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	Charac E Bandon	audaa ood
THIS INDENTURE WITNESSETH, The Marcy Bogdanowicz, marr		
(hereinafter called th	e Grantor), of 620 Dee	er Run
Drive, Palatine, IL 6	50067	
(No. and Street) for and in consideration of the sum ofN HUNDRED DOLLARS EVEN	IINE THOUSAND NINE	(State)
in hand paid, CONVEY AND WAR As Trustee		
of 25 E. Campbell St., A		
(No and Street) as Trustee, and to his successors in trust he estate, with the improvements thereon, in plumbing apparatus and fixtures, and ever	cluding all heating, air-condit	ioning, gas and

	DEPT-01 RECORDING	\$12.00
	DELI-OT KROOKNYUA	
-	T#5555 TRAN 0527 09/13/89	10.07.00
	I # DODO KMM UDZ/ UT/ 13/07	17.04.00
	- 10077 1 E - 2 DO-17	~~44
	\$0827 \$ E ₩-89-43	いサムチ
	COOK COUNTY RECORDER	
-		

Above Space For Recorder's Use Only

rents, issues and profits of said premises, situated in the County of __Cook_ and State of Illinois, to-wit:

recess teleasing and warring in Figure and by virtue to	,				
Permanent Real Estate Index Number's): 02-15-111-	-011				
Address(es) of premises: 620 Deec Run Drive	Palatine, IL 60067				
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS. The Grantor is justly indebted up on the principal promissory note bearing even date herewith, payable					

IN 83 INSTALLMENTS OF \$172.95 PMD A FINAL INSTALLMENT OF \$172.95 BEGINNING ON 10-11-1989 AND CONTINUING ON THE SAME DAY OF EACH SUCCESSIVE MONTH THEREAFTER UNTIL FULLY PAIR TO ARLINGTON FEDERAL SAVING & LOAN.

FOR THE SUM OF NINE THOUSAND NINE HURRED DOLLARS EVEN. PAYABLE TO ARLINGTON FEDERAL SAVINGS & LOAN ASSOCIATION.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, a foreh and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each /e¹, all taxes are the estimants against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage the rebuild or estone all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committee as differed; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is nerebug morized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable first and the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said. Mortgagee or Trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the said become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrance or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or dischar, end purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and binnoney so paid the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of paymental and binnoney so paid the Grantor agrees to repay immediately indebtedness secured hereby.

indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, includ ny principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach

shall, at the option of the legal holder thereof, without notice, become immediantly due and payable, and with interest thereof from time of such breach at NINE per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same raif as of said indebtedness had then matured by express terms.

It is AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including reasonable attorney's fees, outlays for documentary endence, stenographer's charges, cost of procuring or complaint, abstract showing the whole title of said premises embracing foreclosure decree—six no epaid by the Grantor; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien up to said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether of the eet of sale shall have been entered or not, shall not be dismissed, nor referse hereof given, until all such expenses and disbursements, and the cost of sait, including attorney's fees, have been paid. The Grantor for th

without notice to the Grantor, or to any party claim of under the collect the rents, issues and profits of the sold provides.	ne Grantor, appoint a receiver to take possession or charge of said premises with power to
The name of a record owner is: Stareh E. Bogda	anowicz and Marcy Bogdanowicz Married to Each Other
IN THE EVENT of the death or ren ovar nom saidCook_	B
and if for any like cause said fit y coessor fail or refuse to ac appointed to be second successor in this trust. And when all o trust, shall release said premises to the party entitled, on receive	of said County is hereby appointed to be first successor in this trust; et, the person who shall then be the acting Recorder of Deeds of said County is hereby f the aforesaid covenants and agreements are performed, the grantee or his successor in ring his reasonable charges.
This trust deed is subject ton/a	
Witness the hand and seal of the Grantor this 221	May of August 19 89 Therefore Doglanowicz (SEAL)
Please print or type name(s) below signature(s)	Marcy Bondano (SEAL) Marcy Bogganowick

This instrument was prepared by Cathy Molinaro

Arlington Federal Savings & Loan MAME AND ADDRESS F. Campbell St.

Arlington Hts., IL

UNOFFICIAL COPY

	E OF ILLINOI	5	- } ss.			
1, <u>M</u>	IARY ANN MENSCH	ING EBY CERTIFY that		•	Public in and for sa	•
appea	red before me this	to be the same person day in person and a free and voluntary act.	cknowledged	that they s	signed, scaled and	delivered the said
waive	r of the right of hor	destead. Gand official seal this		day of£		
Comi	Parcel 12	View, being a subd 1/4 of Section 15.	in Dee. Br survey of Township Township	certain lots part of the least	in Valley forthwest ge 10. East g to the	<u>.</u>
89430414	Parcel 2:	plat thereof recor 26535491, in Cook attached as Exhibit recorded 7/24/ together with its Common Elements Non-exclusive per for the benefit of View Subdivision Essement recorded	County, Ii it "B" to 85 as I undivided petual ease f Parcel 1	lirofs, which Declaration o locument # 5511 percent was 12 ament for ingr over Outlot	f Condominium 16690 terest in the 187 and egress 18 in Valley	PLEOREFGE.

SECOND MORTGAGE

Trust Deed

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GEORGE E. COLE ... LEGAL FORMS

DON YOU