TILBLIFE FFI CHALL COPY

CAUTION. Consult a lawyer below using or esting under this form. Heither the publisher nor the belief of this form.

THIS INDENTURE WITNESSETH, That Robert D. and	en e
Paulette A. Harnech	
(hereinafter called the Grantor), of 726 Mason Drive LaGranges Illinois (No and Street) (Cop) (State)	
for and in consideration of the sum of Thirty Nine Thousand Seven	
Hundred Forty Three and 42/300 (\$39,742,42)	
of 130 Harbor Drive. Ludington. Michigan	93245915
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements therein, including all beating, air conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Guly
renis, issues and profits of said premises, situated in the County of Cook	and State of Illinois, to-wit:
Sum <u>Exhibit "A"</u> attached hereto and m	made a part hereof
Hereby releasing and waiving all rights under and by virtue of the homestead exemption la	aws of the State of Illinois.
19.09.205.074	
Permanent Real Estate Index Number (1): 18-08-205-074 Address(es) of premises: 726 Fason Drive, LaGrange, Illinois 60525	
IN TRUST, nevertheless, for the pure se of securing performance of the coverants and agree WHEREAS. The Grantor is justly indebted 'pen the principal prints only note.	
to Edward C. Harnach Trust, in and by which note the Grantors of	comise to pay the salu
a final payment of the Consumer of the Cost of the Cos	2023 and all
of said principal in the parameter of the convenient 130 Ha	rhor Drive,
Ludington, Michigan.	250,15915
0,	\(\rightarrow\)
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtednes of the interior according to any agreement extending time of payment; (2) to pay when due in each year demand to exhibit receipts therefor; (3) within saty days after destruction or damped for premises that may have been destroyed or damaged; (4) that waste to said premises shall no be 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, each limit to provide the said premises and the interest thereon, at the time or times when the	ail taxes and us a timents against said premises, and on ebuild or restore all buildings or improvements on said committed as suffered; (5) to keep all buildings now or at hereby, and to died to place such insurance in companies
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrant holder of said indebtedness, may procure such insurance, or pay such taxes or assessment.	he as the interest thereon when due, the grantee or the rule. In grantee or purchase any tax hen or title affecting said anney, or aid, the Grantor agrees to repay immediately
indebtedness secured hereby IN THE EVENT of a breach of any of the aforesaid covenants or agreements the shole of said shall, at the option of the legal holder thereof, without notice, become immediately de and page.	indebtedness, inchating principal and all earned interest, yable, and with it is rest thereon from time of such breach
at per cent per annum, shall be recoverable by foreclosure thereof, or by sur	at law, or both, the same as I all of said indebtedness had
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements pairer incurred in behal including reasonable attorney's fees, outlays for documentary evidence, stenographer's charg whole title of said premises embracing foreclosure decree — shall be paid by the Grantor; and suit or proceeding wherein the grantee or any holder of any part of pai indebtedness, as such, particularly the proceeding wherein the grantee or any holder of any part of paintees that he had a suit or proceeding wherein the grantee or any holder of any part of paintees that he had a suit or proceeding wherein the grantee or any holder of any part of paintees that he had a suit or proceeding wherein the grantees or any holder of any part of paintees that he had a suit or proceeding wherein the grantees or any holder of any part of paintees that he had a suit or proceeding wherein the grantees or any holder of any part of paintees that he had a suit or proceeding wherein the grantees or any holder of any part of paintees that he had a suit or proceeding wherein the grantees or any holder of any part of paintees that he had been decreased as a suit or proceeding wherein the grantees or any holder of any part of paintees are particularly than the particular than the	If of plaintiff in connect on with the forcelosure hereof— ies, cost of procuring or connecting abstract showing the the like expenses and disburst ments, occasioned by any
suit or proceeding wherein the grantee or any holder of any part of and indebtedness, as such, a expenses and disbursements shall be an additional lien upon maid premises, shall be taxed as c	pay he a party, shall also be pair by the Grantor. All such costs and included in any decribe hat may be rendered in
suit or proceeding wherein the grantee or any totoler of any part of a indeptedness, as such, expenses and disbursements shall be an additional lien upper and premises, shall be taxed as e such foreclosure proceedings; which proceeding, whether decises of sale shall have been entere until all such expenses and disbursements, and the costs of sale, including attorney's fees, have executors, administrators and assigns of the Grantor capits all right to the possession of, an proceedings, and agrees that upon the filling of a year displaint to foreclose this Trust Deed, the without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to	been paid. The Grantor for the Gran of and for the heirs,
proceedings, and agrees that upon the filing of a complaint to foreclose this Trust Deed, the	e court in which such complaint is filed, may at once and
The name of a record owner is: Robert D. Harnach and Paulette F	, rigi nach
of said Cou	inty is hereby appointed to be first successor in this trust
ar if for any like cause said first cessor fail or refuse to act, the person was an ointed to be second successor is this trust. And when all of the aforesaid covenants and ag	the acting Recorder of Deeds of said County is hereby treements are particles of the arantee or his successor in
This trust deed is subject See Exhibit "B" attached hereto and made	e a part hereof
Witness the hands and seal 5. of the Grantor this 30th day of March	, 19 93
Robert O.	Harnacty (SEAL)
Please print or type name(s) below signature(s) (1. 1.1.	1 1 (0) 1 1 1 1
Paulette A	A. Harnach
Robert D. Harnach, c/c Milbank Corporation 135 South LaSalle Street, Suite 1435, Ch	nicago, Illinois 60603
This instrument was prepared by 139 South Lasalte Screet, 30216 (NAME AND ADDRESS)	
	~3

STATE OF	
COUNTY OF COOK	
1. PATRICK L. Edgerton a Notary Public in and for said County, in	the
State aforesaid, DO HEREBY CERTIFY that Robert D. Harnach and Paulette A. Harnach	
personally known to me to be the same person 5, whose name 5, are subscribed to the foregoing instrume	mt.
appeared before the this day in person and acknowledged that they signed, sealed and delivered the signed.	aid
instrument as . their free and voluntary act, for the uses and purposes therein set forth, including the release a	nd
waiver of the right of nemestead.	
Given under my hand one official seal this 30^{76} day of 219760 . 1993	
(impress Seal Here) (impress Seal Here) (impress Seal Here)	
Commission Expires 10/2-/96	
Patrick L. Edgerton Patrick L. Edgerton Hotery Patric, Bate of Blincks	
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36 99	COLE
	EORGE E. COL LEGAL FORMS
St. St.	GEORGE E. LEGAL FO
Trust Deed 322,5915	GEO LE

EXHIBIT "A"

PARCEL 1: LOT 1 IN BAY BOTOLO RESURDIVISION OF LOT 3 AND VACATED PORTION OF 50TH STREET LYING RAST OF WEST LINE OF LOT 3 IN OWNER'S DIVISION OF LOT 8 IN JAMES F. STEPINA'S SUBDIVISION IN THE WEST 1/2 OF THE MORTHEAST 1/4 OF SECTION 8, TOWNSHIP 38 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2: THE HOTTH 83.125 FEET OF THE EAST 12.15 FEET OF LOT 2 IN OWNERS DIVISION OF LOT 8 IN JAMES F. STEPINA'S CUBDIVISION IN WEST 1/2 OF THE NORTHEAST 1/4 OF SECTION 8, TOWNSHIP 38 NORTH, RANGE 12, EAST OF THE TEIRD PRINCIPAL HERIDIAN, IN COOR COUNTY, ILLINOIS. DIV. TEIRD

C/OPTS OFFICE

After recording, return to:

Michael Johannesen WINSTON & STRAWN 35 W. Wacker Dr. Chicago, IL. 60601

EXHIBIT B

- 1. Mortgage dated March 29, 1993 and recorded as Document Number executed by Robert D. Harnach and Paulette A. Harnach, husband and wife, and given to Margaretten & Co., Inc. to secure a note in the amount of \$ 202,150 \infty.
- 2. Mortgage dated May 14, 1992 and recorded May 15, 1992 as document number 92328646 executed by Robert D. Harnach and Paulette A. Harnach, husband and wife, and given to Milbank Corporation to secure a note in the amount of \$60,000.00.
- 3. Building line of 35 feet located on the Easterly line of said lot as shown on the plat of subdivision recorded July 26, 1988 as Document Number 88331815.
- 4. Easements for public utilities and drainage over, upon and under the Northerly 15 feet and the Westerly 10 feet as shown on the plat of subdivision recorded July 26, 1988 as Document Number 38331815.
- Easements in favor of the Illipois Bell Telephone Company, the Commonwealth Edison Company and their respective successors and assigns for the purpose of installing and maintaining all equipment necessary to serve the land and other property with telephone and electric service, together with the right to overhand aerial service wires, and the right of access thereto as created by grant and shown on the plat of the aforesaid subdivision recorded July 26, 1988 as Document Number 88331815 over and across the Northerly 15 feet and the Westerly 10 feet of the land.
- 6. Ordinance No. 0-88-15 recorded July 26, 1988 as Deciment Number 88331814, relating to, vacation of said public right-of-way will relieve the public from further burden and responsibility of maintaining said portion of 50th Avenue.
- 7. Ordinance No. 0-88-17 recorded July 26, 1988 as Document Number 88331815, relating to approving subdivision plat of the Ray Rotolo Resubdivision.
- 8. Encroachment of the concrete walk and chimney over and across the 15 foot Utility Easement to the North as disclosed on the survey prepared by Certified Survey Company, dated April 8, 1992 and being numbered 92651.



Property of Cook County Clerk's Office