CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the saller of this form makes any warranty with respect thereto, including any warranty of merchantability or filmess for a particular purpose.

mall Buk

89450056

THIS INDENTURE WITNESSETH, That	Mark P. Storck and			
Judith L. Storck, his wif	e, as joint tenants			And the state of t
(hereinafter called the table 11533 W. Grand, Melrose P	Grantor), of	;	DEPT-01 RECOR	DING((** (**))
for and in consideration of the sum of Ten	Thousand Seven Hundred		T\$2222 TRAN \$8216 € % COOK COUNT	1491 09/22/89
Ninety Eight Dollars and in hand paid, CONVEY AND WARR	80/100's Dolla	ırs	COUR COUNT	FECURDER
Northlake Bank	Carl Control of the C	_		•
of 26 W. North Ave., North	1ake, IL. 60164	—•	teles the fi	10.000 (10.100)
as Trustee, and to his successors in trust here	inafter named, the following described re	.a Abov	e Space For Recorde	r's Use Only
plumbing apparatus and fixtures, and every				
*** See other 51de ***				romation and participation
tower was off quite on other force	scatteringing back was 2000 for	$(\mathcal{A}_{\mathcal{A}}, \mathcal{A}_{\mathcal{A}}, $		1.14.19
Hereby releasing and waiving all lights und	er and by virtue of the homestead exemp	ption laws of the State	of Illinois.	44.1. 5.3
Permanent Real Estate Index Number(2); _	12-30-219-001			
Address(es) of premises:11533 145	Grand, Melrose Park, II	. 60164	e de la	A A
IN TRUST, nevertheless, for the purpose WHEREAS. The Grantor is justly indebted	securing performance of the covenants a	and agreements herein	OFFICIAL SI	3
WHEREAS, The Oranion is justly indenses	Ox	Z3000	G GA GLAGO Greunde stag	iO♥ wron•
\$179.98 On the 13th day of \$179.98 on the 13th day of	Occober, A.D. 1989	च् रा भाव । । । । । । । । । । । । । । । । । । ।	and a substitution	via b
\$179.98 on the 13th day of and a final payment of \$17	each and every month th	ereafter*for	159 months, 4	
and a rinal payment or \$17	9.98 8h the 13ch day of	September, A	•D• 13343 (12)	• • •
	OZ.			
	1		1.	
	<u>C'</u>		CXY	
			· PO	
THE GRANTOR covenants and agrees provided, or according to any agreement e premises, and on demand to exhibit recei improvements on said premises that may h (5) to keep all buildings now or at any time to place such insurance in companies acceptirst Trustee or Mortgagee, and second, to Mortgagee or Trustee until the indebtednes the same shall become due and payable.	xtending time or payment; (2) to your stending time or payment; (2) to your stherefor; (3) within sixty days after ave been destroyed or damaged; (4) the on said premises insured in companies table to the holder of the first morigant.	then due in each year lestruction of dame it waste to said premit be selected by the general conducts, with	all taxes and asses- ige to rebuild or rest- ises shall not be com- grantee herein, who is loss clause attached p	sments against said ore all buildings or mitted or suffered; hereby autiprized ayable first, to the
Mortgagee or Trustee until the includents the same shall become due and payable. IN THE EVENT of failure so to insure,	or pay taxes or assessments, or the pro-	mbrance, and the int	erest thereon, at the	time or times when
the same shall become due and payable. IN THE EVENT of failure so to insure, or the holder of said indebtedness, may praffecting said premises or pay all prior increpay immediately without demand, and the	imbrances and the interest thereon ro	m time to time and	ill money so paid, the	Grantor agrees to
shall be so much additional indebtedness sec IN THE EVENT of a breach of any o	f the aforesaid coverant to agreement	ts the whole of said i	ndel andness, includir	e principal and all
from time of such breach at the maximum	per cent per annum altewable by law,	shall be recoverable	by foreclosure thereo	f, or by suit at law,
or both, the same as it all of said indecleded IT IS AGREED by the Grantor that all hereof-including reasonable attorneys fees, showing the whole title of said premises er occasioned by any suit or proceeding wher paid by the Grantor. All such expenses and any decree that may be rendered in such feet by dispulsed, not release heart given	expenses any disoursements paid or inc	curred in behalf of pla enographer's charges, aid by the Granter: a	cost of producting or o	ompleting abstract
occasioned by any suit or proceeding when	ein the wantee or any holder of any pa	art of said indebtedne	ess, as such, may be a	party, shall also be
any decree that may be rendered in such f	preclosure proceedings; which proceedings;	ng, whether decree of	sale shall have been e	o'e fees have been
not be dismissed, nor release hereof given, paid. The Grantor for the Grantor and of and income from, said premises pending su Deed, the court in which such complete it	the heirs, executors, administrators and	assigns of the Grant	or waives all right to	the possession of,
need, the court in which such complaint is	ifiled, may at once and without notice	to the Grantor, or to	o any party claiming	under the Grantor,
The name of a record own is Mark		Storck, his	wife, as joi	nt tenants
IN THE EVENT of the dryn or removal	from said	County of the grante		
successor in this truth and if for any like	cause said first successor fail or refuse	to set the person wi	d County is hereby ar ho shall then be the	eting Recorder of
Deeds of said County is hereby appointed performed, the performed or his successor in trust fleed is subject to	ito be second successor in this trust. ust, shall release said premises to the par	And when all of the rty entitled, on receiving	atoresaid covenants a ng his reasonable cha	nd agreements are ges
	13th . Sentem	her .	. 89	
Witness the hand and seal of the O	rantor this day of	1 1 0	<i>V</i>	- 2000 - 1000 -
:	2	Tank P. =	Stouch	(SEAL)
Please print or type name(s)	Mark	P. Storck		
below signature(s)	Ju	ditte L	Storek	SEAL
()/	Judit	h L. Storck		(0272)
21	i Podriguez 26 W Noveb A	ve. Northlak	ce, IL. 6016	MAIL TO
This instrument was prepared by Olga	Rodriguez, 26 W. North A (NAME AND ADDRESS)	ve., MOTUMIAN	te, II. 0010	OLEWICK BU

Form 87-362 Bankforms, Inc.

UNOFFICIAL COPY

State of the state

STATE OF Illinois COUNTY OF Cook	ss.						
I,the undersigned State aforesaid, DO HEREBY CERTIFY that Mar	, a Notary Public in and for said County, in the						
personally known to me to be the same person_s whose name_s subscribed to the foregoing instrument, appeared before the this day in person and acknowledged that _they_ signed, sealed and delivered the said instrument ast)_e)r free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of hor so ead. Given under my hand any official seal this13th day of							
OFFICIAL SEAL OMPTOLISE AND RODRIGUEZ NOTARY PUBLIC, STATE OF ILL'HOIS My Commission Expires 8/31/92 Commission Expires 3/3/-92	Olga S. Ladriquez Notary Public D						

Lot 1 in Block 5 in Midland Development Company's Grand and Wolf Development, being a Subdivision of Part of the North East 1/4 of Section 30, Township 40 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.

Trust Deed	Mark P. Storck and	Judith L. Storck, his wife	170	Northlake Bank	26 W. North Ave. Northlake, IL. 60164	
------------	--------------------	----------------------------	-----	----------------	--	--