and the second of the second of the second s	en Marchaeller (1915)	erennementas et telli				OR OTHER DESIGNATION OF THE PERSON OF THE PE
SECOND MORTGAGE FORM (Illinoi		September, 1	02 6100 N. N 975 CHICAG	COMMERCE & IN NORTHWEST HI SO, ILLINOIS 60	GHWAY <sup>SEORG</sup> 1631	
THIS INDENTURE, WITNESSETH	, That Edwar	d F. Gilmar	tin and Rose	<u>marie Gilmar</u>	tin, his v	vife
thereinafter called the Grantor), of			Chicago (City)		(State	e)
for and in consideration of the sum of in hand paid, CONVEY AND W. of 6100 N. Northwest His	Four Thou ARRANT to _ Ihway	sand Seven   Bank of Cor Ch	icago, Illin	ois	(State)	
(No. and Street) and to his successors in trust hereinaft lowing described real estate, with the in and everything app remain thereto, to  Chicagr  Count	nprovements thereo	on, including all ne	sanng, an-condition fits of said premise	s, situated in the	ng apparatus at C I LY	nd fixtures,
LOT 6 IN DIGGE 6 IN HEIGHTS SHADIVISION EAST OF THE TING) PE IN THE RECORDER'S OF AS DOCUMENT 844871	WALTER G. MO OF PART OF S INCIPAL MER SFICE OF COO	CINTOSH'S FI SECTION 7, T IDIAN, ACCOI K COUNTY, II	IRST ADDITION TOWNSHIP 40 RDING TO THE	N TO NORWOOD NORTH, RANGE PLAT RECORD	ED"	1000
		•	9 8 H. C	Usen		į
enny Cf	UNT 1. PLINO!	ء . \$	Sidney N. O RECORDER OF D	EEDS		
FILED	, OH, Hand		258148		•	-
	R 24 AN 2:0				•	
Hereby releasing and waiving all righ IN TRUST, nevertheless, for the pi WHEREAS, The Grantor Edwi justly indebted upon one in:	irpose or securing	rtin Ro	semarie Gilm	artin	• • •	th, payable
						<b>I</b>
One Hundred Thirty- and One Hundred Thi each and every montl and 35/100 Dollars	rty-One and	35/100 DOIL	a's (SIJI.J: a) novment (	of One Hundre	d Thirty-	
				PAIO		
	,			45		
The Grantor covenants and agraces provided, or according to any against said premises, and on demand all buildings or improvements on saic committed or suffered; (5) to keep al herein, who is hereby authorized to ploss clause attached payable first, to the policies shall be left and remain with and the interest thereon, at the time of the provided or title affecting said premises or Grantor agrees to repay immediately per annum shall be so much addition. In the Event of a breach of any earned interest, shall, at the option of thereon from time of such breach as same as if all of said indebtedness har to same as if all of said indebtedness har as the option of same as if all of said indebtedness har between the closure hereof—including reasonable to the costs and disbursements, occasions such, may be a party, shall also be paishall be taxed as costs and included in cree of sale shall have been entered on the costs of suit, including attorney asgress that upon the filing of any out notice to the Grantor, or to any with power to collect the real same. The name of a record where is the time of a record of the costs of said county is hereby apperformed, the grantee or his successor in this trust; and if for a Of Deeds of said County is hereby apperformed, the grantee or his successor.	ces as follows: (1) greement extendin to exhibit receipts in premises that may buildings now or lace such insurance first Trustee or line said Mortgageer times when the source, or pay taxes ness, may procure	To pay said indel g time of paymen therefor; (3) will y have been destro at any time on sa e in companies ac Mortgagee, and, se s or Trustees until ame shall become or assessments, o such insurance, or	ottedness, and he in the control of	nteres fier on, as had use in activers, car, redestruction or dam (4) that waste to sold din companies on bolder of the first mee herein as their in fully paid; (6) to prances or the intereassessments, or disc	all taxes and in sa all taxes and ange to rebuild and premises sh selected by to arests may app by all rior incu- est he con whe harge or pr	aid note or assessments or restore hall not be he grantee hiers, with hear, which ambrances.
lien or title affecting said premises or Grantor agrees to repay immediately per annum shall be so much addition IN THE EVENT of a breach of an	pay all prior incu without demand, al indebtedness sec of the aforesaid of	mbrances are the and the same will ured hereby. overheads or agree	interest thereon for h interest thereon ments the whole or ovice, become im-	from time to time; are from the date of particles, in pediately due and particles.	nd all mo ey so nyment a eigh ncluding princi avable, and w	ralerall
earned interest, shall, at the option of thereon from time of such breach at same as if all of said indebtedness has all the same as if all of said indebtedness has closure hereof—including reasonable pleting abstract showing the whole to	i the legal noticer elight per cent per if then matured by it all expenses and attorney's feet outli file of said penis	which, shall be re- cipless terms. disbursements pai lays for documents ees embracing for receeding wherein	d or incurred in b ary evidence, stendeclosure decree— the grantee or an	closure thereof, or be ehalf of plaintiff in ographer's charges, of shall be paid by the y holder of any par	y suit at law, o connection wit cost of procuring Grantor; are tof said indeb	h the fore- ng or cond and the lik :
such, may be a party, shall also be pai shall be taxed as costs and included in cree of sale shall have been entered of the costs of suit, including attorney assigns of the Grantor waives all be agrees that upon the filing of any out notice to the Grantor, or to any with power to collect the refus issues	d by the Grantor. An any decree that in the decree that in the decree have been part to the possession plaint to foreclose party claiming uncand profits of the s	All such expenses a namissed, nor relea- id. The Grantor in of, and income this Trust Deed, the der the Grantor, a aid premises.	and disbursements in such foreclosure use hereof given, use for the Grantor and from, said premishe court in which ppoint a receiver	shall be an addition; proceedings; which ntil all such expense d for the heirs, exec es pending such fore such complaint is file to take possession o	in the upon san proceeding, we s and disburse cutors, adminis eclosure proceed, may at once r charge of sai	whether de- ments, and trators and edings, and and with- d premises
The name of a record owner is: In the Event of the death or re-	Edward F noval from said	. and Kosem Cook	arie Gilmar	County of the gran	itee, or of his r	esignation,
refusal or failure to act, hen Bank first successor in this trust; and if for of Deeds of said County is hereby app performed, the grantee or his successor	of Commerce my like cause said to pointed to be secon or in trust, shall rele	E Industry first successor fail d successor in this ease said premises	or refuse to act, the trust. And when a to the party entitle	of said County c person who shall the ill the aforesaid cove ed, on receiving his r	y is hereby appo en be the actin enants and agre easonable char	ointed to be g Recorder ements are ges.
Witness the hand_and seal_o		4 / 4 /-	day of			, 19 <mark>81</mark>
Identification No.	811403	× Edwa	divail	Jelu rtin	actus	(SEAL)

This instrument was prepared

25814833

President
President
Harold J. Green, 77 W. Washington, Chicago, IL
(NAME AND ADDRESS)

COUNTY OF CO	lingis ss.		
I, <u>GFRAR</u>	J. HEINRICHS	, a Notary Public in and for said C	ounty, in the
State aforesaid, DC	HEREBY CERTIFY thatEdward F	Gilmartin and Rosemarie Gil	martin,
his_wif	<u> </u>		<del>,</del>
Fersi nally known t	o me to be the same person 5 whose name_5	are subscribed to the foregoing	g instrument,
appeared before m	e this day in person and acknowledged tha	tthey signed, scaled and delive	red the said
instrumer' as the	ir free and voluntary act, for the uses and	purposes therein set forth, including th	e release and
waiver of the tight	f homestead.		;
62 Given Inder o	y h and and notarial seal this14th	day of March	., 1981
5 500		(1-)	
(impress seal re		Dervil flemus	<u></u>
12/1/2019	Hy Commission expires August 17, 19 F 4	Notary Public	
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	·	Dir Clarks O	Xc.
m	1 1 11		
ond mortgage	1 1 11		0
SECOND MORTGAGE  Trust Deed	д. h д. h	STRY	60631 E*

END OF RECORDED DOCUMENT