CAUTION: Consult a lawyer before using or sching under this form All warrantes, including merchantability and fitness, are excluded

3521546

F.		4							
		THIS INDENTURE WITNESSETH, That Mabel M. Mansfield, Divorced and not since remarried							
		(hereinafter called the Grantor), of 500 Hyde Park Bellwood Illinois (No. and Street) (Co) (State)							
	$\left\{ \right.$	for and in consideration of the sum of	tars .						
		in hand paid, CONVEY AND WARRANT to THE NORTHLAKE BANK							
		of 26 W. North Ave. Northlake Ilinois (No. and Street) (City) (State)							
		as Trustee, and to his successors in trust hereinafter named, the following described estate, with the improvements thereon, including all heating, air-conditioning, gas plumbing apparatus and fixtures, and everything apparatus and fixtures, and everything apparatus and fixtures, and everything apparatus and fixtures.	Above Space For Recorder's Use Only						
		rents, issues and profits of said premises, situated in the County of COOK The North H (17 (1/2) of LOT TWENTY SEVEN(27) In	and State of Illinois, to-wit:						
1		Subdivision of Lots One (1) Two(2), Three (3)and	i Four (4) (except the West						
6	}	16.4 feet of soid Lot Four (4) in Sturm Estate Subdivision of part of the South East Quarter (1/4) of Section 8, Town 39 North, Range 12, East of the Third Principal							
wto identy		Meridian. PROPERTY INDI	/						
		0' 15-08-413	-ଡ଼ଡାଣ-। ପର୍ପର୍ପ '						
	ĺ	Hereby releasing and univing all right, ur der and by virtheof the homestide exemption laws the State of Illinous III							
		WHEREAS. The Grantor is justly indebted apen her principal promissory	note bearing even date herewith, payable						
	7	\$410.67 on the first day of July, A.D. 1986;							
)	\$410.67 on the first day of each month and thereafter for tifty-eight months, and a final p	onument.						
		of \$410.67 on the first day of June, A.D. 1991.	oa ymeric.						
	i.	4							
		` (CAC						
			CIGAGE						
NOTE IDENTIFIED		THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, an or according to any agreement extending time of payment; (2) to pay when due is demand to exhibit receipts therefor; (3) within sixty days after destruction or day premises that may have been destroyed or damaged; (4) that waste to said premises any time on said premises insured in companies to be selected by the grantee herei acceptable to the holder of the first morrgage indebtedness, with loss clause attached. Trustee herein as their interests may appear, which policies shall be left and remain paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times. In THE EVENT of failure so to insure, or pay taxes or assessments, or the prior is holder of said indebtedness, may procure such insurance, or pay such taxes or asserpremises or pay all prior incumbrances and the interest thereon from time to time without demand, and the same with interest thereon from the date of payment.	the interest thereon, a terein and in said note or notes provided, as h year, all taxes and issessments against said premises, and on ap, to rebuild of resource all buildings or improvements on said						
뜅		without depart, and the same with interest thereon from the date of payment	13.00 per c.ot per annum shall be so much additional						
2	.3	IN THE EVENT of a breach of any of the aforesaid covenants or agreements the who	ole of said indebtedness, inc't ling principal and all earned interest,						
		at 13.00 per cent per annum, shall be recoverable by following the thereof, then matured by express terms. It is AGREED by the Grantor that all expenses and disbustements paid or incurre including reasonable attorney's fees, outlays for documentary andence, stenograph whole title of said premises embracing foreclosure decreating that be paid by the Grantor proceeding wherein the grantee or any holder of part of said indebtedness expenses and disbustements shall be an additional field upon said premises, shall be such foreclosure proceedings; which proceeding, the ner decree of sale shall have be until all such expenses and disbustements, and the desis of suit, including attorney's executors, administrators and assigns of the Grantor waives all right to the possess proceedings, and agrees that upon the filling of any complaint to foreclose this Trust without notice to the Grantor, or to any palty claiming under the Grantor, appoint as collect the rents, issues and profits of the said premises. The name of a record owner is: Mable M. Mansfield, D.	d in behalf of plaintiff in connection in the foreclosure hereof—er's charges, cost of procuring or cor. pirthing abstract showing the intor; and the like expenses and disbure ements, occasioned by any assuch, may be a party, shall also be paid by the Grantor. All such taxed as costs and included in any decrect that may be rendered in ten entered or not, shall not be dismissed, for expase hereof given, ees, have been paid. The Grantor for the Grantor and for the heirs, ion of, and income from, said premises pending such foreclosure. Deed, the court in which such complaint is filed, may at once and receiver to take possession or charge of said premises with power to						
		The name of a record owner is: Mable M. Mansfield, D	ivorced and not since remarried						
		IN THE EVENT of the death of emoval from said Coun	ry of the grantee, or of his resignation, refusal or failure to act, then						
		and if for any like these wid first successor had or refuse to act, the person who shappointed to be second successor in this trust. And when all of the aforesaid covena trust, shall release said premises to the party entitled, on receiving his reasonable characteristic trust deed is subject to none	ill then be the acting Recorder of Deeds of said County is hereby nts and agreements are performed, the grantee or his successor in arges.						
		Witness the hand and seal of the Grantor this 16th day of May							
		927	Tabel Merefield (SEAL)						
		Please print or type name(s) below signature(s)	CALL TERMOS SAIDLY						
į.			(SEAL)						
i		This instrument was prepared by Grace A. Plastow: 26 W. No.	th Ave.: Northlake. Tl 60164						
		This instrument was prepared by Grace A. Plastow; 20 W. NOI (NAME ANO ADDRES	5)						

UNOFFICIAL COPY

	STATE OF.		inois K			ss.					•	,
	·	onald L. 'esaid, DO HE		CERTIFY	that1	Mabel M	. Mans	field,	Divorce		d County, in	1 the
	personally known to me to be the same person, whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she signed, sealed and delivered the said instrument as ner free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and official seal this sixteenth day of May 19.86.											
		on Expires	Sept.	_17, 128	04				Notary F	unile	2	
Section of the second	TO THE MANNERS	m 10 11 5	g* HA c	3521546	Submitted by Address	Promised Deliver certif.to	Address 3521546	Deliver cripito to Trust	Notified A. I Amed In Act	around of 48-35-5	miles, son	
BOX No.	SECOND MORTGAGE Trust Deed	MABLE M. MANSFIELD	10	THE NORTHLAKE BANK(5848) 26 W. NORTH AVE. NORTHLAKE IL 60164								GEORGE E. COLE LEGAL FORMS