90066441

THIS INDESTRURE WITNESSETH, That Vico Provenzano and Margaret Provenzano, his wife	A-Parameters
(hereinafter called the Grantor), of	
1745 N. 43rd Ave., Stone Park, IL. 60165 (No and Street) (City) (State	
for and in consideration of the sum of Twenty Eight Thousand and NO/100 Dollars	Dollars . 142222 18711 3730 02700770 14-10-00
in hand publ, CONVEY AND WARRANT to	*** TRI2 * **-90-066441 COOK COUNTY RECURDER
of 26 W. North Ave. Northlake, IL. 60164 (No. and Street) (City) (State	**************************************
as Trustee, and to his successors in trust hereinniter named, the following describes atter, with the improvements thereon, including all heating, all-conditioning, plumbing appearant sand fixtures, and everything apportunant thereon, together	gas and Acove space for Recorder's Ose Only
rents, issues and profits of said premises, situated in the County ofCool	Section 2 and State of Illinois, to-wit:
***SEE OTHER SIDE FOR LEGAL	en e
O.	e di la companya di kacamatan di
	the state of the s
Hereby releasing and waiving all right, under and by virtue of the homestead of	exemption laws of the State of Illinois.
Permanent Real Estate Index Number(a): 15-05-225-019	
Address(es) of premises: 1745 N. 4711 Ave., Stone Par	
IN TRUST, nevertheless, for the purpose of securing performance of the coven WHIRRAS. The Orantor is justly indebted upon principal promises	ants and agreements herein. ory note
59 Payments in the amount of \$636,50 beginn	ning on March 21, 1990 and auch
consecutive month thereafter on the 21st of the amount of \$636.50 due on February 21, 19	the month. One final payment in
THE GRANTOR covenants and agrees as follows: (1) To pay said indexprovided, 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; (6) to keep all buildings now or at any time en said premises insured in comparto place such insurance in companies acceptable to the holder of the first medical frustee or Mortgagee, and second, to the Trustee herein as their interest Mortgage 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 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 thereof repay immediately without demand, and the same with interest thereon from the bull of the payer of the declarations to be the same with interest thereon from the bull of the payment of the payer.	is tr. custruction or damage to rould or restore all buildings or 4) that write to said promises hall not be committed or suffered; anics to be elected by the these leaves attached payable first, to the orthage in rebtodness, with these clause attached payable first, to the is may ar, our, which or lices shall be left and remain with the said r incumbrances are the interest thereon, at the time or times when the prior incumbing or the interest thereon when due, the grantee taxes or used there are discharge or purchase any tax lien or title in from thing to time, and all money so paid, the Granter agrees to
IN THE EVENT of a breach of any of the aforesaid covenants or agree	green's the whole of said is debtedness, including principal and all
from time of such breach at the maximum per cent per annum allowable or both, the same as if all of said indebtedness had then matured by experience of the first per cent per annum allowable of the first per cent per annum allowable of the first per cent per cent per annum allowable of the first per cent per	rins. or incurred in behalf of plaintiff in connection with the foreclosure is, stenagesphor's charges, cost of p. new're, or completing abstract be paid by the Granter; and the like exter a and disbursements, my part of said indebtedness, as such, may oe a party, shall also be onal lien upon said premises, shall be taxed re-costs and included in coeding, whether decree of said shall have beer entered or not; shall sements, and the costs of suit; including atterms of each research; and the costs of suit; including atterms of each possession of, press that upon the filing of any complaint to foreinse this Trust notice to the Granter, or to any party claiming under the Granter, collect the rents, issues and profits of the said premises. and Margaret Provenzano, his wife
IN THE EVENT of the death or convin from said COOR	County of the grantee, or of his resignation, refusal or failure
to act, then N/A successor in this trust; and life c ally like cause said first successor fall or no Deeds of said County is based, appointed to be second successor in this t performed, the grantee or his successor in trust; shall release said premises to the None None	of said County is hereby appointed to be first of use, the person who shall then by the acting Recorder of rust. And when all of the aforesaid covenants and agreements are no party entitled, on receiving his reasonable charges.
Witness the hard and seal Sof the Grantor this 31st day of Ja	inuary 19 90
	VILO PROVENZANIE (SEAL)
Please print or type name(s) below signature(s)	State of the state
	Margaret Provanzano (SEAL)
This instrument was prepared by Olga Rodriguez, 26 W. North	th Ave., Northlake, IL. 60164

Form 87-362 Bankforms, Inc.

UNOFFICIAL COPY

THERESIMA

STATE OF ILLINOIS	·
COUNTY OF DUPAGE	
Jean Karen Seiden	
State aforesaid, DO HEREBY CERTIFY that Vito	, a Notary Public in and for said County, in th
State moresaid, DO FIERES I CERTIF I IIIA	
personally known to me to be the same person s. whose	names are subscribed to the foregoing instrument
appeared before he this day in person and acknowledge	
instrument as _that r_ free and voluntary act, for the us	es and purposes therein set forth, including the release and
waiver of the right of homestead.	
Given under my hand and official seal this 31st	day of January , 1990.
* OFFICIAL ST	
NOTARY PUBLIC STATE LILLING STATE MY COMMISSION 5775	Jan Kaus, Serale
Commission Expires May 11, 1993	// Notary Public
4	
LEGAL DESCRIPTION:	
(U.
The East ten (10) feet of Lot one (1) (ext Fifteen (15) in Town Manor, a subdivision	of the North 100 acres of the Northeast
Quarter of Section 5, Township 39 North, F Meridian. AND Lot one (1) (except	the South 6/ flet therof) in block 15 in
Town Manor, being a subdivision of the Nor Section 5, Township 59 North, Range 12 Eas	th 100 acres of the Northeast Quarter of
County, Illinois.	0/4
	Office Co
	1/2
	C
	C
	t i
방 구	\$4
ğ 3	
S C	
10 Lo	
Trust Deed Trust Deed To	
E I	