SECONDING TO THE CONTROL OF THE CONT

CALITICINE, Consult a lawyer before using or acting under this form. Notifier the publisher nor the seller of this form makes any warranty with respect messes, including any warranty of marchantstability or fitness for a particular suvesse.

THIS INDENTURE WITNESSETH, That Maynard Boyd Cook Jr. and	DEFT-01 \$12 T#1111 TRAN 6706 09/20/88 14:59:6
Sue Collins Cook, his wife, in joint tenancy	COOK COUNTY RECORDER
1696 Central Avenue, Northbrook, Illinois 60062 (No. and Screet) (Some) (Some)	
for and in consideration of the sum of Six thousand and 00/100 to	en e
in hand paid, CONVEY AND WARRANT to Bank of Glenbrook	88430282
of 2801 Pfingsten Road, Glenview, Illinois 60025 (No. and Security (City)	
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the emprovements thereon, including all heating, air-conditioning, gai and plumbing apparatus and fixtures, and everything apparatus thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of Cook and	State of Illinoia, so-wit:
LOT 15 IN BLOCK 9 IN NORTHBROOK WEST, BEING A SUBDIVISION NORTHWEST 1/ OF SECTION 17, TOWNSHIP 42 NORTH, RANGE 12, MERIDIAN, IN COOK COUNTY, ILLINOIS.	POF PART OF THE WEST 1/2 OF THE EAST OF THE TRIED PRINCIPAL
Hereby releasing and waiving pli-rights under and by virtue of the homestead exemption laws of	the State of Illimois.
Permanent Bart France Index Notices (Mal 7-103-019)	
Permanent Real Estate Index Number(s): 04-17-103-019 Address(es) of premises: 1696 Central Avenue, Northbrook, Illinois	60062
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreement WHEREAS. The Grantor is justly indicated upon one principal promissory note bearing	to hereig
September 3, 1989 or as nay the renewed and/or extended	
	•
	•
	25
94	
	CO
	-4) S
THE GRANTOR covenants and agrees as follows: (1) To pay said induct does, and the interovided, or according to any agreement extending time or payment; (2) to or when due is a premises, and on demand to exhibit receipts therefor; (3) within sixty days of er lestruction improvements on said premises that may have been destroyed or damaged; (4) the usus to (5) to keep all buildings now or at any time on said premises insured in companies to be selected to place such insurance in companies acceptable to the holder of the first mortgage yellow first Trustee or Mortgages, and second, to the Trustee herein as their interests may appear. Mortgages or Trustee until the indebtedness is fully paid; (6) to pay all prior incumberator is the same shall become due and payable.	rach reflect I layer nod assessments against said or a state to rebuild or restore all buildings in a few secondaries of a surfaces that have be committed or surfaces; by the grantue herein, who is hereby authorized as with loss clause attached payable first, to the city policies shall be left and remain with the said the interest thereon, at the time or times when
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior seams, or the holder of said indebtedness, may procure such insurance, or pay such trade of assessment affecting said premises or pay all prior incumbrances and the interest thereon look time to time	is or the interest thereon when due, the grander 's or discharge or purchase may ten lies or lithe 's, 'n' all propey so paid, the Grantor agrees to
repay immediately without demand, and the same with interest thereon for the date of payment shall be so much additional indebtedness secured hereby.	t at 11.00 per cent per annum
IN THE EVENT of a breach of any of the aforessid covenant or referents the whole carned interest, shall, at the option of the legal holder thereof, without notice, become immedition time of such breach at the maximum per cent per annure through by law, shall be record both, the same as if all of said indebtedness had then matural through the form. It is agreed by the Grantor that all expenses and disbut amount paid or incurred in behalf.	of said indebtedness, including principal and all ately due to the sayable, and with interest thereon versible by foreclosure thereof, or by sait at law,
hereol—including reasonable attorneys teek, outlays for demandary evalence, stenographer's or showing the whole title of end members embracing formulating decreases and be made by the Co	Harges, cost of pro-ing or completing sectract
paid by the Granton. All such expenses and disburing ments shall be an additional lien upon said	premier, shall be taxe's a cast and included in crose of sale shall have bein satered as set shell
occasioned by any suit or proceeding wherein the grante or any holder of any part of said in- paid by the Grantor. All such expenses and disburs marts shall be an additional lien upon said any decree that may be rendered in such foreobjure proceedings; which proceeding, whether de not be dismissed, not release hereof given, until all such expenses and disbursements, and the c paid. The Grantor for the Grantor and for the term, executors, administrators and assigns of the	osts of sait, including attorn. "I feet, have been to Grantor waives all right to the possession of.
and income from, said premises pending the foreclosure proceedings, and agrees that upon the Deed, the court in which such completing filed, may at one and without notice to the Grant appoint a receiver to take possession by connected of premises with power to collect the rents, in The name of a recognition when the property of the	: filing of any complaint of foreclose this Trust for, or to any party claiming under the Granter, uses and profits of the mid premiars.
COOK	
to act, then Bank OF SIERDFOOK	e grantee, or of his resignation, refund as falles
successor in this trust. In it for any like cause said first successor fail or refuse to act, the placeds of said County Stereby appointed to be second successor in this trust. And when all	of the aforessid coverages and agreements are
performed, the guidan of his successor in trust, shall release said premises to the party entitled, of This trust despite subject to	00400000
Winner Shard S and and S of the Greater this 3rd day September	664,7025.5
Witness the hand and seal of the Grantor this day of Mayness	IB. Coclon.
Please print or type name(s)	Cook Jr.
below signature(s)	mo Couls (EAL)
Sue Collins	COOK
This instrument was prepared by Gw Gumbinger, 2801 Pfingsten Road, Gi	lenview, Illinois 60025

Form 87-282 Bankforms, Ann

UNOFFICIAL COPY

*		1 :		
TE OF Illinois		14.		
UNTY OF COOR				
Gregory L. G			Notary Public in and fo	
te aforesaid, DO HER	EBY CERTIFY that _	ysard Boyd Coo	k, Jr. and Sue Co	llins Cook
sonelly known to me	to be the same person.	whose name	subscribed to the	foregoing instru
eared before on this	s day in person and a	nowledged that th	signed, scaled at	nd delivered the
rument as	free and voluntary act,	or the uses and purpo	oses therein set forth, inc	luding the releas
iver of the right of he	ne itend.			
Given under my ha	nd are efficiel seal this	3rd d	sy of September	<u></u>
(Imeracs Seet Here)	4			
	U _F		Notary Public	
eneniesion Expires <u>180</u>	wambur 20, 1199			
- 11 -			2	
4	i g	τ_{\bigcirc}		
<u> </u>	- 1	0,		
	*	4/2-		
	e de la companya de l	9		
		Collus	C_{\prime}	
	· · · · · · · · · · · · · · · · · · ·		Clarkie	
	.		TS	
	er de la companya de La companya de la co	2		
	Company of the William	1	K	
e e e e e e e e e e e e e e e e e e e		*	5	45%
	and the second s		6	<i>3</i>]
			\mathcal{Q}	3/
			(ä	
			return recorded decument to: Bank of Glenbrook 2801 Pfingstem Road	9025 8
78			Page 1980	9 si
8		•	return recorded door Bank of Glenbrook 2801 Pfingsten Road	Glenview, Illimois 60025,
+2	20		recon management	∺ >
Trust Deed				₽Vie
			\$ 1	ਹੋਂ
K -	· 1 1		1	