****Lot 22 in Block 15 in Midland Develop Unit #3, being a Subdivision of part of t Township 40 North, Range 12 East the the	ment Company's Northlake Village he South half of Section 32,
Hereby releasing and waiving all rights of trand by virtue of the homestead IN TRUST, nevertheless, for the purpose of securing performance of the conviction of the Grantor is justly indebted up in their principal promotes \$378.09 on the first day of March, 1986 each and every month thereafter for forty \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of August, 1989 of \$378.09 on the first day of \$378.09 on the first day of \$478.00 on the first	ovenants and agreements herein.  Sissory note <u>s</u> bearing even date herewith, payable  A.D., \$378.09 on the first day of  months, and a final payment of
Permanent Real Estate Index # 12-52-316-0	22
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	CAK
THE GRANTOR covenants and agrees as follows: (1) To pay said indebteding or according to any agreement extending time of payment; (2) to pay when a 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 granter acceptable to the holder of the first mortgage indebtedness, with loss clause at Trustee herein as their interests may appear, which policies shall be left and a paid; (6) to pay all prior incumbrances, and the interest thereon, at the time of IN THE EXTENT of tadare so to insure, or pay taxes or assessments, or the pholder of said indebtedness, may procure such insurance, or pay such and the interest thereon from time to without demand, and the same with interest thereon from the date of payments.	the Parid all money so posts, the Grantor agrees to repay immediately
indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreements of shall, at the option of the legal holder thereof, without notice, become impediated.  13.50 per cent per annum, shall be recoverable by forest our than matured by corress terms.	
at	grapher's charges, cost of procuring or cor phong abstract showing the Grantor; and the like expenses and disbut events, occasioned by any disease, as such, may be a party, shall also be paid yith Common. All such all be taxed as costs and included in any decree that may be rendered in as we been entered or not, shall not be dismissed, nor cle ise hereof given, bey's tees, have been paid. The Grantor for the Grantor and for the heirs, ossession of, and income from, said premises pending such foreclosure. Trust Deed, the court in which such complaint is filed, may at once and sint a receiver to take possession or charge of said premises with power to
the Little Description of the Control of the Contro	. committee to the contract of
Chicago Titte Insurance Company and if for any like care said first successor lail or refuse to net, the person we appointed to be second successor in this trust. And when all of the aloresaid ce trust, shall release said premises to the party entitled, on receiving his reasonal. This trust deed is subject to	
Witness the hand, and sent of the Grantor this 28th, day of	Jan <b>ga</b> 1986
	Kevin Flanagar (SEAL)
Please print or type name(s) below signature(s)	Sta Flangan (SEAL)
The entrement we present the Michalla Basaniakal - 26	W. North Ave., Northlake, Il. 60164
This instrument was prepared by Michelle Rosenwinkel; 26 (NAME AND ADD	RUSS)

## **UNOFFICIAL COPY**

STATE OF ILLINOIS	
COUNTY OF COOK ss.	
IDonald L. Thode	agan and Rita J. Flanagan, his wife
personally known to me to be the same personal, whose name appeared before me this day in person and acknowledged instrument as	hat they signed, sealed and delivered the said
Given under my hand and official seal this25±b	day of January 1986.
(Impress Seal Here)	and -
Commission Expires Sept 17, 1986	Notery Public
වසු අපදුරුවුවුවුවු වෙපසුරුවුවුවුවුවුවුවුවුවුවුවුවුවුවුවුවුවුවු	£5 :11 93 633
- greene y mayyilyalaana a read a may Chelia	-86-046463
Trust Deed  Fevin Flanagan  The morthlake bank  26 w north ave  Northaike 11, 60164	GEORGE E. COLE

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BOX No.

11.00 €