SECOND MERITA DE ED FFICIAL COPY 3

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 thersto, including any warranty of merchantability or fitness for a particular purpose.

THIS INDENTURE WITNESSETH, That Allan J. Tort AND Heidi L. Tortorice, his wife,	orice 90562323
tenants (hereinafter called the Grantor), of 1915 Herbert Berkeley, ILL. 601 (No and Street) (City) for and in consideration of the sum of Nine Thousand Tw Eight and NO/100	(Sinte) (enty Dollars
in hand paid, CONVEY AND WARRANT to	described real county RECORDER described real coning, gas and county Space For Recorder's Use Only gether with all
rents, issues and profits of said premises, situated in the County of LOT 24 IN ELOCK 1 IN BERKELEY MANO SOUTH 40 ACRES OF THE SOUTHWEST FR TOWNSHIP 35 NORTH, RANGE 12, EAST MERIDIAN, III 200K COUNTY, ILLINOIS	R, BEING A SUBDIVISION OF THE ACTIONAL & OF SECTION 7, OF THE THIRD PRINCIPAL
Q _A	2 4 , •
Hereby releasing and waiving all rights under and by virtue of the home	estead exemption laws of the State of Illinois.
Permanent Real Estate Index Numbercs): _15-07-317-004	
Francisco, or premiser	ey, ILL. 60163
IN TRUST, nevertheless, for the purpose of securing " 'ormance of the WHEREAS, The Granton is justly indebted upon O.B.J principal p	e covenants and agreements herein. romissory note bearing even date herewith, payable
59 monthly payments of \$200.77 beg month thereafter; 1 final payment of \$200.77 dug on	
t title payment of \$250000 day on	
	20562323
IN THE EVENT of failure so to insure, or pay taxes or assessment or the holder of said indebtedness, may procure such insurance, or pay affecting said premises or pay all prior incumbrances and the interest repay immediately without demand, and the same with interest thereon shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants of earned interest, shall, at the option of the legal holder thereof, without or both, the same as if all of said included shall necessary and disbursement of the following reasonable attorneys fees, outlays for documentary showing the whole title of said premises embracing foreclosure as occasioned by any suit or proceeding wherein the grantee opening he and the following the whole title of said premises embracing foreclosure are occasioned by any suit or proceeding wherein the grantee opening he any decree that may be rendered in such foreclosure proceedings; whin not be dismissed, nor release hereof given, until all sed expenses and paid. The Grantor for the Grantor and for the help a countors, admin and income from, said premises pending such for charge proceedings, beed, the court in which such complaint is fill a pay at once and will appoint a receiver to take possession or charge of said premises with por The name of a record owner is: IN THE EVENT of the death or a loval from said The time to the first successor in this trust; and iffer my like cause said first successor in this trust; and iffer my like cause said first successor in this trust; and if the said provided the help of the help of the court of the procession of the pay has a constant of the help of the pay in the court of the pay in the pay to the pay in the court of the death or a loval from said.	or agree pends the whole of said indebtedness, including principal and all at natice become immediately due and a sable, and with interest thereon the we, shall be recoverable by to eclosure thereof, or by suit at law, terms. For dor incurred in behalf of plaintiff in some atton with the foreclosure eddence, stenographer's charges, cost of proceeding of completing abstract shall be paid by the Grantor; and the like experies and disbursements, ler of any part of said indebtedness, as such, may by a party, shall also be additional lien upon said premises, shall have been entered or not, shall disbursements, and the costs of suit, including attorneys less, have been instrators and assigns of the Grantor waives all right to the possession of, and agrees that upon the filing of any complaint to foreclose this Trust thout notice to the Grantor, or to any party claiming under the Grantor, were to collect the rents, issues and profits of the said premises. Orborice and Heidi La Torborice Or County of the grantee, or of his resignation, refusal or failure of said County is hereby appointed to be first all or refuse to act, the person who shall then be the acting Recorder of the label rust. And when all of the aforesaid covenants and agreenents are
This trust deed is subject	es to the party entitled, on receiving his reasonable charges.
Witness the hand and seal of the Grantor this _5_th day of the Grantor this _5_th	November 1990. (Neal) Allan . Tortorice (SEAL)
	Heidi L. Tortorice (SEAT)
This instrument was prepared by Northlake Bank I	Salden, 26 W. North Ave., North Rake,

X311 pul

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF DUPAGE	SS.		
the undersigned		, a Notary Public in and for sa	id County
	•	Tortorice and Heidi L	-
nis wife, as joint t			
		me s are subscribed to the fore	going instru
		that they signed, scaled and a	
		and purposes therein set forth, includi	
waiver of the right of homestead.	,		
Given under my hand and of	fficial seal this 5th	day of November,	19_90
*OFFICIAL SE		1	_
NOTARY FUBLIC, STATE OF ILL My Commission Expires 11/0		Tarona V. Jany	sev _
Commission Expires 5/11/9	*****	Notify Public U	
	001		
	4		
).	
		40	
		C '>	
		C/O/A	
		Ounty Clark's	
		C/O/ASO/A	
		C/Opp	c.
		C/Option Option	
		C/Option Option	
	11	C/G/T/S O/S	
eed			
Deed			
Trust Deed To			