UNOFFICIAL COPY

THUST DEED- SECOND MORTGAGE FOR	(ILLINOIS)	NO.	202 NW		3 731 73	f
Military Markey States	<u> </u>			-		
This Indenture, withe						
JOSE	•				••••	
of the Cit of Chicag		e C	look		Illinois	
for and in consider tion of the sum of	Fifty t	hree hu	ındred si	xty four a	nd 60/100	Dollars
in hand paid, CO', VEY AND W	ARRANT	JOSE	PH DEZON	NA. Truste	e	
of the. Canter	D Count	y ofC	ook	and St	ate of Illinoi	snd agreements
in theCityofCics	go	County	or Coo	k	and State	of Illinois, to-wit:
The North 18 feet Lo	t thirty-	one (31	.) and th	e South IC	ago in the No	rth East
(32) in Block Seven (7) Querter (NE 1/4) of the	in Lucy	M. Gree	n Additi	1/k) of th	e Section 20.	Township
38 North, Range 14, Eas	t of t	Third F	rincinal	Meridian.		
30Nor.ulnauge	VX.h'	+ **********				

	i					
Hereby releasing and waiving all rights In TRUST, nevertheless, for the pu WHEREAS, The Grantor SJOS	rpose of secur	ing perfor	mance of the	e covenants an	l agreements hereir	. 🔀
justly indebted upon their of						
COM	UNITY BUI	LDERS.	INC.,	1/X		-F1
for the sum of Fifty t	ree hundr	ed sixt	y four a	nd 60/1/0	Dollars (\$536	4.60)
payable in 59 success	1					I
instalment which shall on the note commencing of						
each month thereafter, u	ntil neid	with	interest	after met	uri v a: the	highest.
lawful rate.						
- 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10						
				•••••		
Tith Granton coverant and agree according to any agreement extending time of peace of the second or demand to exhibit receipts therefore (S) when	syment; (2) to pa	To pay said y prior to the	Indebtedness, as first day of Jur	nd the interest theme in each year, all	reon, as herein and in sai taxes and assessments ag 11 buildings or improveme	d notes r viu d, or
THE GRANTOR covenant and agree, seconding to any agreement extending time of the and on demand to exhibit receipts therefor; (3) with the control of the first property of the transplant of the first mortgage indebtedness, with loss clause may appear, which policies shall be lot and remain and the interest thereon, at the time or times when of add indebtedness, may procure such insurance, all prior incumbrances and the interest thereon from the date of paining the control of	t waste to said prily the grantes he attached payable with the said Mo	emises shall rein, who is i first, to the rtgagges or T	not be committee hereby authorize first Trustee or Trustees until th	i or suffered; (5) to d to place such ins Mortgagee, and, se e indebtedness is f	nkeep all buildings now urance in companies accord, cond, to the Trustce here ully paid; (6) to pay all	or at iny tim proportable of the of the internal and the prior incumber .com
of and interest increon, at the time or times when in Time Event of failure so to insure, or pa of and indebtedness, may procure such insurance.	the same and shift he by taxes or pay such taxes or time to time; a	nents, or the or assessmen od all money	prior incumbra: its, or discharge	or purchase any te	thereon when due, the g	rantee or the hot er aid premises or pay
the same with interest thereon from the date of pain the Event of a breach of any of their shall, at the option of theirgal holder thereof, with seven per cent. per annum, shall be recoverable.	yment at seven pe foresaid covenant out notice, become by foreclosure the	r cent. perat is or agreeme a immediatel sereuf, or by	nnum, shall be so ents the whole o ly due and pays suit at law, or b	much additional if f and indebtedness blo, and with inte oth, the same as if	ndebtedness secured here, including principal and rest thereon from time all of said indebtedness i	by, all sarned interest, of such breach, at and then matured by
express terms. AGREED by the grantor that all ex- of -including reasonable solicitor's fees, outlays for title of said premises embracing forecleaure dozen- title of said premises embracing forecleaure dozen- and disbursements shall be an additional lieu upon proce-vilens; which proceeding, whether decree and disbursements, and the costs of suit, including a and assign of said grantor(, waire, all right to	enses and disburs documentary evid e-shall be paid by	emente pald dence, stenog y the granto	or incurred in b rrapher's charge r; and the like	chaif of complaina s, cost of procurin e expenses and dis	nt in connection with the gor completing abstract bursements, occasioned in	showing the whole
ccoling wherein the grantee or any noiser of an and disbursements shall be an additional lies upon proceedings; which proceeding, whether decree of and disbursements, and the costs of sult, including & and assigns of said wrantorwaiveall right to	y part or said indesaid promises, sha sale shall have be colleitor's fees hav the possession of.	ll be taxed as eon entered of been paid.	s coels and incluser not, shall not The grantor	party, shall also be ded in any decres be dismissed, nor s forsaid grantor ilses pending such	that may be rendered release hereof given, un and for the heirs, execu foreclosure proceedings	In such foreclosure in such foreclosure itl all such expenses itors, administrators
upon the filing of any bill to foreclose this Trust De tlaiming under said grantor, appoint a receiver premises. In the Event of the death, removal or	to take possession	or charge o	f said premises	with power to coll	ect the rents, issues and	profits of the said
August G. Merkel any like cause asid first successor fall or vertise to a successor in this trust. And when all the aforesal the party entitled, on receiving his reasonable chars.	t, the person who	shall then be	said County is in the acting Reco	neraby appointed to order of Deeds of a grantee or his auco	be first successor in the said County is hereby appeared in trust, shall release	is trust; and if for sointed to be second se said premises to
the party entitled, on receiving his reasonable char- Witness the handand scalof	i		1, 24	day of	Oakme	A. D. 19 26
		× 1	hels	au,	L Hil	(SEAL)
		× gu	seph	Hu	<u> </u>	(SEAL)
	Market .	V	•			(SEAL)
		·		·····	<u> </u>	(SEAL)

\$0710783

UNOFFICIAL COPY

unty of	Cook],	KE ZYAW			
		a Notary Public in	and for said County, in t JOSEPH HILL and		nis wife	V. C.
		instrument, appeare delivered the said i set forth, including	o me to be the same person of before me this day in natrument astheir fr the release and waiver o	person, and acknowle ee and voluntary act, I the right of homeste	for the uses and purpe	foregraps shied and satherent
		day of WO C.	my band and Notarial S	D. 19 Je	Pyaw Notary P	ublic
			921 in			
#1-2-3-2-2 \$-7-6	17 (\$2.51.5937)_ 18 (\$491.59.74)	er <u>andanie de</u> Kraanska progresier Kraanska progresier	abiday Rassa		AECOPDER	OF DEADS
			1976 DEC-14-76 2910		COOK COUNT	ではずり 与10.00
						C)
			1000			
Fig. 160). January	ire genike					
)	98	PARED BY			23731734
AGE PPX	}	rus	: i: (a) t l O F	1641		1
IORTGAGE ・切eeと	and	o NNNA, Trus	WAS PRI	. 36		
SECOND MORTGAGE Trust Deen	JOSEPH HILL and	THELMA HILL, his wife ro ro JOSEPH DEZONNA, Trustee	THIS INSTRUMENT WAS PREPARED BY: X. Xa Matter Northwest National Bank of Chicago 7985 North Wilsenkes Assets	Chicago, Illinois 60641		

END OF RECORDED DOCUMENT