CAUTION. Consult a tawyer before using or acting under the 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	30119756
Donald B. Davis & Barbara Jo Davis, his wife	
1304 North Doe Road Palatine, Illinois (So and Street)	
for and in consideration of the sum of	DEPT-01 RECORDING \$13.00
in hand paid, CONVEY S. AND WARRANTS to First Colonial Bank Northwest	T#0000 TRAN 0091 03/15/90 14:44:00 #0149 # #90116756
or 800 Wheeling Road Wheeling, Illinois	COOK COUNTY RECORDER
as Trustee, and to his successors in trust heremalter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and hytures, and everything apparatus and hytures.	, management
rents, issues and profits a said premises, situated in the County of Cook Lot I in Dee: Grove Subdivision of part of the East	
Range 10, East of the Third Principal Meridian, according to the Third Principal Meridian according to the Thir	rding to the plat thereof recorded
10/29/55 as Doc ***C**04903 & Re-recorded 6/15/56 as I. Hereby releasing and waiving all the elements and by virtue of the homestead exemption I	
Permanent Real Estate Index Numbers: 02-08-203-001 Addresses: 01 premises: 1304 North Doc Road Palatine, Illino	Ne
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and ag	reements herein.
WHEREAS. The Grantor is justly indebted up of A 2 T _ principal promissory note	bearing even date herewith, payable
in one single payment of principal and interest pay	
2013	10753
	$\frac{f(x)}{f(x)} = \frac{f(x)}{f(x)} \frac{f(x)}{f(x)} = \frac{f(x)}{f(x)} $
C	CK.
	CA
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the inter-	grest thereon, as to remaind in said note or notes provided.
or according to any agreement extending time of payment; (2) to pay when due in each y a demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to premises that may have been destroyed or damaged; (4) that waste to said premises shall not any time on said premises insured in companies to be selected by the grantee herein, who racceptable to the holder of the first mortgage indebtedness, with loss clause attached payable	committee or affected; (5) to keep all buildings now or at \sim
any time on said premises insured in companies to be selected by the grantee herein, who is acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable Trustee herein as their interests may appear, which policies shall be left and remain with the	Sherr as Attorized to place such insurance in companies (if it is the trist Trustee or Mortgagee, and second, to the first Mort agee or Trustee until the indebtedness is tully (if it is the tribute tribute the indebtedness is tully (if it is the tribute
paid; (a) to pay all prior meumbrances, and the interest thereon, at the time or times when it IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbra holder of said indebtedness, may procure such insurance, in pay such taxes or assessment.	is sail est all become due and payable. The or the one rest thereon when due, the grantee or the ordischare was travalled or title affecting said.
acceptable to the holder of the first mortging indebtedness, with loss clause attached payable Trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the IN-THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbra holder of said indebtedness, may procure such insurance, or pay such taxes or assessment, or previously and the same with interest thereon from time to time, and the without demand, and the same with interest thereon from the date of payment at a midsbredness secured hereby.	money so paid, 1/3 Grantoi agrees to repay immediately per cent EXECUTE shall be so inach additional
indebtedness secured hereby. IN THE EVI-ST of a breach of any of the aforesaid covenants or agreements the evidence of said shall, at the option of the legal holder the reot, without notice, become immediately due and peat the recoverable by foreclosure the reot, or by sure in the recoverable by foreclosure the reot, or by sure.	
at 5.5 per cent post about, shall be recoverable by to reclosure thereof, or by surther matured by express terms.	t at law, or both, the same is it a lot said indebtedness had
then matured by express terms. If is AGREED by the Grantor that all expenses and disbutsements paid or incurred in beha including reasonable attorney's fees, outlays for documentary endence, stenographer's char whole title of said premises embracing foreclosure decree—sharror paid by the Grantor; and	ift of plaintiff in connection with the procedure hereof ges, cost of procuring or completing abstract showing the d the like expenses and disbursement, occasioned by any
whole the of said premises embracing forecosure accree—startle had by the Grantor; and suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as such, expenses and disbursements shall be an additional lien up to said premises, shall be taxed as such foreclosure proceedings; which proceeding, whether do see of safe shall have been enter until all such expenses and disbursements, and the cost of sait, including attorney's tees, have executors, administrators and assigns of the Grant systems all right to the possession of, a proceedings, and agrees that upon the filing of any complaint to foreclose this Trust Deed, the other parts of the Grant systems and the Grantor and the filing of any complaint to foreclose this Trust Deed, the	may be a party, shall also be paid by the Trantor. All such costs and included in any decree that it, so be rendered in add a new shall not be disposed from the party by the state of the
until all such expenses and disbursements, and the cost, of sait, including attorney's tees, have executors, administrators and assigns of the Grant secures all right to the possession of, a	been paid. The Grantor for the Grantor and for the heirs, and income from, said premises pending such foreclosure
collect the rents, issues and profits of the said peoples.	o take possession of charge of said premises with power to
IN THE EVENT of the death or reprovation saidCookCounty of the s	grantee, or of his resignation, refusal or failure to act, then
First Colonial Bank Northwest of said Cor and if for any like cause said in especies or fail or refuse to act, the person who shall then be appointed to be second successor in this trust. And when all of the aforesaid covenants and a trust, shall release said profuses to the party entitled, on receiving his reasonable charges.	unty is hereby appointed to be first soccessor in this trust; e the acting Recorder of Deeds of said County is hereby
rippointed to be second successor first trust. And when an of the anoresaid coveraints and a trust, shall release said promises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	greements are performed, the grantee of his successor in
Witness the hand and seal S of the Grantor this6thday ot March	19.90
Please print or type name(s)	B. Dovis
below signature (s)	rece-Jo Dans (SEAL)
Barbara	
This instrument was prepared by First Colonial Bank Northwest 80 (NAME AND ADDRESS)	O Wheeling Road, Wheeling, Illinois
en de la composition de la composition La composition de la	90116756

UNOFFICIAL COPY

ranger (1965) in the second of	
STATE OF Illinois ss.	
COUNTY OF Cook	
f. the undersigned	. a Notary Public in and for said County, in the
	B. Davis & Barbara Jo Davis, his wife
	. The state of the
personally known to me to be the same persons, whose	name, s are, subscribed to the foregoing instrument,
	dged that they signed, sealed and delivered the said
()	uses and purposes therein set forth, including the release and
waiver of the right of nomestead.	
Given under my hand and official seal this 6th OFFICIAL SEAL	day of
NOTENT PUBLIC STATE OF MAIL 30, 1994 MY CORRESSION EEP. MAIL 30, 1994	July Stulle
	Notary Public
Commission Expires March 30,1992	
0/	Notary Public
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कर्म सर्व	C
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SECOND MORTGAGE

Trust Deed

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GEORGE E. COLES