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

3581490

1	THIS INDENTINE WITNESSETH That RICHARD T. HERDRICH AND			
	FILEEN HERDRICH UTC MIDD			
	(hereinafter called the Grantor), of 1018 W. WING ST.,		•	10 to
	Mariaton in total (City) (State)			
	for and in consideration of the sum of FIVE THOUSAND DOLLARS  EVEN Dollars			:
1	in hand paid, CONVEY AND WARRANT to			
	WAYNE W. FRANZEN			
	of 25 E. CAMPBELL, ARLINGTON HEIGHTS, IL 6000 (No. and Sireet) (City) (State)	בי 		• 4,
$\mathcal{L}$	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	Above Space	For Recorder's	Use Only
B	rents, issues and profits of said premises, situated in the County of COOK LOT 4 and 5 IN HOELZ' WILLOW SUBDIVISION OF LOT 2 1	and State of Illinois,	to-wit: OELZ! ADDI	TTON TO
V	ARLINGTON HAIC'.TS IN THE EAST & OF THE SOUTHWEST &	OF SECTION 30,	TOWNSHIP	42 NORTH,
<b>3</b>	RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN	COOK COUNTY, I	LLINOIS.	
12	Hereby releasing and waiving all sights under and by virtue of the homestead exemption	laws of the State of Illi	nois	
3	Lot 5 Lot 4	h. —	tora,	
3	Permanent Real Estate Index Number s. 0330-305-005 & 006	44 +20 60005		
1	Address(es) of premises: 1018 W. VING ST., ARLINGTON HEIGHTS			
$\beta$	IN TRUST, nevertheless, for the purpose of securing performance of the covenants and WHEREAS, The Grantor is justly indebted uson ONE principal promissory note	agreements herein. bearing even date here	with, payable	
1	IN 59 INSTALLMENTS OF S113.07 EACH AND A FINAL INST	WITHERT OF SIT	J. U/	
4	BEGINNING ON 1-21-87, AND CONTINUING ON THE SAME DAMONTH THEREAFTER UNTIL FULLY PAID.	II OF EACH SUCC	F991AF	
$\mid \mathcal{C}$			•	
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	$O_{I}$	~ ~ ~	J	
	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, ; at the or according to any agreement extending time of payment; (2) to pay when due in each of the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when due in the covenants are said to pay when d	nterest thereons as herein	and in said note o	or notes provided,
NOTE IDENTIFIED	demand to exhibit receipts therefor; (3) within sixty days after destruction or damage	e tenniolóir textora an o	angings or unbi-	overneins on said
Ē,	any time on said premises insured in companies to be selected by the grantee herein, wh	is nereby nuthorized to	place such insura	ince in companies and second, to the
何	premises that may have been destroyed or damaged; (4) that waste to said premises shall of any time on said premises insured in companies to be selected by the grantee herein, what acceptable to the holder of the first mortgage indebtedness, with loss clause attached paya Trustee herein as their interests may appear, which policies shall be left and remain with paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times who IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances and the interest thereon from time to time; and premises or pay all prior incumbrances and the interest thereon from time to time; and	the sorth Mortgagee or Tru	istee until the inc	debtedness is fully
= 1	balder of said indebtedness may procure such insurance or assessments, or the prior incur	rances or 'ar interest the	reon when due, I	the grantee or the
ĮŠ.	premises or pay all prior incumbrances and the interest thereon from time to time; and	ill money so ouid the Gra	intor agrees to re	epay immediately
Ž:	without demand, and the same with interest thereon from the date of payment at indebtedness secured hereby.	per cent per a		o much additional
	IN THE EYENT of a breach of any of the aforesaid covenants or agreements me whole of shall, at the option of the legal holder thereof, without notice, become immediately due an	I payable, and with in c.e.	t thereon from ti	me of such breach
	at NINE per cent per annum, shall be recoverable by forcelosure thereof, or by then matured by express terms.		// 1	
ĺ	then matured by express terms.  IT IS AGREED by the Grantor that all expenses and dispursements paid or incurred in b including reasonable attorney's fees, outlays for documentary evidence, stenographer's c whole title of said premises embracing foreclosure decrees shall be paid by the Grantor; suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as su expenses and disbursements shall be an additional field upon said premises, shall be taxed such foreclosure proceedings; which proceeding, whether decree of sale shall have been en until all such expenses and disbursements, and the costs of suit, including attorney's fees, he executors, administrators and assigns of the Grantor waives all right to the possession of proceedings, and agrees that upon the flipte of any complaint to foreclose this Trust Decewithout notice to the Grantor, or to this add premises.  The name of a record owner is RICHARD T. HERDRICH AND RILEE.  IN THE EVENT of the doubtor removal from said	chalf of plaintiff in connect targes, cost of procuring (	tion with the fore or commetitizants	eclosure hereof — stract showing the
	whole title of said premises embracing foreclosure decrees shall be paid by the Grantor;	and the like expenses and ch, may be a party, shall al	disburse nears, c so be paid by the	occasioned by any Grantor, Allsuch
1	expenses and disbursements shall be an additional for upon said premises, shall be taxed	as costs and included in a tered or not, shall not be d	ny decree toat in ismissed, no. 77	my be rendered in ease hereof given.
Ì	until all such expenses and disbursements, and the costs of suit, including attorney's fees, h	ave been paid. The Granto	r for the Gran or oremises pending	and for the heirs, such foreclosure
į	proceedings, and agrees that upon the aling of any complaint to foreclose this Trust Dece	, the court in which such our to take possession or ch	complaint is filed	, may at once and ises with power to
ļ	collect the rents, issues and profit to the said promises.	a uppretou		
į	The name of a record owner to KICHARD I. HERDRICH AND GIERE IN THE EVENT of the defiber removal from said COOK County of t	to prantee, or of his resion	ation, refusal or f	failure to act, then
-	BETTY A. CECH of said	County is hereby appointed	d to be first succ	essor in this trust;
j	BETTY A. CECH of said first successor fall or refuse to act, the person who shall the appointed to be seeing successor in this trust. And when all of the aforesaid covenants at trust, shall release said premises to the party entitled, on receiving his reasonable charges.	n be the acting Recorder id agreements are perform	of Deeds of said ted, the grantee (	County is hereby or his successor in
İ	trust, shall release said premises to the party entitled, on receiving his reasonable charges.  This trust deed is subject to 11/4			
ì				
1	Witness the hand and seal of the Grantor this _6 th _ day of DECEMB	R 200 85		
ļ	(X) ~	11/1/2		(SEAL)
j	RICHA	D T. HERDRICH		(Sarato)
,	Please print or type name(s) below signature(s)	We .	1 :	. <b>.</b>
	OTUES:	HERDRICH	nce	(SEAL)
		TALL BURKENFALL	and the second s	Carpetanes (
		<u>uibgurs feder</u>		e di mangani
	(NAME AND ADDRESS)		ON	•
- 1	27 m/s/1 (*)	PARTO AL CONTRA		

## **UNOFFICIAL COPY**

	I, Suzanne J. Donato	, a Notary Public in and for said County, in
	•	Richard T. Herdrich and
	Elleen Herdrich His wife	<ul> <li>A control of the second of the</li></ul>
	personally known to me to be the same person.s.	whose name s are subscribed to the foregoing instrum
	appeared before me this day in person and acknowledge	nowledged that they signed, scaled and delivered the
	instrument asebeir_ free and voluntary act. for	r the uses and purposes therein set forth, including the release
	waiver of the right of ho nestead.	<ul> <li>And the second of /li></ul>
	Given under my hand and official seal this	5th day of December , 1986
	(Impress Seal Here)	
* ·	O <sub>F</sub>	Sugarne Dorato
	Commission Expires June 30, 1500	
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1	Peed Provided The State of the	#
2	Deed Deed Provided Peed Beed Provided Peed Provided Provi	Amen Parts 19 19 19 19 19 19 19 19 19 19 19 19 19
J. C. No.	00 00 00 00 00 00 00 00 00 00 00 00 00	
2 2		Address  Address  Address  Address  Address  Address
	NO SECOND	Promised Desiver os Address.
₹	S. C. C.	