MT12-268

THIS INDENTURE WITNESSETH, That ELEANOR A. DIAL (A. In the control of the control	
for and in consideration of the sum of	
in hand paid, CONVEY AND WARRANT to KAREN KAST	Dollars
of 25 E. CAMPBELL ST. ARLINGTON HEIGHTS, IL. 60005	
as Trustee, and to his successors in trust hereinafter named, the following destate, with the improvements thereon, including all heating, air condition plumbing apparatus and fixtures, and everything appurtenant thereto, together the conditions are conditionally appure that thereto, together the conditions are conditionally appure that thereto, together the conditional appure that thereto, together the conditional appure that the conditional appure the conditional appure the conditional appure that the conditional appure the conditional appurer than the conditi	escribed real Ing. gas and Above Space For Recorder's Use Only Sther with all
rents, issues and profits of said premises, situated in the Counts of	gnd State of Hinos to wir
Lot Three Paired Thirty-five in "Scarsda" the West helf of the East half and part of of Section 32, Town 42 North, Range 11 East	the East half of the West half
Hereby releasing and waiving all lights under and by virtue of the homes Permanent Real Estate Index Number 11: 03-32-232-016 Address(es) of premises: 514 DRYDEN ARLINGTON 1	lead exemption laws of the State of Illinois.
Address(es) of premises: 514 DRYDEN ARLINGTON	HEIGHTS, IL. 60005
IN TRUST, nevertheless, for the purpose of securing performance of the s WHEREAS. The Grantor is justly indebted uson. One apprincipal pro-	covenants and agreements herein. missory note bearing even date herewith, payable STALLMENT OF \$ 135.69 BEGINNIGN ON 1-27-1988 AND CONFINUING
0/	1.
T	
	CACK S
or according to any agreement extending time of payment; (2) to pay wher demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (3) that waste to said promy time on said premises insured in companies to be selected by the grant acceptable to the holder of the first mortgage indebtedness, with loss clause trustee herein as their interests may appear, which policies shall be left any 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 the holder of said indebtedness, may procure such insurance, or pay such taxes premises or pay all prior incumbrances and the interest thereon from time without demand, and the same with interest thereon from time without demand, and the same with interest thereon from time without demand, and the same with interest thereon from time without demand, and the same with interest thereon from time without demand, and the same with interest thereon from time without demand, and the same with interest thereon from time without demand, and the same with interest thereon from time without notice, become immaged indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements shall, at the option of the legal holder thereof, without notice, become immaged at	indue in each year, all taxes and a same is saments against said premises, and on nor damare ' rebuild or dator's all buildings or improvements on said emises shall of 'e committee or suffered; (5) to keep all buildings now or at each erein, who 'increby all brittee or Mortgagee, and second, to the I remain with the at 10 taggee or Trustee until the indebtedness is fully or times when the wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become due and payable. I prior incumbbles wife sand become a said incumbble and all earned interest, interest wife or per annum shall be so much additional incurred in behalf of plaintiff in connection wife, the foreclosure hereof— I prior incurred in behalf of plaintiff in connection wife, the foreclosure hereof— I prior incurred in behalf of plaintiff in connection wife, the foreclosure hereof— I prior incurred in behalf of plaintiff in connection wife, the foreclosure hereof— I prior incurred in behalf of plaintiff in connection wife, the foreclosure hereof wife wife wife wife wife wife wife wif
Witness the hand and seal of the Grantor this 12 _ day of	
Please print or type name(s) below signature(s)	FLEANOR A. DIAL (SEAL)

This instrument was prepared by DONNA NIEMANN (NAME AND ADDRESS)

ARLINGTON FEDERAL SAVINGS & LOAN 25 E. CAMPBELL ST. ARLINGTON HEIGHTS, IL. 60005

UNOFFICIAL COPY

STATE OF		}	ss.			
	uzanne J. Dona d, DO HEREBY CER		Eleanor A.	Dial, A Wide	<u> </u>	e y sa gallane e e e de Maly.
appeared before instrument as waiver of the	own to me to be the same this day in portion of the method with the mestead.	erson and ackno	hose name ¹ .S owledged that ⁵ the uses and purpos	subscribed to specified signed, sealed seale	ed and delivered the including the relea	ument, ne said
(Impress s	Saal Here)	× O	,		Dir in to	
FT'L ESTATE INDEX CAMUP Lad Riego Avenue Entriton, IL 60201		3677138	HAY OEC ?	(S) YC 2: 52 (S) YC 1: KI	3677138 ECC	W. C.
Trust Deed	Т0	X		ALCO IN	N Shir-	GEORGE E. COLE" LEGAL FORMS

BOX No.