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THIS INDENTURE WITNESSETH, That Michael T. Eisena	an
and Adrienne Eiseman, his wife	
(hereinafter called the Grantor), of	
1961 Oak Wood Drive Arlington Heights, Illi	(State) 87302851
for and in consideration of the sum of	
Twenty Three Thousand One Hundred Thirty Ei	ghtom:83/100
in hand paid, CONVEY AND WARRANT to Bank of Glenbrook	
,	(State)
as Trustee, and to his successors in trust hereinafter named, the following de- estate, with the improvements thereon, including all heating, air-conditioni plumbing apparatus and fixtures, and everything appurtenant thereto, toget	ng, gas and Above space For Recorder's Use Only ther with all
rents, issues and profits of said premises, situated in the County of Lot 65 in Lake Arlington Towne Unit 4, Bein	
Section 16, Township 42 North, Range 11, Ea	st of the Third Principal Meridian, in
Cook County, Illinois, according to the pla	t thereof recorded July 29th, 1986
as document # [6322995] in Cook County, Ill	
Hereby releasing and waiving all ights under and by virtue of the homeste	ad exemption laws of the State of Illinois.
Permanent Real Estate Index Number (s): 03-16-496-065	
Address(es) of premises: 1961 Oak Wood Drive, Arling	ton Heights, Illinois
IN TRUST, nevertheless, for the purpose of securing performance of the co	
WHEREAS. The Granuor is justly indebted a for interest rate the Bank of Glenbrook at in interest rate	
Chicago Prime Rate, due in full at maturity	of principal of \$23.138.83 and accrued
unpaid interest, on 5/27/88, and any renewa	1 or extension thereof.
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THE GRANTOR covenants and agrees as follows: (1) To pay said indebteder 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 premy 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 the time of the part of tailure so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pays such taxes of premises or pay all prior incumbrances and the interest thereon from time to	due in each year, all taxes and assessments against said premises, and on or damage to rebuild on restore all buildings or improvements on said mises shall not be committed or suffered; (5) to keep all buildings now or at the herein, who is here is authorized to place such insurance in companies ittached payable me. To the first Trustee or Mortgagee, and second, to the remain with the wife in Mortgagee or Trustee until the indebtedness is fully or times when this same shall become due and payable. Prior indusprances or the interest thereon when due, the grantee or the prasses along so, or discharge in prochase any tax lien or title affecting said
without demand, and the same with interest thereon from the date of pays	neut atper ce d per annum shall be 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 the area.	the whole of said indebtedness, including principal and all earned interest.
at per cent per annum, shall be recoverable by foreclosure to	hereof, or by suit at law, or both, the same as hall of said indebtedness had
IT IS AGREED by the Grantor that all expenses and disbusements paid or including reasonable attorney's fees, outlays for documentary evidence, sten	incurred in behalf of plaintiff in connection with the foreclosure hereof — tographer's charges, cost of procuring or commeting abstract showing the
including reasonable attorney's lees, outlays for documentary evidence, sten whole title of said premises embracing foreclosure decete whall be paid by suit or proceeding wherein the grantee or any holder of my part of said indebt	the Grantor; and the like expenses and disburse neats, occasioned by any ledness, as such, may be a party, shall also be paid by the Grantor. All such
expenses and disbursements shall be an additional lie upon said premises, such foreclosure proceedings; which proceeding which receive the decree of sale shall be an additional lie upon said premises, such foreclosure proceedings; which proceeding which redecree of sale shall be an additional lie of the said said to the said said said said said said said said	half be taxed as costs and included in any decree that may be rendered in
executors, administrators and assigns of the grantor waives all right to the proceedings, and agrees that upon the flipt of any complaint to foreclose this	is Trust David, the court in which such complaint is filed, muy at offce and
without notice to the Grantor, or to any party claiming under the Grantor, appropriate the rents, issues and profits of the haid premises.	point a receiver to take possession or charge of said premises with power to
The name of a record owner is M1Chael T. Elsenan al	nd Adrienne Eiseman, his wife
IN THE EVENT of the death or removal from said COOK	. County of the grantee, or of his resignation, refusal or failure to act, then
Bank of Glenbrock and if for any like cate said first successor fail or refuse to act, the person vappointed to be seeing successor in this trust. And when all of the aforesaid	of said County is hereby appointed to be first successor in this trust; who shall then be the acting Recorder of Deeds of said County is hereby
trust, shall release sais premises to the party entitled, on receiving his reasona	covenants and agreements are performed, the grantee or his successor in able charges.
This trust deed is subject to	
Witness the hands_ and seal s_ of the Grantor this 27th_ day of	May 1, 19 87
	MWW In asim
	Michael T. Eiseman (SEAL)
Please print or type name(s)	
below signature(s)	Thursday tisemen (SEAL)
	Adrienne Eiseman
	a, , ma as (
This instrument was prepared by Blair K. Robinson 2801 P. (NAME AND AD	ringsten Rd., Glenview, Illinois 60025 DORESS)

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STATE OF	Illino	Ls	} s	s.				
County o								
•	Greg L	Gumbinger			a Notani D	bublic in and f	or said County, is	n the
l,			wahan Mici	hael T. &	-		or said County, is	i dic
State afore	said, DO HE	REBY CERTIF	Y that					***************************************
			8 .	s	are	ihad sa sha	foregoing instrum	;
							and delivered the	
instrument	as	iriree and volu	ntary act, for th	e uses and pu	irposes there	ein set forth, in	cluding the release	and
waiver of t	he right of ho	rubste ad.						
Giver	n under my ha	ind and officies s	eal this	1st	day of	June	, 19.87	
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(Impr	ess Seel Here)		0,5		3.	5	2:	}
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SECOND MORTGAGE Trust Deed	87302851					rook	2801 Pfingsten Rd. Glenview, IL 60025	GEORGE E. COLE? LEGAL FORMS
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