のでは、100mmの

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

	3596821
THIS INDENTURE WITNESSETH, That Anthony R. Lat a/k/a. Tony Laurie, a widower,	rie
(hereinafter called the Grantor), of	**************************************
512 Creighton Lane Schaumburg, Illinois (No. and Street) (City)	(State)
for and in consideration of the sum of	Dollars
in hand paid, CONVEY AND WARRANT to _Bank_of	
Glenbrook of 2801 Pfingsten Road Glenview, Il. 6002 (No. and Street) (City)	(State)
as Trustee, and to his successors in trust hereinafter named, the following estate, with the improvements thereon, including all heating, air-conditional plumbing apparatus and fixtures, and everything appurtenant thereto, to	oning, gas and Above Space For Recorder's Use Only gether with all
rents, issues and profits of said premises, situated in the County of	
East of the Told Principal Meridian, acc	of Section 27, Township 41 North, Range 10, ording to the plat thereof registered standard with the control of
Permanent Real Estate Index Number(2): 07-27-205-040 Address(cs) of premises: 512 Cr alghton Lane Scha	umburg, Illinois
IN TRUST, nevertheless, for the purpos of securing performance of the	covenants and agreements herein.
WHEREAS. The Grantor is justly indebted aron principal pi	
in full at maturity on 8/2/87, principal Interest shall be paid quarterly	in excess of the Northern Trust Prime Rate balance of \$50,000 plus accrued interest.
94	U .
	CIL
	- CARL
demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said premises insured in companies to be selected by the granacceptable 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 prior incumbrances, and the interest thereon, at the time. IN THE EVENT of failure so to insure, or pay taxes or assessments, or tholder of said indebtedness, may procure such insurance, or pay such taxe or may all prior incumbrances and the interest thereon from time.	doess, ar a the interest thereon disherein and in said note or notes provided, in due in rach year, all taxes and ussessments against said premises, and on or daniare is rebuild of resoure all buildings or improvements on said remises shall follie committed or suffered; (5) to keep all buildings now or at the herein, who is licre to authorized to place such insurance in companies attached payable first the first Trustee or Mortgagee, and second, to the dremain with the as Am. Haggee or Trustee until the indebtedness is fully e or times who this is, me such become due and payable. The prior in uniquences of the interest thereon when due, the grantee or the sor assessingly, or discharget or purchase any tax lien or title affecting said to line; and all money so paid the Grantor agrees to repay immediately
indebtedness secured hereby	yment at 8.50 per cer; per annum shall be so much additional the whole of said indebtedness, i.clur, og principal and all earned interest,
shall, at the option of the legal holder thereof, without notice, become time, at 8.500 per cent per annum, shall be recoverable by creclosure	idiately due and payable, and with interest thereon from time of such breach thereof, or by suit at law, or both, the same roundlef said indebtedness had
IT IS AGREED by the Grantor that all expenses and disbursements paid of including reasonable attorney's fees, outlays for documentary evidence, ste whole title of said promises embracing foreclosure decreed whall be paid by suit or proceeding wherein the grantee or any holder of any part of said indel expenses and disbursements shall be an additional light upon said premises, such foreclosure proceedings; which proceeding whether decree of sale shall the said indelegation of the said indeleg	er incurred in behalf of plaintiff in connection wir., 1.2. foreclosure hereof—enographer's charges, cost of procuring or complicit, abstract showing the ythe Grantor; and the like expenses and disburser ents, occasioned by any betedness, as such, may be a party, shall also be paid by the Grantor. All such shall be taxed as costs and included in any decree that may be rendered in that have been entered or not, shall not be dismissed, no 221 as hereof given, formey's fees, have been paid. The Grantor for the Grantor and for the heirs, expossession of, and income from, said premises pending such foreclosure in Trust Deed, the court in which such complaint is filed, may at once and oppoint a receiver to take possession or charge of said premises with power to
executors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the fupe of any complaint to foreclose the without notice to the Grantor, or to any party claiming under the Grantor, up collect the rents, issues and profits of the said premises.	e possession of, and income from, said premises pending such foreclosure his Trust Deed, the court in which such complaint is filed, may at once and point a receiver to take possession or charge of said premises with power to
THE HAIR OF A RECOIL OWING THE	County of the grantee, or of his resignation, refusal or failure to act, then
Bank of Glenb took and if for any like cook said first successor fail or refuse to act, the person	
and if for any like cook Said first successor fail or refuse to act, the person appointed to be seend successor in this trust. And when all of the aforesaic trust, shall release said premises to the party entitled, on receiving his reason. This trust deed is subject to	d covenants and agreements are performed, the grantee or his successor in hable charges.
Witness the hand and seal of the Grantor this3rd day of _	February 19.87.
Transa me minu and scar Or the Grantor this	Towns of
-	Flory of auni
Please print or type name(s) pelow signature(s)	Anthony R. Laurie Continue Policie (SEAL)
This instrument was prepared by Blair K. Robinson 2801 (NAME AND A	Pfingsten Rd. Glenview, Il. 60025

UNOFFICIAL COPY

	STATE OF	Illinois C∞ok	} ss.		
	a widower, personally know appeared before	n to me to be the same p	erson whose name and acknowledged that	a Notary Public in and for said Control of the foregoing the signed, sealed and deliver the	g instrument,
	(Impress Seat	er my hand and official seal	this 3rd	Jeak B Sotister	17 .
NORTH BROOK, HU	† /	Deliver of the Control of the Contro	County Submitted by Assissing	REGISTAL OF THE 3-50	SE SOS
	Trust Deed	01			GEORGE E. COLE