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Z478867<u>0</u>

	247886 <sub>70</sub>
TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)	
This Indenture, witnesseth, that the Grantors	
	CANNELLA, his wife
JOSEPH CANNEDIA BIR ANTIA	CARTITUDIANS TEACH TO A STATE OF THE STATE O
f the Cick of Chicago County of Cook	and State of Illinois
or and in co eration of the sum of Thirty one hundred eig	hty four and 20/100Dollars
n hand paid, ONVEY. AND WARRANT to JOSEPH DEZO	NNA Trustee
n hand paid, LONVEY. AND WARRANT. to. 500001. HEAD	Innis
of the City of Chicago County of Cook and to his successor in rust bereinafter named, for the purpose of securerin, the following described real estate, with the improvements varieties of fixtures, in a swaything appurtenant thereto, together with a name of the City of Chicago County of Co	thereon, including all heating, gas and plumbing ap- thereon, and all heating al
Lot 20 ir block 32 in Irving Park in	the North East 1/4 of Section
22, Township 40 North, Range 13, East	of the Third Principal Meridian,
commonly known as 3913 N. Tripp, Chic	ago, Illinois.
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	***************************************
Hereby releasing and waiving all rights under and by virtue of the hor	
ustly indebted upon their one principal p NORTHWEST NATIONAL BANK OF CHI for the sum of Thirty one hundred eighty four	CV.GC
payable in 35 successive monthly instalments instalment which shall be equal to or less t	hen the onthly instalments due
on the note commencing on the 35% day of	2. 1979, 172 on the same date of
each month thereafter, until paid, with intere	st after matur.ty at the highest
lawful rate.	
The Charton covenant and agree as follows: (1) To pay said indebtedne	sa, and the interest thereon, as herein and no mad rotes provided, or
secording to any agreement extending time of payment; (2) to pay prior to the first day of and on demand in exhibit receipts therefor; (3) within sixty days after destruction or damage and on demand in exhibit receipts therefor;	June in each year, all taxes and alseasment against said premises of to rebuild or restors all buildings or improvement in said premises sitted or suffered; (8) to keep all buildings now of a any time on
that may have been destroyed or damaged; (4) that waste to sain premises what no events, the premises insured in companies to be selected by the grantes herein, who is hereby authors, with loss clause attached payable first, to the first Truster the first mortage indebtedness, with loss clause attached payable first, to the first Truster.	prized to place such insurance in companies accept blot the holder or Mortgagee, and, second, to the Trustee here as their interests
may appear, which policies shall be left and remain with the said Mortgagoes or Trustees unt and the interest thereon, at the time or times when the same shall become doe and psyable.	if the indebtedness is fully paid; (b) to pay an p Intum. Section of the interest thereon when due, the grantes of the ho. ler
IN THE EVENT of failure so to insure, or pay taxen or assessments, or disch of said indebtedness, may procure such insurance, or pay such taxes or assessments, or disch all paids insurahypaces and the interest thereon from time to time; and all money so paid, the	arge or purchase any tax lien or title affecting said prem ses or 1 ay e grantoragree to repay immediately without d. mand,nd
THE GRAPTON revenue	be so much additional indebtedness secured nevery blood and indebtedness, including principal and all earned payable, and with interest thereon from time of such breach or both the same as if all of said lidebtedness had then mature of broth the same as if all of said lidebtedness had then mature of broth the same as if all of said lidebtedness had then mature of brothers.
f including reasonable solicitor's fees, outlays for documentary evidence, stenographer's ch	arges, cost of procuring or completing abstract showing the whole
itle of said premises embracing foreclosure decree shall be paid by the grantor; and the circular wherein the grantes or any holder of any part of said indebtedness, as such, may be a such the grantor and it is not premises, and it be taxed as costs and it.	be a party, shall also be paid by the granter. All such expenses included in any decree that may be rendered in such foreclosure not be dismissed, sor a release hereof given, until all such expenses.
proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not disbursements, and the costs of suit, including solicitor's fees have been paid. The grant which sale is the possession of, and income from, said	not be dismissed, nor a release hereof given, until all such expenses
tite of said premises embracing foreclosure decree—shall be paid by the grantor; and to ending wherein the granter or any holder of any part of said individuous sets are not considered to the said of the distinct said of the said grantor was we will right to the possession of and including all distinct said grantor was we all right to the possession of and including all distinct said grantor was we all right to the possession of and including all distinct said grantor was we receive to take possession of charge of and as mind y under said grantor, appoint a receiver to take possession or charge of said or as mind y under said grantor, appoint a receiver to take possession or charge of said or said to said the said grantor	or for said granter and for the beirs, executors, administrators premises pending such forselosure proceedings, and agree that y at once and without notice to the said granter or to any party lises with power to collect the renta, issues and profits of the eak
remises,	County of the grantee, or of his refusal or failure to act, then
by THE EVENT of the death, removal or absence from said. COUNT.  AUGUST C. Merkel  my like cause said first successor fail or refuse to set, the person who shall then be the acting the said first successor fail or refuse to set, the person who shall then be the acting the party solution, on receiving his reasonable charges.	y is hereby appointed to be first successor in this trust; and if for Recorder of Deeds of said County is hereby appointed to be second, the grantee or his successor in trust, shall release said premises to
Witness the hand and seal of the grantor this 38th	day of Meenlee A. D. 19 70
Jaseph.	Vy Carrelfige (SEAL)
Clinta	Camulla (SEAL)
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-	(SEAL)
	(SEAL)

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county of	I,  a Notary Public in and for said County, in the State aforesaid, in Berrity Certify that  JOSEPH CANNELLA and ANITA CANNELLA, his wife
NOTARY S	personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that hey signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  **Green under my hand and Notarial Seal, this Alla.**
Corps	Drille V. Vandy
	Alotary Public.
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