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

					PLETRA	
THIS IND	ENTURE WIT	NESSETH	That			
and RC	DSEMARY K	PLETE	IAROSSO,	his w	LEO	
	(here	nion flore mile	ad the Gennia	1 or 10	ol was	cwardno
Drive;	Northlak	e, Illi	nois 60	164		****************
	(No. un	d Street)	ELGHTY	NINECO	PHOUSAN	D (STWO
for and in o	onsideration of	the sum of				
IUNDRED 7	HIRTY TH	REE & 2	0/100***	******	t i't i't i't i't i't i't i	www Dollars
	d, CONVEY_ The NOR	AND V	VARRANT BANK	to		
of	26 W. N	orth Av	enue	North	ilake	111.
1/1	(No. an	i Street)		(Cit	y)	(Ninte)
estate, with	and to his succ	ients thereo	n, including a	il heating,	air-conditio	ning, gas and

86352355

Above Space For Recorder's Use Only

... and State of Illinois, to-wit:

plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said promises, situated in the County of ...

*** Lot 9 in Block 10 in Midland Davelopment Company is Northtake Village Unit 6, being a Subdivision in Southeast 1/4 of Siction 31, Township 40North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.*******

Permanent Roof Estate Index Number: 12 31 409 009

Hereby releasing and waiving all rights ur de, and by virtue of the homestend 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 por r 5012 principal promissory note _ hearing even date herewith, payable

*****\$743.61 on the 20th day of August 1986, A.D. and \$743.61 on the 20th day of each and every month thereafter for one hundred and eighteen months, and a final payment of \$743.61 on the 20th day of July 20, 1976, A.D.

SCACIE THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each wear, all taxe, and seesaments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage or rebuild or suffered; (5) to keep all buildings or any time on said premises insured in companies to be selected by the grantee herein, who as telephylathorized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payables to the holder of the first mortgage indebtedness, with loss clause attached payables to the holder of the first mortgage, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the side of Mr. tragage or Trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the some shall become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discins (2) or purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to the man and the interest thereon are the premises or pay all prior incumbrances and the interest thereon from time to the man and the interest thereon are repay immediately without demand, and the same with interest thereon from time to the man and the interest thereon from time to the man and the interest thereon from time to the man and the interest of the said and all carned interest. The Helphan of the legal holder thereof, without notice, become immediately due and payable, and with in or at the recon from time of such breach at the option of the le

then matured by express terms.

It is AGREED by the Grantor that all expenses and disbutements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including reasonable attorney's fees, outlays for document by vidence, stenographer's charges, tost of procuring or completing obstruct showing the whole title of said premises embracing foreclosure decree—that is be paid by the Grantor; and the like expenses and disburse new its, occasioned by any suit or proceeding wherein the granter or any holder of that he paid to said indebtedness, as such, may be a party, shall also be paid by the expenses and disbursements shall be an additional degrapor said premises, shall be taxed as costs and included in any decree that thay be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, not of the costs of suit, including attorney's fees, have been paid. The Grantor the Grantor the Grantor waives all right to the possession of, and income from additional premises pending such foreclosure proceedings, and agrees that upon the filling of any complaint to foreclose this Trust Deed, the court in which such complaint is filled, may at once and without notice to the Grantor, or to no hearty claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the granter of the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the granter of the Grantor, appoint a receiver to take possession, refusal or failure to act, then

COOK

Count of the grantee, or of his resignation, refusal or failure to act, then

The name of a record owners:

IN THE EVENT of the deal of the deal

Witness the hand s and seal of the Grantor this 15th day of

Pietrarosso Lamesageal) Pietrarosso

This instrument was prepared by

Please print or type name(s) below signature(s)

Gaza E. Cooke, 26 W. North Ave., Northlake, IllInois (NAME AND ADDRESS)

UNOFFICIAL COPY

			Z	S AUG 86 2 2 4
STATE OF	ILLINOIS)		
COUNTY OF	соок	ss.		
DONALD L. THO	DE.	,		
1,			otary Public in and for said Cou	
State aforesaid his wife	, DO HEREBY CERTIFY the	James F. Pietraros	so and Rosemary K. Pietr	arosso.
		_		les (
	·		subscribed to the foregoing	
		-	signed, sealed and delivere	
instrument as	Irce and voluntary	act, for the uses and purpose	es therein set forth, including the	release and
	ight efficientead.	E4 Example		
Given un	der my har o and official scal thi	s <u>fifteenth</u> day	of July, 19_8	6
(Impress 8	sal Hare)			
	Ox		Notary Public	
Commission E	xpires Sept. 17, 1986	1.		
		4		•
	AU	G-13-86 45752	• 86352355 • A Rei	c 11.
			Clart's Office	86-352355
SECOND MORTGAGE Trust Deed	JAMES F. PIETRAROSSO and ROSEMARY K. PIETRAROSSO TO The NORTHLAKE BANK (COMM) 26 West North Avenue, Northlake, Il	Steen Control of the steen of t		GEORGE E. COLE ⁵ LÉGAL FORMS

11.00 E