ON 7052068

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

THIS INDENTURE WITNESSETH, ThatDennis_Smalley	und
Judith Smalley, his wife	1 the state of the
(hereinafter called the Grantor), of 1415 Glenwood, Glenyiew, Illinois	
1415 Glenwood, Glenview, Illinois for and in Formal Market District La HALL SMALLEY VENTURE.	for
Three hundred thousand and no/100	#Dollars
in hand paid, CONVEY AND WARRANT to BANK_OF_HIGHLAND_PARK	
BANK OF HIGHLAND PARK of 1835 First Street, Highland Park, I (No unabstreet) (Cop) (See	Later Control of the
as Trustee, and to his successors in trust hereinafter named, the following descrestate, with the improvements thereon, including all heating, air-conditioning plumbing apparatus and fixtures, and everything apparatus are thereto, together	ibed real gas and Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of	OOK and State of Illinois, to-wit:
Lot 1 in Duuglass H. Ebstyne's Subdivision being a Subdivision of part of the East 1 Range 12 East of the Third Principal Meri	/2 of Section 26, Township 42 North,
Hereby releasing and waiving at rights under and by virtue of the homestead	·
Permanent Real Estate Index Number(2) 04-26-405-005	40000%
Address(es) of premises: 1415 Firenwood, Glenv	iew, Illinois
IN TRUST, nevertheless, for the purpose of securing performance of the cover	
WHEREAS. The Grantor is justly indebted up in the 1 <b>เกราะหมักมากระหม</b> ับเกาะกร	
ON DEMAND pursuant to the terms and condi	tions of a Guaranty of even date
involving the Hall Smalley Venture, an Il	If the property secured by this Mongage
0/	-hall be gold conveyed or transferrage
1	the principal of the Note remaining unpaid together was accrued interest
	thorage chall the the election of the
	holder and without notice become
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtednes	due and hayable.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness or according to any agreement extending time of payment: (2) to pay when du demand to exhibit receipts therefor: (3) within sixty days after destruction of premises that may have been destroyed or damaged; (4) that waste to said premises insured in companies to be selected by the grantee lacceptable to the holder of the first mortgage indebtedness, with loss clause atta Trustee herein as their interests may appear, which policies shall be left and repaid; (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 prholder 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 paying indebtedness secured hereby.	ie in cach jerr, all taxe and issessments against said premises, and on reducing the problem of the committed or suffered; (5) to keep all buildings now or at herein, who is gereno huthorized to place such insurance in companies inched payant place as the first I justee or Mortgagee, and second, to the main with the boy i Mo tgagee or Trustee until the indebtedness is fully times who of the same she a become due and payable, incrincipally the same she a become due and payable, incrincipally to increase thereon when due, the grantee or the assessments, or discharge or purchase any tax lien or title affecting said time; and all money so good the Granter agrees to repay immediately
without demand, and the same with interest thereon from the date of passifindebtedness secured hereby.	first 1000 per eex out amilin shall be so hideh additional
INTHE EVENT of a breach of any of the aforesaid covenants or agreements the shall, at the option of the legal holder thereof, without notice, become kinediat at three per cent per annum, shall be recoverable by foreclosure the thought and the percent of the per	
then matured by express terms.  Fr. is AGREED by the Grantor that all expenses and disbursements paid or inc	curred in behalf of plaintiff in connection with the foreclosure hereof —
including reasonable attorney's fees, outlays for documentary avidence, stenog whole title of said premises embracing foreclosure decrees whall be paid by the	rapher's charges, cost of procuring or completing abstract showing the Cirantor; and the like expenses and disbursence is, occasioned by any
suit or proceeding wherein the grantee or any holder of any part of said indebted expenses and disbursements shall be an additional lief upon said premises, sha	ness, as such, may be a party, shall also be paid by the Grantor. All such il be taxed as costs and included in any decree that may be rendered in
such foreclosure proceedings; which proceeding, whether decree of sale shall ha until all such expenses and disbursements, and the obsts of suit, including attorn	ve been entered or not, shall not be dismissed, nor releast hereof given, ey's fees, have been paid. The Grantor for the Grantor and for the heirs,
then matured by express terms.  If IS AGREED by the Grantor that all expenses and dishursements paid or including reasonable attorney's fees, outlays for documentary avidence, stenog whole title of said premises embracing foreclosure deeper and the paid by the suit or proceeding wherein the grantee or any holder of sup part of said indebted expenses and disbursements shall be an additional led upon said premises, sha such foreclosure proceedings; which proceeding, which redecree of sale shall ha until all such expenses and disbursements, and the obsts of suit, including attorne executors, administrators and assigns of the Grantor waives all right to the poproceedings, and agrees that upon the hang of any complaint to foreclose this lightbut notice to the Grantor, or to any party claiming under the Grantor, appoint collect the rents, issues and profits of the paid and premises.  The agree of a record owner is the content of the party of the page of a record owner.	ssession of, and income from, said premises pending such foreclosure frust Deed, the court in which such complaint is filed, may at once and inta receiver to take possession or charge of said premises with power to
The name of a record date; is a second date; is	E G. C. S. 17 T. Company of the Assessment of the Company of the C
IN THE EVENT of the de (18 or removal from said	'ounty of the grantee, or of his resignation, refusal or failure to act, then
and if for any like crow said first successor fail or refuse to act, the person who appointed to be second successor in this trust. And when all of the aforesaid co trust, shall release said premises to the party entitled, on receiving his reasonable.  This trust deed is subject to	os shall then be the acting Recorder of Deeds of said County is hereby venants and agreements are performed, the grantee or his successor in the charges.
Witness the hand S. and seal S of the Grantor this 13th, day of	tice July (SEAL)
DI	Dennis Smalley (Span)
Please print or type name(s) below signature(s)	Judille Smalley (SHAL)
	Judith Smulley O
This instrument was prepared by Mr. Rondy L. Greon, NAME AND ADD	1835 First Street, Highland Park 14

BOX 333-HV

## **UNOFFICIAL COPY**

STATE OF Illinois
County of Lake
I, Sybic Schechter, a Notary Public in and for said County, in the  State aforesaid, DO HEREBY CERTIFY that Dennis Smalley and Judith Smalley
State aroresaid, DO HEREBY CERTIFY that
personally known to me to be the same person. S 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 asiheir_ free and voluntary act, for the uses and purposes therein set forth, including the release and
waiver of the right of homestead.
Given under my hand and official seal this 13th day of May, 1987.
(Impress Seel Here)  Outer Public  Notary Public
Commission Expires My Commission Expires Jan. 7, 1990

372751(5

SECOND MORTGAGE

Trust Deed

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GEORGE E. COLES LEGAL FORMS