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

THIS INDENTURE WITNESSETH, That Albert W. Neumann	and
THIS INDENTURE WITNESSETH, That Jean C. Neumann, his wife	
260 E. Dickens Northlake Illinois (No and Street) (City)	(Siate)
for and in consideration of the sum of Nine Thousand Four H	undred
in hand paid, CONVEY AND WARRANT to THE NORTHLAKE BANK	
of 26 W. North Ave. Northlake IL 60164 (No and Street) (City)	(State)
as Trustee, and to his successors in trust hereinafter named, the following destate, with the improvements thereon, including all heating, air-conditioning plumbing apparatus and fixtures, and everything appurtenant thereto, togethere.	ng, gas and her with all
rents, issues and profits of said premises, situated in the Country of Lot 6 in Block 13 in Section 2 of Country C	and State of Illinois, to-wit: Lub Addition to Midland Development Company's
1/4 and the South West 1/4 of the North East	South 100 rods) the South 1/2 of the North Wes 1/4 all in Section 32, Township 40 North,
Range 12, East of the Third Principal Merid	ian, in Cook County, Illinois.
	A constant to a state from a d Diliania
Hereby releasing and waiving all rights under and by virtue of the homestead IN TRUST, nevertheless, for the pulpose of securing performance of the or WHEREAS. The Grantor is justly indebted upon their principal prom	ovenants and agreements herein.
***\$157.53 on the firs' day of June:	
\$157,53 on the first day of each and thereafter for fifty-eight months ar	l every month Ind a final
payment of \$157.53 on the first day	
	, G
Permanent Real Estate Index # 12-32	1111- 0 07
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 pread any 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 pay indebtedness secured hereby. INTHE EVENT of a breach of any of the aforesaid covenants or agreements shall, at the option of the legal holder thereof, without notice, become imaged at 13 · 50 per cent per annum, shall be recoverable by following them matured by express terms. IT IS AGREED by the Grantor that all expenses and disbuttements paid or including reasonable attorney's fees, untlays for documental accence, stem whole tille of said premises embracing foreclosure decree. Shall be paid by the suit or proceedings wherein the grantee or any holder of our part of said indebte expenses and disbursements shall be an additional tighting on said premises, alsuch foreclosure proceedings; which proceedings, and happens and premises, and suggest of the firmtor waives all right to the proceedings, and agrees that upon the filter of any complaint to foreclose the without notice to the Grantor, or to an party claiming under the Grantor, app collect the rents, issues and profits of up and premises. The name of a record owner is: IN THE EVENT of the death of emoval from said COOK The Chilary of Title Insurance Compa	the whole of said indebtedness, inc'ting principal and all earned interest, incted due and payable, and with in trest thereon from time of such breach increof, or by suit at law, or both, the sam as if all of said indebtedness had incurred in behalf of plaintiff in connection with the foreclosure hereof incurred in behalf of plaintiff in connection with the foreclosure hereof incurred in behalf of plaintiff in connection with the foreclosure hereof incurred in behalf of plaintiff in connection with the foreclosure hereof incurred in the like expenses and dishart ments, occasioned by all consults as such, may be a party, shall also be pair to the Crantor. All substitutes the same included in any decree that may be rendered in the little payable the control of the Grantor for the Grantor and for the heir payable seems, have been paid. The Grantor for the Grantor and for the heir payable seems of the court in which such complaint is filed, may at once and coint a receiver to take possession or charge of said premises with powered the court of the grantee, or of his resignation, refusalor failure to act, then
Witness the finnd and seal of the Grantor this 19th day of	Apr.1186
	allar W. Germann (SEAL)
Please print or type name(s) below signature(s)	ALBERT W. NEUMANN
	JEAN C. NEUMANN (SEAL)
This instrument was prepared by Grace A. Plastow c/o The	Northlake Bank 26 W. North Ave.
This instrument was prepared by Grace A. Flastow C/O The	DRESS) Northlake, IL 60164 1 1 00

UNOFFICIAL COPY

	_ ILLINOIS	١		
STATE OF	COOK	ss.		
I,	Donald L. Thode		, s. Notary Public in an	
State afo	resaid, DO HEREBY CEI	RTIFY that Albert W	Neumann and Jean C.	Neumann, his wile
personall	ly known to me to be the	same persons, whose na	me_sare_subscribed to	the foregoing instrument,
			that they signed, scale	
	().	voluntary act, for the uses	and purposes therein set forth.	including the release and
	the right of homestead.		h downer Ammed	10 86
Giv	en under my hand and offic	cial scal thisnineteent	h day of April	, 19_80.
(im	press Seal Here)	0x = 0	(20	
Commiss	ion Expires_ Sept . 17,	1906	Notary Pu	bile
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				EORGE E. COLE?
. _Ш	(58)			34
SECOND MORTGAGE Trust Deed	ALBERT W. NEUMANN JEAN C. NEUMANN TO THE NORTHLAKE BANK (5813)	26 W. North ave. Northlake II 60164		GEORGE E. COLE"
	ALBERT W. NEUMANN JEAN C. NEUMANN TO THE NORTHLAKE BANI	26 W. North ave. Northlake Il 601		FOR
	C. N	Nor Nake		ORGE
BOX No. ECOND	ALBER JEAN	Sorth	Tion	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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