This instrument was prepared by ____

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SOUTH THE REAL PROPERTY OF THE PARTY OF THE

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COPY
COOK COUNTY
RECORDER
JESSE WHITE
BRIDGEVIEW OFFICE

	JESSE WHITE
THIS INDENTURE WITNESSETH, That JANE M. WOOD and ROPERT A. WOOD	BRIDGEVIEW OFFICE
(hereinafter called the Grantor), of 4217 Deyo Ave. BROOKFIELD, ILLINOIS	71. S.
(Nor and Street) for and in consideration of the sum of TEN AND 00/100THS Dollars	**0001**
in hand paid, CONVEY AND WARRANT to RICHARD J TUCKER and SARA J. TUCKER of	RECORDIN % 23.00 MAIL \ 0.50 96606145 #
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the County of	OB/02/96 0011 HCH 11:46 Above Space For Recorder's Use Only and State of Illinois, to-wit:
IN COOK CCUNTY, Lot 40 and the North 1/2 of Block 11 in West Grossdale, a Subdivision i of Section 3 Township 38 North, Range 12 Emeridian, in Cook County, Illinois. Hereby releasing and waiving all rights under and by virtue of the homestead exemption	in West 1/2 of West 1/2 East of the third principal
Permanent Real Estate Index Number (5): 18-03-124-045	
Address(es) of premises: 4217 DEYO AVENUE, BROOKFIELD IN TRUST, nevertheless, for the purpose of securing performance of the covenants and a WHEREAS. The Grantor is justly indebted property principal promissory note	greenvents berein.
The principal sum of \$105,000.00 in equal i of each month for a total of 360 months. The be \$716.29 which includes principal and interpretations.	e monthly payment shall
388061.79 is the first NortGAGE	W. Jan CACK
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedne s	sterest thereon, as terrin and in said note or notes provided, far, all taxes and seessments against said premises, and on prebuild or testole all buildings or improvements on said be commit to or suffered; (5) to keep all buildings now or at its hereby thorized to place such insurance in companies let firm to the first Trustee or Mortgagee, and second, to the her and tortgagee or Trustee until the indebtedness is fully by the said tortgage or Trustee until the indebtedness is fully by the said to the sai
IN THE EVENT of a breach of any of the aforesaid coverants or agreement, the whole of sa half at the option of the legal holder thereof, without notice, become immediately due and	aid indebtednes, including principal and all earned interest,
per cent per annum, shall be recoverable by foreclasure thereof, or by shen matured by express terms. IT IS AGREED by the Grantor that "Ill expenses and disbursements paid or incurred in beincluding reasonable attorney's fees, outlays for documentary each nee, stenographer's chayhole title of said premises embracing foreclosure decree—shall be paid by the Grantor; a util or proceeding wherein the grantee or any holder of act part of said indebtedness, as such xpenses and disbursements shall be an additional lientipal usid premises, shall be taxed a uch foreclosure proceedings; which proceeding, whether 0 eree of sale shall have been enterntiall such expenses and disbursements, and the custom suit, including attorney's fees, haveculors, administrators and assigns of the Granto on lives all right to the possession of, roceedings, and agrees that upon the filing of any somblaint to foreclose this Trust Deed, without notice to the Grantor, or to any page value of the Grantor, appoint a receiver offect the rents, issues and profits of the said premises.	uit at law, or both, tile same as if all of said indebtedness had
IN THE EVENT of the death or remova from said County of the	grantee, or of his resignation, refusal or failure to act, then
of said C and if for any like cause said first successor fail or refuse to act, the person who shall then populated to be second successor in this trust. And when all of the aforesaid covenants and rust, shall release said rustings to the party entitled, on receiving his reasonable charges.	ounty is hereby appointed to be first successor in this trust; be the acting Recorder of Deeds of said County is hereby agreements are performed, the grantee or his successor in
This trust deed is with the	
Witness the hand and seal of the Grantor this 28th day of May	m Nova
clease print or type name(s)	rent A wood (SEAL)
elow signature(s)	(SEAL)
96006145	

SEAN M. LAZZARI, 72 S. LAGRANGE RD., \$15, LAGRANGE

ILLINOIS, 605425ND ADDRESS)

UNOFFICIAL COPY

STATE OF ILLINOIS	
STATE OF LLTIVOIS SS.	
COUNTY OF	
I, CAROL A. Micus, a Notary Public in and fo	or said County, in the
State aforesaid, DO HEREBY CERTIFY that JANE M. WOOD and Rol	
personally known to me to be the same person whose name S are subscribed to the	foregoing instrument,
appeared before me this day in person and acknowledged that they signed, sealed as	nd delivered the said
instrument as free and voluntary act, for the uses and purposes therein set forth, inc	
waiver of the right of horestead.	
Given matering hand an symmetry searchis 15t day of August	. 19 46
CAROL A. MICUS	•
MY COMMISSION EXPIRES 4/22/08 }	we :
Commission Expires 4/20/98	
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Sient Colling Colling Colling	
	ST.CO
회사 기계 중요 교회	/S-
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St Deed 22 avi 24 Granese Rd #15 36 L COSAS 37 L COSAS 37 L COSAS 38 L COSAS 38 L COSAS 39 L COSAS 30 L C	
	- S
	GEORGE E. COLE
Trust Deed An lazzari S La Grance To ange 11 CO To ange 11 CO	35
SECOND SE	