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

<u></u>	·
THIS INDENTURE WITNESSETH, That	
Eugene Curtis Sanford Jr. and Marjorie A	. Sanford,
his wife (hereinafter called the Grantor), of 1306 Ashland Ave, Evanston, (No and Sireet)	
for and in consideration of the sum of Thirty One Thousand, Hundred Nine and 00/100	
in hand paid, CONVEY AND WARRANT to State National Bank	AND
of 1603 Orrington Ave, Evanston, (No. ard Street)	IL.
as Trustee, and to his successors in trust hereinafter named, the following estate, with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything appurtenant thereto, tog	described real ning, gas and gether with all Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County ofCo	
Lot 1 in Commer's Sub of the South 1/2 of Lot 10 lying North of the North line of De Addition to Exarston in Section 13, Townsh Third Principal Meridian, in Cook County,	mpster Street all in Block 2 in Hitt's ip 41 North, Range 13, East of the Illinois.
Permanent Real Estate Index Number: 10-13	-427-018 HKOM.
Hereby releasing and waiving all rights under and by virtue of the homeste	
IN TRUST, nevertheless, for the purpose (/se uring performance of the WHEREAS. The Grantor is justly indebted the comment of principal pro-	
To State National Bank in the amount of \$32 installments of \$530.15 each beginning on every month thereafter until the finel mont 20th day of January, 1992.	the 20th day of February, 1987, and
The sales or transfer of the premises or ar the premises, without the written consent of Note, shall constitute a default by the mo.	assignment of beneficial interest in the trustee or the holders of the trustee or the holders of the
	46
shall, at the option of the legal holder thereof, without notice, become immediate 10.0	s the white prisaid indebtedness, including principal and all earned interest, diately side and payable, and with interest the ron from time of such breach becoff or by suit at law, or both, the same as 'is' of said indebtedness had
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements and including reasonable attorney's fees, outlays for documentary endence, ste whole title of said premises embracing foreclosure decree—matterpaid by suit or proceeding wherein the grantee or any holder of any part said indebe expenses and disbursements shall be an additional lieu upple and premises, such foreclosure proceedings; which proceeding, which proceedings and premises, such foreclosure proceedings; which proceeding, which proceedings the disbursements, and the opsitor suit, including attexecutors, administrators and assigns of the Contor waives all right to the proceedings, and agrees that upon the filing way complaint to foreclose the without notice to the Grantor, or to any pure valuining under the Grantor, appendict the rents, issues and profits of the contor waives. The name of a record owner in Surgeone Curtis Sanfo	incurred in behalf of plainfill in connection will the foreclosure hereof mographer's charges, cost of procuring or completing abstract showing the the Grantor; and the like expenses and disburser entity, occasioned by any tedness, as such, may be a party, shall also be paid with. Grantor. All such shall be taxed as costs and included in any decree that may be rendered in have been entered or hot, shall not be dismissed, nor thease hereof given, string's lees, have been paid. The Grantor for the Grantor and for the heirs, possession of, and income from, said premises pending such foreclosure its Trust Deed, the court in which such complaint is filed, may at once and point a receiver to take possession or charge of said premises with power to open different and Mariorie A. Sanford, his wife
INTHE EVENT of the death a removal from said Cook	County of the grantee, or of his resignation, refusal or failure to act, then
Recorder of Deeds and if for any like cause said first successor fail or refuse to act, the person	of said County is hereby appointed to be first successor in this trust;
appointed 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	covenants and agreements are performed, the grantee or his successor in lable charges.
This trust deed is subject toEyanston Federal Sav	TIES A TORIL ASSOC.
Witness the hand and seal of the Grantor this _28th_day of	January 1987.
	Eugene Curtis Sanford Jr. (SEAL)
Please print or type name(s) below signature(s)	
State National Bank	Marjorie A. Sapford (SEAL)
1603 Orrington Ave. Evanston, IL 60204 Juliet P. Woodfork, S	
his instrument was prepared by Juliet P. Woodfork, S	

UNOFFICIAL COPY

STATE OF II	linois ok	ss.		*52* 06 \$51	ZO SVIT
-,	CY Nesbitt HEREBY CERTIFY thatB		·	or said County, in the ar jorie A. Sanfo	
personally known to	me to be the same person 8 which this day in person and acknowing free and voluntary act, for thornestead.	owledged thattl	ney signed, sealed	and delivered the said	
(Impress Seal Here	hand and notarial seal this	28th	day of January Notary Public	Post	- 00
Significant State of the Control of		County			87145408
39si + Y n	30h≤hTL8 • 542F		Clarking		
COND MORTGAGE [rust Deed	ρ				