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

THIS INDENTURE WITNESSETH, That Nancy Komada		Oran =
and Emil J. Komada  (hereinafter called the Grantor) of		89318246
(hereinafter called the Grantor), of 315 E. Lemoyne, Northlake, II. 60164 (Cm) (State)		** *** *******************************
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for and in consideration of the sum ofTwoThousandDollarsand	O——— Dollars	
in hand paid, CONVEY AND WARRANT to		4-
Northlake Bank		ీ కొం
of 26 W. North Ave., Northlake, IL. 60164 (No and Street) (Suir)		.0
as Trustee, and to his successors in trust hereinafter named, the following describe estate, with the improvements thereon, including all heating, air-conditioning, gr	ed real as and Above Space	ce For Recorder's Use Only
plumbing apparatus and fixtures, and everything appurtenant thereto, together warents, issues and profits of said premises, situated in the County ofCOOK	and State of Illinois	s to wit
Lot Ten (10) in Block eight (8) in Town Manor, (100) acres of the Northeast Quarter (NE 1/4) (39) North, hange Twelve (12), East of the Thir	a subdivision of t of Section five (5)	he North One Hundred Township Thirty-nine
Hereby releasing and waiving all rights under and by virtue of the homestead ex	temption laws of the State of Ill	inois.
Permanent Real Estate Index Number(s): 15-05-218-010  Address(es) of premises: 3:5 E Lemoyne, Northlake, II	L. 60164	
IN TRUST, nevertheless, for the purpose of securing performance of the covena WHEREAS. The Grantor is justly indented upon principal promissor	ry note bearing even date her	ewith, payable
33.65 on the 1st day of August, A.D. 1989	•	ů ·
53.65 on the 1st day of each and every month the month, and a final payment of 13.65 on the 1st	nereafter for forty	seven (47) 1993.
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94		8931824
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THE GRANTOR covenants and agrees as follows: (1) To pay said in the oregrovided, or according to any agreement extending time or payment; (2) to premises, and on demand to exhibit receipts therefor; (3) within sixty days, improvements on said premises that may have been destroyed or damaged; (4, 5) to keep all buildings now or at any time on said premises insured in company oplace such insurance in companies acceptable to the holder of the first moving the same of the first moving the same shall become due and second, to the Trustee herein as their interests dortgagee or Trustee until the indebtedness is fully paid; (6) to pay all prior he same shall become due and payable.  IN THE EVENT of failure so to insure, or pay taxes or assessments, or the or the holder of said indebtedness, may procure such insurance, or pay such affecting said premises or pay all prior incumbrances and the interest thereon	thre waste to said premises shile to be selected by the grantee rigage i ideal duess, with loss of may received a which policies shall neuroprahad, and the interest the proteincum branch are to redischar, and the selected coor assessment or dischar, and the selected coor assessment.	all not be committed or suffered; herein, who is hereby authorized ause attached payable first, to the lib be left and remain with the said hereon, at the time or times when est thereon when due, the grantee se or purchase any tax lien or title that the said the foreign agrees to
epay immediately without demand, and the same with interest thereop group th	ie date of payment at	per cent per annum
half be so much additional indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covernation agreer arned interest, shall, at the option of the legal holder thereof, throught notice from time of such breach at the maximum per cent per annum allowable by lor both, the same as if all of said indebtedness had then mature by express tern IT IS AGREED by the Grantor that all expenses any disbursements paid of the period of the	nents the whole of said indebte i, become immediately due ar or law, shall be recoverable by fore	dness, including principal and all payable, and with interest thereon eclosure thereof, or by suit at law,
IT IS AGREED by the Grantor that all expenses and disbursements paid or areof-including reasonable attorneys fees, outlays for applicantly evidence, howing the whole title of said premises embracing fore fosure decree—shall be accasioned by any suit or proceeding wherein the above or any holder of an aid by the Grantor. All such expenses and diputy aments shall be an addition ny decree that may be rendered in such force on the proceedings; which proce	incurred in behalf of plaintiff is, stenographer's charges, cost of e paid by the Grantor; and the y part of said indebtedness, as all lien upon said premises, shall seding, whether decree of sale sh	n connection with the foreclosure force into a completing abstract like experies and disbursements, such, has be a party, shall also be the tax of so costs and included in all have being entered or not, shall
recasioned by any suit or proceeding wherein the entire or any holder of an aid by the Grantor. All such expenses and dion seniors shall be an addition and by the Grantor. All such expenses and dion seniors shall be an addition of the Grantor and court proceedings; which proceed to be dismissed, nor release hereof given, upth all such expenses and disburse aid. The Grantor for the Grantor and courte heirs, executors, administrators not income from, said premises penoths such foreclosure proceedings, and agrobed, the court in which such compliants is filed, may at once and without no ppoint a receiver to take possession a charge of said premises with power to confirm the process of a record owner isEmil_J_Komada_and_Nancy.	Volletaer urs Arre	
IN THE FVENT of the district removal from said		
o act, then accessor in this true and if for any like cause said first successor fail or refeeds of said Court is hereby appointed to be second successor in this true erformed, the annea or his successor in trust, shall release said premises to the This trust dead is subject to	use to act, the person who shall ist. And when all of the aforesa party entitled, on receiving his	ity is hereby appointed to be first (). If then be the acting Recorder of () and covenants and agreements are reasonable charges.
Witness the hand and seal of the Grantor this 3rd day of Ju	ly 19 89	
Witness the hand and seal of the Grantor this 3rd day of Ju	1y , 19 89.	V
	Dancy &	Sexuel (SEAL)
lease print or type name(s)	1y 1989.  New York of Komada	(SEAL)
Na.	Dancy &	
lease print or type name(s)	Dancy &	(SEAL)

## **UNOFFICIAL COPY**

STATE OF	Illinois	— } ss.	
COUNTY OF.	Cook	_ )	
I, Olga G.	Rodriguez	, a Notary Pul	olic in and for said County, in the
State aforesaid, Do	HEREBY CERTIFY that -	Nancy Komada of	
315 E. L	emoyne, Northlake, Il	. 60164	•
personally known	to me to be the same person.	whose name subscr	ibed to the foregoing instrument,
			ed, sealed and delivered the said
	)_	I, for the uses and purposes therein	set forth, including the release and
waiver of the right			89318246
Given under i	ny hand and official seal this _	3rd day of Ju	11y , 1989 .
(Impress Seaf H	DESCRIPTION OF THE PROPERTY OF	HO ANYLON (Jac y).	Ladrigue &
Commission Expire		****	_
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		•	COOK COUNTY RECORDER
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SECOND MORTGAGE  Trust Deed			