UNOFFICIAL COPY

こうして、これにはまれているというというできないのは、一般のないのでは、ないではないのでは、これではないのではないのでは、これできないのでは、これではないのでは、これでは、これでは、これでは、これでは、

P COMP

	IED-SECOND MOI	RTGAGE FORM (LLINOIS)	NO. 202 NV	-	768	
/TILLE	2.2	- -		(3 U	34 768	1
PULB	Juntum	P, WITHESSETH , Th				!
	-	CLAUDE MERCIER	and NETTIE MER	CIER, his wife		
	711					
f the.			manty of Cook		e and 60/100 D	
						ollare
i bunn y Ctau C	paid, CONVEY	AND WARRANT Chicago .Com		EZONNA. Truste	e of Illinois	!
nd to de	s sonemore in tr	uet hereinafter named, f	for the purpose of s	curing performance	of the covenants and agrees	
					all heating, gas and plumbing profits of said premises, situ	
		of Chicago			and State of Illinois, to	
					on of Block 8 in	1
	*** · · · · · · · ·	ing the second of			st quarter of Sectio	n
	25, Townski	in 38 North, Pan	ge 14, Fast of	the Third Pri	ncipal Meridian.	, i
		.Ux				
		()		•		
),			
			**			
· · · · · ·	•••••					
	· · · ·		1			
		ing all rights under and m, for the purpose of se			e of the State of Illinois.	į
					wife	
		their one			aring even date herewith, pay	ملطه
	AMERICAN HO	ME HEATING COMPA	ANY, INC., for	the sum of Twe	enty three hundred	
:	seventy thr	ee and 60/100 Do	ollars (\$2373,	(n) parable in	59 successive month	ly
					which shall be equal	L
					commencing on the	
(day qual	1976, and on the	same date of	each month the	enfter, until paid.	
١	with Antera	st after maturit	y at the highe	est lawful rate		
					T'	- !
					· C ·	
THE G	BANTOR . COVERNMENT OF TOP	it and agree as follows: ading time of payment, (2) to therefor: (3) within sixty days	(1) To pay said indebteds pay prior to the first day	ocs, and the interest there of June in each year, all to	n, as herein and in said sums r, o	-
promises	e been destroyed or de I insured in companie	amaged, (4) that waste to said is to be selected by the grantes	d premises shall not be son e herein, who is hereby au	smitted or suffered; (5) to be therised to place such incur	nee all buildings new or at ally the	5
	ortrage indested none, which policies shall be st thereon, at the tim	, with loss clause attached pays s left and remain with the mid se or tunes when the same shu	rable Arst, to the first True I Mortgagess er Truetaas u ul become das sast savable	tee or Mortgages, and, ness atil the indobtedness in full	nd, to the Trustee herein as their int a y paid; (6) to pay all prior incumbe.	Transic Contract
IN THE	B EVENT of failure of schools, may procure in	s to insure, or pay taxes or ass such insurance, or pay such ta-	marments, or the prior inci itee or assessments, or dis-	mbrances or the interest the company tax	erom when due, the grantee or the he lien or title affecting said promises or	olds Desp
in THE	interest thereon from	n the date of payment at sever hel any of the aforesaid cover	n per cent. perannum, she mante or agreements the w	il be as smuch additional lad halo of said indebtedmen, i	reper measurable without demand, obtained sorting hereby, noted in a principal and all carned intentions from time of such breach of and indebtedness had then mature	
n per con ess terms.	tion of the legal hold it, per annum, shall	he recoverable by foreciseur	re thereof, or by suit at les	d payable, and with interes, w, or both, the sume as if al	et therein from time of such branch of said indobtedness had then mature	32
IT IS A	GREED by the grante reas nable solicitor's	r that all expenses and diel fees, outlays for documentary	beroements paid or incurre evidence, stenegrapher's	ed in bohalf of complainant charges, cost of presering	in connection with the foreshours is re completing shetrort showing the w	
	in the grantee or a	my holder of any part of said tienal lien upon said premises.	indebtedness, as such, ma shall be taxed as corte an	y br a party, shall also be po included in any degree t	resements, econolismed by any puit or sid by the grantor All such expe- net may be readened in such forests	
ng where Inpursem	rhich proceeding, w rate, and the costs of said granter. Waln	hother decree of said shall have sult, including collector's fues a all right to the passessies	re been entered or not, she have been paid. The gynt	ill not be dismissed, mer a re stor for said granter	lane bereef gives, until all meh expe må för the beirs, executive, påmisjetre	tore
ing where finbursom- relings; w isbursome seigns of s	of any bill to female.	se this Trust Deed, the swert is	a which much hill is find, a	The second second second	to connection with the forceboner is we consisting obstract therefor the connection consistent by my unit or of he the generator	erly
ng where inhursem- redings; w ishurseme seigns of a the fling ing under	told granter, app					
		th, removal or absence from	Cook		i, or of h'r refusal or fallure to ant. I	- 1
IN THE	EVENT of the deal	th, removal or absonce from			n, or of h's refuent or fallows to est, t o Wist successor in this trust; and if I County is history assainted to be one	-
EN THE	EVENT of the deal	th, removal or absence from (TRe]. If or refuse to act, the parent			n, or of h's retuenter fallows to not, to a West ouncessor in this trust; and if I Casusty is hereby appointed to be an over in trust, shall release said premise	-
IN THE 	EVENT of the deal AUGUST G, Me said first successor fa his tract. And when thed, on receiving his s	th, removal or absence from (TRe]. If or refuse to act, the parent	who shall then he the noticed agreements are performed		pu	2
IN THE .A lke cause a moor in thi early entiti	EVENT of the deal AUGUST G, Me said first successor fa his tract. And when thed, on receiving his s	th, removal or absence from the kell. If or refuse to act, the person all the aforesate sevenants and reasons the sharpes.	who shall then he the noticed agreements are performed		or Mint encourage in this breat, and if I County to hereby appeared to be one our in treat, about release and parameter	2
IN THE .A lke cause a moor in thi early entiti	EVENT of the deal AUGUST G, Me said first successor fa his tract. And when thed, on receiving his s	th, removal or absence from the kell. If or refuse to act, the person all the aforesate sevenants and reasons the sharpes.	who shall then he the noticed agreements are performed		pu	25

UNOFFICIAL COPY

	****		2 11 0 41		
Sounty of	Tllinois Cook	45 .	MAY-17-12 998357		5.0
		I, Les	to M. Sneple		
			c in and for said County, in the Stat		
		-			and the second of the second o
		instrument, ap	wn to me to be the same personilwh peared before me this day in person	, and acknowledged	that LheY signed, sealed and
			aid instrument as their free and ding the release and waiver of the ri		ne uses and purposes therein
7		Ohm u	nder my-hand and Notarial Seal, thi	27 24	
6/2		day of	Light A D. 19	Lita M.	Audu
1	O T		***************************************		Ngthry Public.
	1/3/				
		7/5			
		()			
			02		
			T		
				C	
				C	
				C	Ś
				C	
				C	2305
				C	236547
li d				Clory	23654765
	22			Clory	23054765
AGE	660			Clory	23054765
TCAGE	ECCO III			Clory	23654765
IORTCAGE	ER and			Clory	23054765
SECOND MORTGAGE	CTUST MCEO	wife ustee		Clory	23054765