TRUST DEED OF FORM NO. 2202 SECOND MURTURGE (ILLINOIS)

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87166740

	07166740				
THIS INDENTURE WITNESSETH, That James D. Hartney	and				
Colleen J. Hartney, nsi wife					
(hereinafter called the Grantor), of Malrose Park II					
2848 Derrough Melrose Park II (No and Street) Call Thousand Two H	(State)				
for and in consideration of the sum of Eight Thousand Two in Ninety Two 24/100	Dollars				
in hand paid, CONVEY AND WARRANT to NORTHLAKE_BANK					
of @¢ W. North Ave. Northlake IL (No. and Street) (City)	(State)				
as Trustee, and to his successors in trust hereinafter named, the following de estate, with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything apparatus thereto, togethere.	scribed real ing, gas and Above Space For Recorder's Use Only ther with all				
rents, issues and profits of said premises, situated in the County of GOO	K and State of Illinois, to-wit.				
Lot 6 in Block % in Midland Development Con Subdivision of the Northeast Quarter of Sec East of the Third principal Meridian.	mpany's Grand Wolf Development, a ction 30, Township 40 North, Range 12				
Hereby releasing and waiving all rights under and by virtue of the homeste	ead exemption laws of the State of Illinois.				
Permanent Real Estate Index Number(s). 12-30-221-011 A C	90 - 17				
Address(es) of premises:2848_Derrough Melrose_Pari	k_1L_60164				
Address(es) of premises:2848_Derrough Melrose_Parl INTRUST, nevertheless, for the purpose of relating performance of the co WHEREAS, The Grantor is justly indebted upon . Intlix principal prof	ovenants and agreements herein.				
	·				
***\$230.34 on the first day of land \$230.34 on the first cay of for thirty four months, and a first day of the first day of t	each month thereafter inal payment of \$230.34				
on the first day of April,A.D.	ness, and the interest thereon far herein and in said note or notes provided.				
4	·				
	C. A.				
	70,				
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedr 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 premay 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 IN THE 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 of premises or pay all prior incumbrances and the interest thereon from time to	due in each, ca., all taxer an experience and premises, and on or damage to re-unid supersorie all buildings or improvements on said mises shall not been unified or suffered; (5) to keep all buildings now or at re-herein, who is been an unified or suffered; (5) to keep all buildings now or at trached payable, for an unified to place such insurance in companies trached payable, for the first Frustee or Mortgagee, and second, to the remain with the said. Mortgage or Trustee until the indebtedness is fully or times when the same shall become due and payable, prior incumprances or it it erest thereon when due, the grantee or the or assessments, or discharg, c. p. inchase any tax lien or title affecting said or line; and all money so no d., he Grantor agrees to repay immediately				
- without demand, and the same with interest thereon from the date of Dakk	negt kt ±xx (> x per cent per anitum shari de so much additional				
indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements shall, at the option of the legal holder thereof, without notice, become himself.	the whole of said indebtedness, including orincipal and all earned interest, intelly due and payable, and with interest it ereon from time of such breach				
at 10.90 per cent per annum, shall be recoverable by foreglosure the	nereol, or by suit at law, or both, the same as it would indebtedness had				
	incurred in behalf of plaintiff in connection with the foreclosure hereof ographer's charges, cost of procuring or complete, a postract showing the				
IT IS AGREED by the Grantor that all expenses and dispersements paid or including reasonable attorney's fees, outlays for documentary avidence, sten whole title of said premises embracing foreclosure decrees, whall be paid by suit or proceeding wherein the grantee or any holdes of any part of said indebt expenses and disbursements shall be an additional flow upon said premises, such foreclosure proceedings; which proceeding, whether decree of side shall until all such expenses and disbursements, and the costs of suit, including attorexecutors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the flurgot any complaint to foreclose the without notice to the Grantor, or to any any claiming under the Grantor, appropriate the rents, issues and profit to the said premises. The name of a record owner in James D. Hartney and INTHE EVENT of the decliber removal from said COOK.	the Grantor; and the like expenses and disturscence of seconome by an edness, as such, may be a party, shall also be paid by the Grantor. All such hall be taxed as costs and included in any decree that may be rendered in have been entered or not, shall not be dismissed, nor i dear hereof given ricey's fees, have been paid. The Grantor for the Grantor in d tor the heirs, possession of and finome from, said premises pending men for to reclosure. Trust Deed, the court in which such complaint is filed, may at once and sound a received rick a possession or charge of said premises with power to				
The name of a record owner James D. Hartney and	Country of the grantee or of ble recognition refusal or failure to get them.				
and if for any like crus, said first successor fail or refuse to act, the person wappointed to be sected successor in this trust. And when all of the aloresaid trust, shall release said premises to the party entitled, on receiving his reasonathis trust deed is subject to none.	who shall then be the acting Recorder of Deeds of said County is hereby covenants and agreements are performed, the grantee or his successor in the charges.				
Witness the hand and seal of the Grantor this20th_day of	March 19 87				
Discounting page (c)	JAMES D. HARTNEY (SEAL)				
Please print or type name(s) below signature(s)	JAMES D. HARTNEY (SEAL) COLLEEN J. HARTNEY (SEAL)				
This instrument was prepared by Grace Elsenbraum c/o Northlake Bonk (NAME AND ADDRESS)					

UNOFFICIAL COPY

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	STATE OF	ILLINOIS		.)			
	COUNTY OF	соок		SS.			
	1	Raymond F.		· · · · · · · · · · · · · · · · · · ·	y Public in and for said Coun	ty, in the	
	State aforesaid		Y CERTIFY that	ames D. Hartney and	Colleen J. Hartney,		
	personally known to me to be the same persons, whose name s are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they, signed, sealed and delivered the said						
	instrument as _	taetr fre	e and voluntary act.	or the uses and purposes th	erein set forth, including the re	lease and	
	waiver of the r	ight of homeste	ead.				
	Given un	der my hand an	d official seal this	wentieth day of	<u>March</u> , 1987.		
	(Impress S	eat HereOFFICIA	SEAL SEAL			,	
	¶ R	RAYMOND TARY PUBLIC.	F. SEIFFERT STATE OF ILLINOIS	15 1201	Notary Public		
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87166740 × No.	SECOND MORTGAGE Trust Deed	COLLEEN J. HARTNEY JAMES D. HARTNEY TO	NORTHLAKE BANK(6198) 26 W. NORTH AVE. NORTHLAKE IL 60164			GEORGE E. COLE LEGAL FORMS	
8716 BOX NO.		VMES	S W.)	GE(
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