Form 87-362 Benktorms, Inc.

SECOND MO FIGURE (ILLINOIS) FICIAL COPY

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THIS INDENTURE WITNESSETH, That	
Michael W. Kolacinski & Donna L. Kolacinski, his	
wife (hereinafter called the Grantor), of	60 4 ~ .
3035 Marion Avenue, Melrace Park, II. 60164 (No and Street) for and in consideration of the sum of Six Thousand and 00/100	894096 79
Dollars	_
in hand paid, CONVEY AND WARRANT to	DEPT-G1 RECORDING \$12.00
Northlake Bank 26 W. North Avenue, Northlake, IL 60164	T#5555 TRAN 0031 08/31/89 16:19:00
(No. and Street) (City) (Sinte)	#0515 # D *89409679
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the County of Cook are	Above Space For Recorder's Use Only
A	id Sigle of Humons, to with
SEE OTHER SIDE	
Hereby releasing and waiving 'all lights under and by virtue of the homestead exemption laws of	of the State of Illinois.
Permanent Real Estate Index Number(1): 12-30-215-004-0000	
Address(es) of premises: 3035 Marion Avenue, Melrose Park, IL	, 60164
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreement whereas. The Grantor is justly indebted unit principal promissory note beat ***\$199.28 on the 17th of September, A.D. 1989;	ents herein (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
***\$199.28 on the 17th of teptamber, A.D. 1989; \$199.28 on the 17th day of tech and every month and a final payment of \$191.18 on the 17th day o	thereafter for 35 months, of August, A.D. 1992
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	6 .
	CE
and indahi dages and the i	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebt admoss, and the in provided, or according to any agreement extending time or payment; (2) to y y then due if premises, and on demand to exhibit receipts therefor; (3) within sixty days after estruction improvements on said premises that may have been destroyed or damaged; (4) that the test 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 is desired that the first mortgage is desired. In the first mortgage is desired that the first mortgage is desired that the first mortgage is desired. In the first mortgage is desired that the first mortgage is desired to the first mortgage is desired. In the first mortgage is desired to the first mortgage is desired to the first mortgage is desired to the first mortgage. In the first mortgage is desired to the first mortgage in the first mortgage is desired to the first mortgage. In the first mortgage is desired to the first mortgage is desired to the first mortgage. In the first mortgage is desired to the first mortgage is desired to the first mortgage is desired to the first mortgage. In the first mortgage is desired to the first mortgage is desired to the first mortgage is desired to the first mortgage. In the first mortgage is desired to the first mortgage is desir	of premises shall not be committed or suffered; by the grantee herein, who is hereby authorized thess, with loss clause attached payable first, to the work policies shall be left and remain with the said and the interest thereon at the time or times when
Mortgages of Trustee until the indebtedness is tuly paid, to to pay an prior incurrence, a the same shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbra or the holder of said indebtedness, may procure such insurance, or pay such investor assessments affecting said premises or pay all prior incumbrances and the interest thereon from time to the temptor incumbrance in the interest thereon from the date of paymentally be so much additional indebtedness secured hereby.	en's, or discharge or purchase any tax lien or title ime, and all money so paid, the Grantor agrees to ent at
IN THE EVENT of a breach of any of the aforesaid coverage of agreements the whole	e of said indef (corness, including principal and all
IT IS AGREED by the Grantor that all expenses and disbarsements paid or incurred in our second including reasonable attorneys fees, outlays for discumentary evidence, stemographer's	naif of plaintiff in connection with the toreclosure scharges, cost of processing completing abstract
earned interest, shall, at the option of the legal holder thereof, without notice, become immure from time of such breach at the maximum per cent per annum allowable by law, shall be tect of both, the same as if all of said indebtedness had then matural by express terms. IT IS AGREED by the Grantor that all expenses and hisbaraements paid or incurred in believed including reasonable attorneys fees, outlays for grounding revidence, stenographer's showing the whole title of said premises embracing foredosure decree—shall be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon sail in paid by the Grantor. All such expenses and disbursements shall be an additional lien upon sail into the dismissed, nor release hereof given both all such expenses and disbursements, and the baid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of and income from, said premises per the such foreclosure proceedings, and agrees that upon the court in which such compilities is filled, may at once and without notice to the Grappoint a receiver to take possess of a charge of said premises with power to collect the rents, in the control of the court in which such consolidations.	irantor; and the like e.pe. ses and disbursements, indebtedness, as such, may be a party, shall also be id premises, shall be taxed at costs and included in decree of sale shall have been entered or not, shall secosts of suit, including attorneys ees, have been the Grantor waives all right to the possession of, the filing of any complaint to foreclose this Trust intor, or to any party claiming under the Grantor, issues and profits of the said premises. L. KOLACIDSKI the grantee, or of his resignation, refusal or failure of said County is hereby appointed to be first person who shall then be the acting Recorder of all of the aforesaid covenants and agreements are
	ntor, or to any party comming under its sissues and profits of the said premises.
The name of a record owner is Michael W. Kolacinski & Donna I	Kolacinski
IN THE EVENT of the gran or removal from saidCookCounty of the grant then	the grantee, or of his resignation, refusal or failure of said County is hereby appointed to be first.
o act, then uccessor in this teles and if for any like cause said first successor fail or refuse to act, the uccessor in this teles and if for any like cause said first successor fail or refuse to act, the breds of said County is hereby appointed to be second successor in this trust. And when a beformed, the harder or his successor in trust, shall release said premises to the party entitled. This trust dead is subject to None.	of said county is increased appropriate of ill of the aforesaid covenants and agreements are on receiving his reasonable charges.
Witness the hand and seal of the Grantor this 18th day of August	, 19_89
Muchan	Da Ko La Const
1 / MAR. 14	V. Kolacinski (SEAL)
Michael W	KOIBCINESS.
Please print or type name(s) elow signature(s) Donna L.	Kolecinski (SEAL)

UNOFFICIAL COPY

STATE	OFILLIN	ois	-1		
Count	Y OF COO!	015	} ss.		
-			, a Nota	-	-
	wife				
persona	ally known to	me to be the same perso	ns whose name s	subscribed to the f	oregoing instrument
appeare	ed before me	this day in person and	acknowledged that they	_ signed, sealed and	delivered the said
instrum	ent asche1	E free and voluntary a	et, for the uses and purposes t	herein set forth, incli	iding the release and
waiver (of the right of	homestead.			
Not	OFFICIA OLGA G. F	hand any official seal this RODRIGUEZ STATE OF ILLINGIS Expires 8/31/92	23rd day of	August Notary Public	
Commis	ssion Expires_	8/31/89	04		
a St	ubdivision	of Part of the Nort of the Third Prin	ETURN TO BO	30, Township 4 ok County, 111i	O North,
SECOND MORTGAGE Trust Deed	MICHAEL KOLACINSKI DONNA KOLACINSKI	Northlake Bank 26 W. North Avenue Northlake, IL 60164		X 435°	

BOX No.