UNOEFCALCOPY

		BERT G. BOUCHARD	. 199	
(hereinafter called the and State of <u>IIII</u>	Grantor), of the <u>City</u>	of <u>Chicago</u> sideration of the sum of NINE HUN	County of Coo	k
06/100 (a hand paid, CONVE	\$962.06)	MICHAEL OF THE SUM OF TAXABLE HOL	WRED SIXTY TWO	
of the <u>City</u>	of Chicago	County of COOk	✓ JACQUELINE JI — and State of II:	JMMATI Linois
owing described real e	state with the improvement of	2 - 2 or accurate bettotalusice of	the covenants and agreem	ents herein the fo
ind everything appurt	enant thereto, together with all	rents, issues and profits of said premise	s situated in the	paratus and fixture
		ok and State of II	linois, to-wit:	
Taranga da ang ang ang ang ang ang ang ang ang an			일이 되었다. 왕의 공연하는 	
in No	the South East	in Garfield, being a % of Section 34, Tow ast of the Third Price	Subdivision Table 40	
, ir	Cook County, I	ast of the Third Prin Llinois:	cipal Meridian	
	en den de		er en	
		ega vijojoja		
eicov ch ising and w	aiving all rights			
I 1." sr neverthe	cless, for the purpose of securir ntor ROBERT G	virtue of the homestead exemption law ig performance of the covenants and ag	s of the State of Illinois.	
stly indebted po us thereir s	his	virtue of the homestead exemption law g performance of the covenants and ag BOUCHARD principal promissory	note_bearing even date	
\mathbb{N}^{-1}				nerewith, payable
<u> </u>				
5			ORICACE	J 5 00
0 000				 U^~~
TO A LICENSE		en de la companya de La companya de la co	~C' '	
THE GRANTOR COVE	nants and agrees as folic #8 (1) To pay said indebtedness, and the int git of payment; (2) to pay prior to textile necessity therefor; (3) with the remise, and may have been destroyed it. I now at any time on said pre-pise in suran; in companies acceptable to the corresponding to the Total section. To the Total section, to the Total section, the said section is the said and pays are assessment.	S.	
l assessments against uild or restore all buil Il not be committed or	said premises, and on demand idings or improvements on said	f payment; (2) to pay prior to weight exhib receipts therefor; (3) with remise, that may have be	hirst day of June in each atty days after destruction	d in said note or ch year, all taxes
ntee herein, who is he h loss clause attached	reby authorized to place such payable first, to the first Trust	in suran : in companies acceptation the	or damaged; (4) that waste s insured in companies to b e holder of the first	to said premises e selected by the
nces, and the interest in the Event of fa	ft and remain with the said Mo thereon, at the time or times wi ilure so to insure	rigagees T ustees until the indebtedn	rustee herein as their inter- ess is fully paid; (6) to pay	ests may appear, all prior incum-
or title affecting said into agrees to renev	said indebtedness, may procure premises or pay all prior incur	ringices usices until the indebtedn ien the sam she' bestone due and pays or assessm Provincement such insurance and the same with it are thereon from and the same with it are thereon from the company of the same with it are thereon from the company of the same with it are thereon from the company of the same with it are the same with it.	nces or the interest thereo sessments, or discharge or r	n when due, the
annum shall be so m	uch additional indebtedness secureach of any of the aforesaid	abrances and the are thereon from an are the same with it thereon from an end of the same with it thereon from the same with it thereon from the same with it thereon from the same with	time to time; and all mo om the date of payment at	ney so paid, the seven per cent
con from time of sucle as if all of said indel	the option of the legal holder h breach at seven per cent per stedness had then	the seof, without notice, become mine annual shall be recoverable by forcely	id indebtedness, including p diately due and payable, a	principal and all nd with interest
IT IS AGREED by the ure hereof—including abstract showing	Grantor that all expenses and reasonable attorney's fees out	Après derms. disbursements paid or incurred — el-	of plaintiff in connection	aw, or both, the
nses and disbursemen , may be a party, shall	ts, occasioned by any said prem also be paid by the Grands	es embracing foreclosure decree—sh occeeding wherein the grantee or any	a charges, cost of pro	ocuring or com-
of sale shall have been	included in any secret that me entered or not shall not be di	hay be rendered in such foreclosure prosmissed, nor release hereof given metals	li be an a ditional lien upo occedin hich proceedir	n said premises, as
ns of the Grantor was that upon the filing	ives all righter the possession of any compaint to foreclose	id. The Grantor for the Grantor and for of, and income from, said premises p	or the he rs, ev tors, adn ending such fe re losure an	oursements, and ministrators and
power to collect the r	ents is use and profits of the sa	er the Grantor, appoint a receiver to used premises.	complaint if id, may at ake possession or chr 60	once and with- said premises
al or failure to act with	D Chicago Titl	e Insurance Company rst successor fail or refuse to act, the per successor in this trust. And when all the asse said premises to the party entitled, o	unty of the grantee, or of	i signation,
rmed, the granter or l	hereby appointed to be second his successor in trust, shall rele	irst successor fail or refuse to act, the per successor in this trust. And when all the	rson who shall then be the a se aforesaid covenants and	upc ned to be
Witness the hand ar	nd scal_of the Grantor thi		n receiving his reasonable o	char der
		* All II	0 1	
\$		- 12 mg x/ x	Care hard	(SEAL)
	ją su		12 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	(SEAL)
	maker saturna kalatir rekir kelende di	eren betaran arang berlingan beling		
				9 - 3

UNOFFICIAL COPY

STATE OF TILLINOIS COUNTY OF COOK HERBERT G. DEYI	SS.	a Notice 1	Tublic in and for said County	1 30 f
State aforesaid, DO HEREBY CERTIFY	that ROBE	RT G. BOUCHA	RD	
personally known to me to be the same p expeared before me this day in person metrument as <u>his</u> free and volunts	and acknowledge	d that he si	gned, scaled and delivered	the said
w iver of the right of homestead.				973
(Impress Seel 1 are	and a second	<u>)</u>	دسان المرابع المرابع المرابع	4
Commission Expires E 9b. 1. 4. 16	<u>. 19</u> 75			
COOK COUNTY THE INDIVI-			William H. Class	
PARE FOR RECORD No. 13 13 3 30 PM			*22543599	i je
	100- 111-111-11			
ANCOTA STATE				
1 1 1 1	11			
			NE. Ave. 60647	
SECOND MORTGAGE Trust Deed			TO: HERBERT G. DEYNE 3224 W. North Ave. Chicago, 111. 606	GEORGE E. COLET
Trust I		<u> </u>	TO: ERBERT 224 W. hicago,	GEORGE
\\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\		BOX 533	MAIL TO: HERB 3224 Chic	

END OF RECORDED DOCUMENT