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THIS INDENTURE WITNESSETH, That Robert J. Wysong Barbara kay Wysong, his wife	and SSOOM
(hereinafter called the Grantor), of	
42 East Whitehall Northlake, IL. 60	(34(6)
for and in consideration of the sum of Two Thousand Nine Hur Seventy and 36/100	
in hand paid, CONVEY AND WARRANT to	
of _26 W. North Ave., Northlake, IL. 60164	
as Trustee, and to his successors in trust hereinafter named, the following d	escribed real
estate, with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything appurtenant thereto, together, issues and profits of said premises, situated in the County of	ning, gas and Above Space For Recorder's Use Only ether with all
LOT 19 IN BLOCK 27 IN SECTION 1 OF COL	
MIDLAND DEVELOPMENT COMPANY'S NORTHLAND OF THE SOUTHWEST & OF SECTION 32, TOWN	RE VILLAGE, A SUBDIVISION ISHIP 40 NORTH, RANGE 12,
Hereby rECASTING AND WARFING THE HERDS ENGINEED BY WINDER AND ANNIES	
Permanent Real Estate Index (lur ber(s): 12-32-309-01	
Address(es) of premises: 42 ast Whitehall, Nort	
IN TRUST, nevertheless, for the purp is of securing performance of the GWHEREAS. The Grantor is justly indebted upon <u>their</u> principal pro	
\$165.02 on the twenthirth day of June,	A.D. 1988
\$165.02 on the twenthieth day of each thereafter for seventeen months, and a	
\$165.02 on the twenthieth day of Novem	
0/	
	-
provided, or according to any agreement extending time or payment; (2) premises, and on demand to exhibit receipts therefor, (3) within sixty improvements on said premises that may have been destroyed or damage (5) to keep all buildings now or at any time on said premises insured in complance such insurance in companies acceptable to the holder of the first Trustee or Marigagee, and second, to the Trustee herein as their in Mortgagee or Trustee until the indebtedness is fully paid; (6) to pay all the same shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the holder of sald indebtedness, may procure such insurance, or pay affecting said premises or pay all prior incumbrances and the interest the	days, a, te destructions of damage to rebuild or restore all buildings or the day waste to said premises shall not be committed or suffered; ompanies to be selected by the grantee herein, who is hereby authorized at mortgage and said these, with loss clause attached payable first, to the levests may appear which policies shall be left and remain with the said prior incumbrate is, a, d the interest thereon, at the time or times when
repay immediately without demand, and the same with interest thereon from	the date of payment of 1 2.90% per cent per annum
shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid coverants of earned interest, shall, at the option of the legal holder thereof, with just from time of such breach at the maximum per cent per annum anowable or both, the same as if all of said indebtedness had then matured by expressions.	ugreements the whole of said indebtedness, including principal and all totice, become immediately due a sq payable, and with interest thereone by law, shall be recoverable by law, state of the properties of the said at law, a terms.
hereof including reasonable attorneys fees, outlays for automateriary evidences of the whole title of said premises embracing foreslosure decree showing the whole title of said premises embracing foreslosure decree shockasioned by any suit or proceeding wherein the fautee or any holder paid by the Grantor. All such expenses and deby senients shall be an adeany decree that may be rendered in such foreslosure proceedings; which not be dismissed, nor release hereof given, the all such expenses and dispaid. The Grantor for the Grantor and first he heits, executors, administrant income from, said premises pending such foreclosure proceedings, an Deed, the court in which such consoling its filed, may at once and without appoint a receiver to take possessioner charge of said premises with power. The name of a record owners is Robert J. Wysong and E.	land of incurred in behalf of plaintiff if confection with the graphical elence, stemperapher's charges, cost of procuring or completing abstract tall be paid by the Grantor; and the like e. process and disbursements, of any part of said indebtedness, as such, mry be a party, shall also be dittional lieu upon said premises, shall be taked a roots and included in proceeding, whether decree of sale shall have been intered or not, shall bursements, and the costs of suit, including atterpy's fees, have been attory and assigns of the Grantor waives all right of the possession of, diagrees that upon the filting of any complaint to coreclose this Trust unnotice to the Grantor, or to any party claiming under the Grantor, to collect the rents, issues and profits of the said premises.
IN THE EVENT of the a side of removal from saidCOOK	of said County is hereby appointed to be first or refuse to act, the person who shall then be the acting Recorder of its trust. And when all of the aforesaid covenants and agreements are of the party entitled, on receiving his reasonable charges.
Witness the hand and seal of the Grantor this 20th day of	May , 19 88
·	
7	Robert J. Wysong (SEAL)
Please print or type name(s) below signature(s)	Burlara K migocoop (SEAL)
	Barbara May Wysong U

This instrument was prepared by Joan Seiden, Northlake Bank, 26 W. North Ave., Northlake, II., 60164 (NAME AND ADDRESS)

UNOFFICIAL COPY

STATE OF ILLINOIS	ss.
COUNTY OF DUPAGE)
	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that RO	obert J. Wysong and Barbara May Wysong, his wife
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 ack	knowledged that they signed, sealed and delivered the said
instrument astheir_ free and voluntary act, for	or the uses and purposes therein set forth, including the release and
waiver of the right c. he mestead.	
Given under my hand and official seal this	20th day of May , 1988.
(Impress Seal Here)	Gen K. Seiden
Commission Expires May 7, 1989 JUN1-8	OH DE COMPANY OF THE PROPERTY

12.00

88233820

NV I s:::

88233820



WYSONG, ROBERT J. & BARBARA THE NORTHLAKE BANK (6669) Northlake, IL. 60164 Trust Deed 42 E. Whitehall Worthlake, IL. 60162 26 W. North Avc.