

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

This Indenture, witness	SETH That the Gree	ntor C		
DAYLIL J. SCHMITT and			wife	
		•		
of the City of Chicago	County of.	.Co.o.k	nd State of	llinois
for and is er sideration of the sum of.	Fifty-eight	Hundred Fift	v – s.i.x &no/.1	erellott QCL
in hand paid. CONVEY. AND WA	RRANT. to. JOS	EPH DEZONNA. TXU	stee	*****
of the. City of Chicago and to his success. "ir trust hereinafter herein, the followin, derribed real er paratus and fixtures, ar a er crything app	named, for the purp state, with the imp	rovements thereon, incl	nance of the covenant luding all heating, ga	ta and agreements and plumbing ap-
in the City Chica				
Lot 3 in Block 14 IN Mo				
of the North West 1/4 c				
East of the Third Princ known as 4646 N. Kilpat				s, commonly
	<u> </u>			
				·
		O		
Hereby releasing and waiving all rights us IN TRUST, nevertheless, for the purp WHEREAS, The Grantor SDAN	ose of securing perfo	rmaner of the covenants	and agreements herei	n.
justly indebted upon their one				
NORTHWEST NATIONAL BANK Fifty-six &n0/100 Dolla	OF CHICAGO.	for the sum))	of Fifty-eig	ht Hundred
payable in 47 successiv	e monthly inst	alments each of	22 00, and a f	inal
instalment which shall b	e equal to or	less than the m	cataly instalm	ents due
on the note commencing on	the 25 day	of april 81	and or the same	date of
each month thereafter, un	til maid, with	interest after	maturit, at the	highest
lawful rate.			23	
			. 25	307671
• • • • • • • • • • • • • • • • • • • •				
THE GRANTOR S covenant and agree according to any agreement extending time of paym and on demand to exhibit recenits therefor; (3) within	sa follows: (1) To pay said ent, (2) to pay prior to the eastly days after destructs	indebtedness, and the interest s first day of June in each year on or damage to rebuild or rest	t thereon, as herein and in a , all taxes and assessments a ore all buildings or improven	ald rutesoviled, or grainstdi recones, orbitsssoveniese
THE GRANTON coverant: and agree THE GRANTON coverant: and agree according to not agreement extending time of but me according to not agreement extending time of that me according to not green according to the selected by the first mortungs independent of discovering the first mortungs independent, with instalance times and the interest hey had been according to the first mortungs in the first first and remain with and the interest thereon, at the times or times when the control of add indebtadeness. May procure such insurances, or not add indebtadeness. May procure such insurances, or not according to the control of add indebtadeness. May procure such insurances, or not according to the control of the	AZes or semerments, or the		(8) to keep all buildings no binsurance in companies ac d, second, to the Truste her is fully paid; (6) to pay all reset thereon when due, the	
all prior incumbrances and the Interest thereon from t the same with interest thereon from the date of Dayma In THE EVENT of a breach of any of the afor shall, at the option of the legal holder thereof, without seven per cent. per annum, shall be recoverable by	ime to time; and all more; int at seven per cent. per a wand covenants or agreem : hotics, become (minediate	yeo paid, the grantor sayse nnum, shall be so much additur ents the whole of said indebted by due and navable, and with	nul indebtedness secured her Iness, including principal an Interest thereon from time	eby, d all earned interest, t of such breach at
aspectation and a second property of the seco				
and dishursements, and the costs of sulf, including solic and assigns of said grantorwaiveall right to the ipon the filing of any bill to foreclose this Trust Deed, t laiming under said grantor, appoint a receiver to to premises.	possession of, and income he court in which such bill ske possession or charge of	from, and premiers pending s from, and premiers pending s is filed, may at once and with d said premises with power to	such foreclosure proceeding out notice to the said grants collect the tents, issues an	ators, administrators a and agree that r or to any party d profits of the east
IN THE EVENT of the death, removal or abou	nos from saidCOO	kCounty of the s	rrantes, or of h'" rafusal or	failure to act, then
August G. Merkel mylike cause said first successor fail or refuse to act, ti mocresor in this trust. And when all the afforesaid cor the party entitled, on receiving his reasonable charges.	he person who shall then be weants and agreements are	said County is hereby appoints the acting Recorder of Deeds performed, the grantes or his	ed to be first successor in the of said County is hereby apparent in trust, shall release	is trust; and if for poluted to be second see said premises to
Witness the hand . and sealof the		day of		A. D. 19 🛫
	***** · · · · · · · · · · · · · · · · ·	Daniel S	1-11	(SEAL)
		CIAMI -	Cycl	(SEAL)
		atters	Chmitt	(SEAL)
				(SEAL)
451				

Sounty of Cool	} 33 31 mm	131 10 19 141 10 19	error to the	eriotismo til dage
	Ι,	***	77 % 4 6554	
	a Notary Public in and for a DANIEL T SCHMI	IT and KATHLE	eforesaid, Bo Berry Co. EN. J. SCHMITT.	his wife
	WAR-I 1-8			10
	personally known to me to b			
	instrument, appeared before delivered the said instrumen			
	set forth, including the reles			• •
)	Our under my hand	and Notarial Seal, this	12.00	
the year	day of	1-ch A. D. 19 d	' 2	
			ulle J-	Notary Public
			•	Notary Public
Public :				
Coll Market				
	•			
	0~			
	0/_			
)		
			-	
	Or Coop	40		
			1200 a.)	
				. 5
			-/_	<u>ي</u>
			' Q'.	35
			TS	<u> </u>
			9,	-
	ı			
	i.			
	3 1	; .	11	
\sim	his wife	S PREPARED BY	}	
8 %	T and IITT, h Trustee	Gh i	ļi .	
	MITT and CHMITT, 1	S PREPA	i	#
	C - C : : ! !			

0451

75

END OF RECORDED DOCUMENT

THIS INSTRUMENT WAS PREPARED BY:

Northwest National Bank of Chicago 3985 North Milvaukee Avenue Chicago, Illinois 60641

KATHLEEN J. SCHMITT, his wife

JOSEPH DEZONNA, Trustee

DANIEL T. SCHMITT and

Box No. 246____SECOND MORTGAGE