N	A SESSION MONITORIES	
1	DAUTION: 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, in cluding any warranty of merchantability or litness for a particular purpose.	
	THIS INDENTURE WITNESSETH, That GEORGE W. DRANKA &	
AS C	OINT TENANTS DRANKAIGHT OF SURVIVOR FACH OTHER) V	
	(hereinafter called the Grantor), of State	
	STYPERN THOUSAND ETGHT	
	for and in consideration of the sum of the s	
	AS TRUSTEE OF 25 E. CAMPBELL ST. ARLINGTON HEIGHTS, IL. 60005	
	(No. and Street) (City) (State) 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 COOK	
	LOT 1 IN BLOCK 1 IN STOLTZNERS GREENVIEW ESTATES, BEING A SUBDIVISION OF THE NORTHEAST	
	4 OF THE NORTHWEST 4 OF SECTION 33, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIP MERIDIAN, COOK COUNTY, ILLINOIS, ACCORDING TO PLAT THEREOF REGISTERED IN THE OFFICE OF TH	
	REGISTRAR OF TITLES CF COOK COUNTY, ILLINOIS, MARCH17,1955 AS DOCUMENT NO. 1581803.	
	Hereby releasing and waiving all right, under and by virtue of the homestead exemption laws of the State of Illinois.	
1	Permanent Real Estate Index Number(s): 03-33-122-011 V	
	IN TRUST, nevertheless, for the purpose of sections performance of the covenants and agreements herein.	
Q	WHEREAS. The Grantor is justly indebted upon	
5	ON 10-4-1988 AND CONTINUING ON THE SAME DAY OF EACH SUCCESSIVE MONTH THUREAFTER	
RI10-540	UNTIL FULLY PAID TO ARLINGTON FEDERAL SAVINGS & LOAN ASSOCIATION. FOR THE SUM OF SIXTEEN THOUSAND EIGHT HUNDRED DOLLARS EVEN. PAYABLE TO ARLINGTON FEDERAL	ΔΤ.
	SAVINGS & LOAN ASSOCIATION.	
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CES 1		
ERVA	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the index est thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and assessing as agreest said premises, and on	
RELITILE SERVICES	or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and assessing a agreement extending time of payment; (2) to pay when due in each year, all taxes and assessing a agreement extending time of payment; (2) to pay when due in each year, all taxes and assessing a and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to reboild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or six red; (5) to leep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is here' y at 'he y, all to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgage, and second, to the	
	Trustee determ as their interests may appear, which policies shan be left and temain with the valor work age of Frustee uniterest in the figure of the first of t	
æ	paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same by a come due and pay able. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances and in the est thereon when due, the grantee or the	
	holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or charge or parch ase any tax few or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all morely so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment atNTer per cent per annum shall be so much additional indebtedness secured hereby.	
	indebtedness secured hereby. INTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole a facility and with interest thereof, without notice, become immediately due and payable, and with interest there of a form time of such breach	
	at NINE per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same at if all if said indebtedness had	پې
	then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with accordosure hereof—including reasonable attorney's fees, outlays for documentary evidence—enographer's charges, cost of procuring or completing ostract showing the whole title of said premises embracing foreclosure decree—shall be pound the Grantor; and the like expenses and disbursements occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon said tensies, shall be taxed as costs and included in any decre, that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, not relearn energy given, until all such expenses and disbursements, and the costs of such including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor wait of the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any complain to foreclose this Trust Deed, the court in which such complaint to filed, may at once and without notice to the Grantor, or to any party claimin unouf the Gramor, appoint a receiver to take possession or charge of sacs premises with power to collect the rents, issues and profits of the said premises. The name of a record owner is: GEORG W. DRANKA & SANDRA M. DRANKA (J) (MARRIED TO EACH OTHER)	3747966
	whilding reasonable attorney's lees, outlays for documentary evidence a enographer's charges, cost of procuring or comps. 6.72 ostract showing the whole title of said premises embracing foreclosure decree — shall be paid by the Grantor; and the like expenses and disburs ments or assoned by any suit or proceeding wherein the grantee or any holder of any part ostall disburghess, as such may be a party shall also be paid by the Grantor. All such	ر ع
	expenses and disbursements shall be an additional lien upon saw demises, shall be taxed as costs and included in any decret, that may be rendered in such foreclosure proceedings; which proceeding, whether decree a rule shall have been entered or not, shall not be dismissed, not release nereof given.	Ď.
	until all such expenses and disbursements, and the costs of such including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor wait. It right to the possession of, and income from, said premises joinding such forcelosure	
	without notice to the Grantor, or to any party claiming under the Gramor, appoint a receiver to take possession or charge of seed premises with power to collect the rents, issues and profits of the said premises.	
	The name of a record owner is: GEORGE W DRANKA & SANDRA M. DRANKA (J) (MARRIED TO EACH OTHER)	
ŀ	is the Event of the death of temoval from said.	
	and if for any like cause said first successor in this trust; and if for any like cause said first successor in this trust; and if for any like cause said first successor in this trust; and if for any like cause said first successor in this trust. And when all of the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	
	This trust deed is subject to	
	Witness the hand and seal of the Grantor this19th day of _August, 19_88	
	GEORGE W. DRANKA (SEAL)	
1	GEORGE W. DRANKA	

DONNA NIMEANN This instrument was prepared by

Please print or type name(s) below signature(s)

ARLINGTON FEDERAL SAVINGS & OAN 25 E. CAMPBELL ST.

Dearto (SEAL)

,NAME AND ADDRESS)

Dandea M. SANDRA M. DRANKA

ARLINGTONHEIGHTS, IL. 60005

UNOFFICIAL COPY

STATE OF	CCCX		} ss.	
I,	SUZANNE J.	CONATO	, a Notary Public in and for said County	, in the
State afor	esaid, DO HERE		natGEORGE W. DRANKA AND	
SANDRA	M. DRANKA	(J) (MARRI	IED TO EACH OTHER) AS JOINT TENANTS WITH RIGH	T OF SURV
personally	y known to me to	be the same per	rson_8_ whose name_8are subscribed to the foregoing inst	rument.
appeared	before me this	day in person ar	nd acknowledged thatthey signed, sealed and delivered t	he said
instrumen	tas <u>cleir</u>	free and voluntary	y act, for the uses and purposes therein set forth, including the rele	ase and
	the righ of home		,	
Give	en under my navo	and official seal th	his 19th day of August 1988 √	
(Imp	ress Seat Here)	9	A Day 4	3
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Commissi	on Expires	NU 30 19	190	
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SECOND MORTGAGE Trust Deed		DELGADO	TO AND THE STATE OF THE STATE O	GEORGE E. COLE [®] LEGAL FORMS
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SEC		IMBERLY		