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89006133 .

THIS INDENTURE WITNESSETH, That JOSEPH PICCIUCA		
(hereinafter called the Grantor), of		
115 EAST LAHON PARK RIDGE, ILLINO (No end Street) (City) (Sta	I S	
	_ Dollars	
in hand paid, CONVEY AND WARRANT to NORTH LAKE BANK		
(1201) (1201) (1201)	ale)	
as Trustee, and to his successors in trust hereinafter named, the following descriptions with the improvements thereon, including all heating, air-conditioning plumbing apparatus and fixtures, and everything appurtenant thereto, together rents, issues and profits of said premises, situated in the County ofCOOI	r with all	
SEE REVEPSE SIDE:		
Hereby releasing and waiving all rights under and by virtue of the homestead	l exemption laws of the State of Illinois.	CP)
Permanent Real Estate Index (107 ber(s): 09/25/106/030 Addres(se) of premises: 113 EAST LAHON, PARK RI	IDGE, ILLINOIS 60068	− ₹
Address(es) of premises: IN TRUST, nevertheless, for the purpose of securing net ormance of the cove WHEREAS. The Grantor is justly inachted upon THE I principal promis		
IN 47 MONTHLY PAYMENCS OF \$313.16 BE EACH CONSECUTIVE MONTH AMERICATION, LEGEMBER 15, 1992.	EGINNING JANUARY 15, 1989 AND	89006133
	~	
	a ACV.	
THE GRANTOR covenants and agrees as follows. (1) To pay said in set provided, or according to any agreement extending time or payment; (1) remises, and on demand to exhibit receipts therefor, (3) within sixty Ga improvements on said premises that may here been destroyed or damaged, (5) to keep all buildings now or at any time on said premises insured in companies acceptable to the holder of the first rustee or Mortgagee, and second, to the Trustee or the first first even Mortgagee, and second, to the Trustee herein as their interest Mortgagee or Trustee until the indebtedness is fully paid; (6) to pay all prior the same shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or to or the holder of said indebtedness, may procure such insurance, or pay sugaffecting said premises or pay all prior incumbrances and the interest there repay immediately without demand, and the same with interest thereon from shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aloresaid coverant of agreement interest, shall, at the option of the legal holder thereof, amount not from time of such breach at the maximum per cent per annual anomable bor both, the same as if all of said indebtedness had then mature by express the IT IS AGREED by the Grantor that all expenses and disharcements pake hereof including reasonable attorneys tees, outlays for tolumentary evident howing the whole title of said premises embracing forcelosure decrees shall occasioned by any suit or proceeding wherein the faintee or any holder of paid by the Grantor. All such expenses and disharcements shall be an additional decree that may be rendered in such toreclosure proceedings, which protein the court in which such coping it is filed, may at once and without appoint a receiver to take posses of his charge of said premises with our evidences and without appoint a receiver to take posses of his charge of said premises without appoint a receiver to take posses of his charge of s	the propertium tances or the interest thereon when due, the green by the or assessments, or discharge or purchase any tax lien or on from time to the ine; and all money so paid, the Grantor agree the date of payment at 11.50% per cent per an tree, become immediately due and payable, and with interest the by law, shall be recoverable by foreclosure thereof, or by suit at terms. dor incurred in behalf of plain iff in connection with the forecle nice, stenographer's charges, could of pouring or completing about the paid by the Grantor; and the law expenses and disbursem fany part of said indebtedness, as so in may be a party, shall altional lien upon said premises, shall be one as costs and including conceeding, whether decree of sale shall have been entered or not, ursements, and the costs of suit, including corney's fees, have tors and assigns of the Grantor waives all the to the possession agrees that upon the filing of any complaint to foreclose this it notice to the Grantor, or to any party claiming under the Grantor coulded the cents issues and profits of the wait oremises.	antee r title ees to nnum ereon t law, course stract een is, iso be led in shall been on of, Trust intor,
The name of a record owner JOSEPH PICCIUCA AND IN THE EVENT of the country of the	trust. And when all of the aforesaid covenants and agreement	
Witness the hand and seal of the Grantor this _1 5 t h day of D	DECEMBER 188	
Please print or type name(s)	JOSEPH PICCIUCA (SE	EAL)
below signature(s)	ROSA PICCIUCA (SE	EAL)
This instrument was prepared by TAMERA A. PIETRAROSSO (NAME AND ADD	O C/O NORTHLAKE BANK 26 W. NORTH DRESS) NORTHLAKE, ILLINGI	_AVE.

UNOFFICIAL COPY

STATE OF_	ILLIN			- } ss.				
			TIFY that	JOSEPH P	, a Notary Po	ublic in and fo	r said County, in	the
appeared to instrument waiver of t	pefor the the as THER R	his day in portion of the contested of t	erson and action	cknowledged that, for the uses and	THEY sig	gned, sealed ar	foregoing instrumed delivered the fuding the release	said
ngmi)	ess Seet Here)	3-28-92	eal scal this	FIFTEENTH	TAME	NOTE PUBLIC OFFICIAL SE ERA A. PIETR PUBLIC, STATE	AL AROSSO DO ILLINOIS	·
10 FE	ET OF LO E SOUTHE , range	T 107, I	N WILLIA	AM ZZEJSKY NORIHEAST (THIRD)RI	F) ALL OF S PARK RI QUARTER OF NCIPAL ME	F SECTION RIDIAN, I	ALIC OFFILE	HIP 41
220000			8900		Cla	4,	CO	. <i>.</i> . इं ४३
SECOND MORTGAGE Trust Deed	JOSEPH PICCIUCA	ROSA PICCIUCA TO NORTHLAKE BANK	26 W. NORTH AVENUE NORTHLAKE, ILLINOIS					