CAUTION. Consult a tawyor belief using or acting under this form. Neither the publisher nor the seller of this form makes any werranty with respect thereto, including any wernanty of merchantability or fitness for a particular purpose.

THIS INDENTURE WITNESSETTI, That Edward J. Dec and Lorraine M. Dec	87371925
(hereinatter called the Granton), of 151 Parkview Dr. Northlake II. (No anthree) (Mate)	
for and in consideration of the sum of Four Thousand One Hundr One and 48/100	ed
in hand paid, CONVEY AND WARRANT to The Northlake Bank	
of 26 W. North Ave Northlake II.	
as Trustee, and to his successors in trust hereinafter named, the following describe extate, with the unprovements thereon, including all heating, air-conditioning, go plumbing apparatus and fixtures, and everything appurtement thereto, together w	as and Above space For Recorder's Ose Only
rents, issues and profits of said premises, situated in the County of COOK	and State of Illinois, to-wit:
See Reverse Side:	
O	annoting law of the State of Hillands
Hereby releasing and waiving o'r rights under and by virtue of the homestead ev	
Permanent Real Estate Index Number (* 12-32-327-010. Address(es) of premises: 151 Parkyjew Dr. Northlake, 11	
IN TRUST, nevertheless, for the purpose of securing performance of the coverial WHERI-AS. The Grantor is justly indebted up or Eligir principal promissor	nts and agreements herein. y note — bearing even date herewith, payable
\$113.93 on the first day of Aug \$113.93 on the first day of eac	ust, A.D. 1987;
the weather for trivial cour mont	hs, and a final
payment of \$113.95 on the first	
	CACK
	CARIT
1HF GRASTOR covenants and agrees as follows: (1) To pay said indebtedness.	Description and the second of
or according to any agreement extending time of payment. (2) to pay when due it demand to exhibit recepts therefor, (3) within sixty days after destruction or dipremises that may have been destroyed or damaged; (4) that waste to said premises any time on said premises insured in companies to be selected by the grantee her acceptable to the holder of the first mortgage indebtedness, with loss clause attach Trustee herein as their interests may appear, which policies shall be left and remain paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or time. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior holder of said indebtedness, may procure such insurance, or pay such taxes or asy premises or pay all prior incumbrances and the interest thereon from time to jude.	re chear, all favor and ssessments against said premises, and on amage to rebuild objects for all buildings or improvements on said shall of the comparited or suffered; (5) to keep all buildings now or at ein, who is given huthorized to place such insurance in companies of payding fire. — the first Frustee or Mortgagee, and second, to the in with the say is Mortgagee or Trustee until the indebtedness is fully es which the same shall become due and payable. — in further the first the result of the same shall be compared to the same shall be or the first or purchase any tax here or title affecting said e. and all money so on, if, the Grantor agrees to repay immediately
without demand, and the same with interest thereon from the date of page and indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the wishall, at the option of the legal holder thereof, without nonce, become homeotately and the same page and the same	hole of said indebtedness, ir cluding principal and all earned interest, due and payable, and with interest thereon from time of such breach
then matured by express ferms. It is AGREED by the Grantor that all expenses and disturts emonts paid or incurrencing reasonable attorney's fees, outlays for documentary avidence, stenograp whole fille of said premises embracing foreclosure deepers, shall be paid by the Grantor or proceeding wherein the grantee or any holder of any part of said indeptedness expenses and disbursements shall be an additional hortupon said premises, shall be such foreclosure proceedings; which proceeding, whether decree of sale shall have until all such expenses and disbursements, and the object of such including attorney's executions, administrators and assigns of the Grantor waives all right to the posses proceedings, and agrees that upon the fluided any complaint to foreclose this Tru without notice to the Grantor, or to any hirty claiming under the Grantor, appoint: collect the routs, issues and bright such remises.	ed in behalf of plaintiff in connectio, 'wit', the foreclosure hereofi- ther's charges, cost of procuring or completion, abstract showing the rantor; and the like expenses and disbursenzins, occasioned by apy s, as such, may be a party, shall also be paid by the Grantor. All such is taxed as costs and included in any decree in thin by be rendered in seen entered or not, shall not be dismissed, not the last hereof given, these, have been paid. The Grantor for the Grante as thor the heirs, ssion of, and income from, said premises pending such foreclosure at Deed, the court in which such complaint is filed, may at once and irreceiver to take possession or charge of said premises with power to
The name of a record owner to Edward J. Dec and Lorrain IN THE EVENT of the decliner removal from said. Cook Cou	16 M. DGC nty of the grantee, or of his resignation, refusator failure to act, then
The Chicago Title Insurance Company and if for any like only said first successor fail or refuse to act, the person who slappointed to be setting successor in this trust. And when all of the aforesaid eoven trust, shall release said premises to the party entitled, on receiving his reasonable of This trust deed is subject to	of said County is hereby appointed to be first successor in this trust; all then be the acting Recorder of Deeds of said County is hereby ants and agreements are performed, the grantee or his successor in harges.
Witness the hand and seal of the Cirantor this 23 day of	Elwand John Dac (SEAL)
Please print or type name(s) below signature(s)	dward John Dec (SEAL)
This instrument was prepared by Tamera A. Pietraros so 26 (NAME AND ADDITS	W. North Ave. Northlake, 11,-60164

UNOFFICIAL COPY

	The second of th
STATE OF Illinois SS. COUNTY OF COOK SS.	
I. Raymond Seiffert , a Notary Public State aforesaid, DO HEREBY CERTIFY that Edward L. Dec and Lorrain	
personally known to me to be the same person_s_ whose name_s_are_ subscrib appeared before me this day in person and acknowledged that _they_ signed instrument astheir_ free and voluntary act, for the uses and purposes therein so waiver of the right of homestead. Given under my hard and official seal this23	, sealed and delivered the said
Commission Expires Lot 10 in Block 2 in Midland Development Company's Northly Unit 3, A Subdivision of part of section 32, Township 40 12, East of the Third principal Meridian, In Cook County,	North, Range
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GEORGE E. COLE* LEGAL FORMS