SECOND MORI OR (LLIBOS) FICIAL COPY 3055 Plore using or acting under the lorn. Neither the publisher nor the seller of this form act the any mension of merchantability or filtress for a particular purpose

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

INIS INDENTURE WITNESSETH, That KENNETH THOMPS a bachelor,	ON , DERT-01 RECORDING \$23.0 T\$0000 TRAN 3989 09/20/93 12:06:00 \$4548 \$ \times -93-749915 COOK COUNTY RECORDER
(Sereinafter called the Grantor), of 11 Glendale Court, Streamwood, Illi (the sent Street) Fight con The Stream and	nois
for and in consideration of the sum of Eighteen Thousand Hundred and 00/100 (\$18,600.00) in hand paid, CONVEY AND WARRANT toMICHAE	- Dollar 93749915
of 176 Kingsport Dr., Schaumburg, IL	(State)
as I rustee, and to his successors in trust hereinafter named, the following destate, with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything apparatus thereto, tog	ning, gas and Above Space For Recorder's Use Only
Gardens Quarter Streamwood, being a ship Forty-one North, Range Nine Eas	n of Lots Four, Five and Six in Ladd's subdivision in Section Thirteen, Town-t of the Third Principal Meridian, ed in the Office of the Recorder of *
Permanent Real Fitate Index Numbrit. 1: 06-13-313-038 Address(es) of premises: 11 Gleridale Court, St	
to IRUSI, nevertheless, for the purpose of securing performance of the WHIREAS. The Grantor is justly indebted upon	covenants and agreements herein omissory note bearing even date herewith, payable in commencing November 1, 1993, and on er, with a final payment of all unpaid
*Deeds in Cook County, Illinois On A 23898163 all in Cook County, Illinois	
	GRG 93749915
1311 GRANTOR covenants and agrees as follows: (1) To pay said indebter at according to any agreement extending time of payment: (2) to pay when demand to exhibit receipts therefor; (3) within sixty days after destructly premises that may have been destroyed or damaged; (4) that waste to said prints time on said premises insured in companies to be selected by the grant acceptable to the holder of the first mortgage indebtedness, with loss clause Trustee herein as their interests may appear, which policies shall be left an paid; (6) to pay all pritor incumbrances, and the interest thereon, at the time 19/1111 TVINT of failure so to insure, or pay taxes or assessments, or tholder of said indebtedness, may procure such insurance, or pay such taxes premises or pay all prior incumbrances and the interest thereon from time without demand, and the same with interest thereon from the date of payindebtedness secured hereby.	to tide; Ind all money so paid, the Frantor agrees to repay immediately upon a Eight per cent per annum shall be so much additional
IN THE EVENT of a breach of any of the aforesaid covenants or agreement shall, at the option of the legal holder thereof, without notice, become the eight. at eight per cent per annum, shall be recoverable by Grelosure then matured by express terms.	
per cent per annum, shall be recoverable by Directorie then matured by express terms. It is ACRETED by the Grantor that all expenses and distingements paid of including reasonable attorney's fees, outlays for documents of while he paid by suit or proceeding wherein the grantee or any holdered has part of said indeferences and distingements shall be an additional by a point of said indeferences and distingements shall be an additional by a point said indeferences and distingements shall be an additional by a point said menices, such foreclosure proceedings; which proceeding, wichter decree of safe shall until all such expenses and distingements, a United State frequency and agrees that upon the flight of any complaint to foreclose the without notice to the Grantor, or to fine proceedings, and agrees that upon the flight of any complaint to foreclose the without notice to the Grantor, or to fine proceeding under the Grantor, and collect the rents, issues and profit such said premises. The name of a record owner in the forms and the Cook.	in incurred in behalf of plaintiff in connection who the foreclosure hereal imaginapher's charges, cost of procuring or completing abstract showing the yelloc Grantor; and the like expenses and disbursence is occasioned by any plethess, as such, may be a party, shall also be paid by fore Grantor. All such shall be taxed as costs and included in any decree that may, the rendered in that e been entered or not, shall not be dismissed, not red as a ferce of given, orney's fees, have been paid. The Grantor for the Grantor and for the heirs, a possession of, and income from, said premises pending such four hours his trust Deed, the court in which such complaint is filed, may at once and appoint a receiver to take possession or charge of said premises with power to
Bonita Rubis and if for any like control this successor fail or refuse to act, the person appointed to be second successor in this trust. And when all of the aforesaic trust, shall release said premises to the party enlitted, on receiving his reason This trust deed is subject to	who shall then be the acting Recorder of Decils successor in this trust; who shall then be the acting Recorder of Decils of said County is hereby drovenants and agreements are performed, the grantee or his successor in nable charges.
Witness the hand and seal of the Grantor this 300 day of	September 19 93
	K FRANCII
Please print or type name(s)	KENNÉTH, THOMPSON (SEAL)
helow signature(s)	(SEAL)
Maic 70: Norman P. Goldmeier	, 5225 Old Orchard Rd., Skokie, IL
This instrument was prepared by	(DDDESS) 60077

(NAME AND ADDRESS)

UNOFFICIAL COPY

STATE OF JLLINEYS	} ss.
COUNTY OF COOK	J
1	a Notary Public in and for said County, in the
Sinc aloresaid, DO TENED I CENTIL I W	
personally known to me to be the same per-	son. whose name 15 subscribed to the foregoing instrument,
appeared before me this day in person as	and acknowledged that $\frac{118}{2}$ signed, scaled and delivered the said
instrument as 4/5 free and voluntary	y act, for the uses and purposes therein set forth, including the release and
waiver of the right of nomestend.	
Given under my hand and official seal th	his 3 M day of Aftender, 1993
(Impress Seal Here)	Morna ? Holance
Completion Evolves 1-25-94	, notary Public
Commission Expires 1-2e-74	OFFICIAL SEAL " NORMAN P GOLDMEIER NOTARY PUBLIC. STATE OF ILLINOIS MY COMMISSION EXP: 1/20/96
	0,

EXHIBIT A

Lot 37 in the Resubdivision of Lots 4, 5 and 6 in Ladd's Gardens Quarter Streamwood, being a Subcivision in Section 13, Township 41 North, Range 9 East of the Third Principal Meridian according to the plat thereof recorded in the Office of the Recorder of Deeds in Cook County Illinois on April 22, 1977 as Document Number 23898163 all in Cook County, Illinois.

93749915

GEORGE E. COLE

2