CAUTION. Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form.

makes any warranty with respect thereto, including any warranty of merchantsolitry of filmess for a particular purpose	
THIS INDENTURE, made this 28 day of August, 19 87, between _Terrestris Development Company	· · · · · · · · · · · · · · · · · · ·
a corporation created and existing under and by virtue of the laws of the State ofIllinois and duly authorized to transact business in the State ofIllinois , party of the first part, and Stanley N. Cook and Mary C. Cook as joint tenants of 702 Schooner Lane,	87495738
party of the second part, WITNESSETH, that the party of the first part, for and in consideration of the sum of Ten_and_no/100 10.00) Dollars and other good and valuable consideration in hand paid by the party of the second part, the receipt whereof is hereby acknowledged of the Board of of the second part, and to theirs and assigns, FO described real estate, situated in the County of Cook and State of Illing follows, to wit:	MISE, RELEASE, ALIEN DREVER, all the following
Lot 129 in Stapes Subdivision, being a Subdivision of Northeast quarter of Section 35, Township 41 North, R. East of the third principal meridian, in Cook County,	ange 10, Illinois
Subject to: General real estate taxes not due as of including taxes which may accrue by reason of new or improvements during the year of closing; Covenants, and restrictions of records; Public and utility easer party wall rights and lot line agreements; Zoning and laws and ordinances; Roads and highways, if any; Purmortgage, if any; and acts of Purchaser.	additional conditions ments and building
Together with all and singular the hereditaments and appurtenances thereunto belonging, of and the reversion and reversions, remainder and remainders, 720% issues and profits thereof title, interest, claim or demand whatsoever, of the party of the first part, either in law or equivalently described premises, with the hereditaments and appurtenances: TO (1 AVE AND TO HOLD described, with the appurtenances, unto the party of the second part, _cheirheirs and assign	of, and all the estate, right, ity, of, in and to the above the said premises as above
And the party of the first part, for itself, and its successors, does coven at, premise and agree the second part, their heirs and assigns, that it has not done or suffered to be done, a premises hereby granted are, or may be, in any manner incumbered or charged, except as herei premises, against all persons lawfully claiming, or to claim the same, by, through or wider it, it DEFEND, subject to:	inything whereby the said in recited; and that the said
Permanent Real Estate Index Number(s): 07-35-206-004 Address(es) of real estate: 702 Schooner Lane, Elk Grove, Illi	irois
IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be here its name to be signed to these presents by itsVicoPresident, and attested by its _Ass and year first above written.	to affored, and has caused
_Terrestris Developm (Name of Corpor	
Allest Leave M. O.	Marsha B. Elliott 30 mkrouk: Jean M. Oziemkowski
This instrument was prepared by Portes, Sharp, Herbst & Kravets, Ltd. (NAME AND ADDRESS) Drive, Chicago,	1., 333 W. Wacker 1L. 60606
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Box 87495738

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