## UNOFFICIAL COPY

TRUST DEED-SECOND HORTGAGE FORM (ILLINOIS	) NO. 202	NW	2522173	3
	•		CURRIE 10	
This Indenture, witnesseth, ti	hat the Grantor	Keith P	atrick White	and Shirley
his wife				
***************************************				
of the City of Harry Co	unty ofCo	ok	And State of	inois
for and in consideration of the sum of Six in hand pa'd, CONVEY AND WARRANT.	Thousand S	ix Hundre	ed Eighty Nir	ne and Dollar
in hand paid, CONVEY AND WARRANT.	to The No	rthern T	cust Company	
of the CL'Y of Chicago Co	unty of Co	ok	and State of I	llinois
and to his race sors in trust hereinafter named, i herein, the Lav wang described real estate, wi	th the improvement	ents thereon, in	reluding all heating, s	gas and plumbing ap-
paratus and fixt may and everything appurtenant	thereto, together	with all rents. is	sues and profits of sa	id premises, situated
in the CILY of Harvey	County of			te of Illinois, to-wit:
Lot 20 (cacept the Sout	h 18' in B	lock 27 i	n Percy Wils	on's First
addn. To East Center a				
Township 36 North Ran				
	945		······································	/
			***************************************	
		·		
Hereby releasing and waiving all rights under and				
In TRUST, nevertheless, for the purpose of sec WHEREAS, The Grantor Keith Patr	cick White	of the coverage	ley, his wif	e
justly indebted upon the holders of t	the *****	ikako ne wana	test at Bearing even dat	te herewith, nevable
in installments as follows				
***************************************				
Seventy Nine and 64/100 Do	)llars (\$79	0.64) due	on the 28th	day of
December, 1978 and Seventy	Nine and	64/100 D	11.rs (\$79.6	54) <u>due on</u>
the 28th day of each month				
except that principal and	interest,	if not s	oner pardys	hall-be
due on the 28th day of Nove	mber, 1985			
	•			
	0)m			
THE GRANTOR covenant and agreeas follows: too dring to any agreement extending time of payment; (2) to and on demand to exhibit receipts therefor; (3) within sixty days hat may have been destroyed or damaged; (4) that waste to said usic! pyrmises injured in companies to be schetcled by the grantee of the first mort/age injebtedness, with low-clause at the host of may appear, which policies and in one of times when the said any appear, which policies and if one or times when the same shall	pay prior to the first da after destruction or dar	oness, and the inter- ty of June in each years mage to rebuild or re-	ar, all taxes and assessment store all buildings or improv	sagain (sa), promises, sagain (sa), promises, ements on aid r.emises
hat may have been destroyed or damaged; (4) that waste to said will premises insured in companies to be selected by the grantee of the first mortyage indebtedness, with loss clause attached pays	herein, who is hereby a ble first, to the first Tr	uthorized to place sustee or Mortgagee, a	; (b) to keep all buildings : uch insurance in companies and, second, to the Trustee l	now or at any time on acceptable to the nowler nerein as their laters, to
The many Printer of Californ on the income on pay toyor or asse	arments or the prior in	erenbennan an tha l		ha
f said indebtedness, may procure such insurance, or pay such tax	es or assessments, or or	scourse or purcuase	any tax ilen or title affectir	ng said premises or the
ill prior incumbrances and the interest thereon from time to time, the same with interest thereon from the date of paymant at seven In THE EVENT of a breach of any of the aforesaid coven that, at the option of the legal holder thereof, without notice, becaren per cent. per annum, shall be recoverable by foreclosure transfer and the property of the	ants or agreements the	whole of said indebt nd payable, and wi	edness, including principal th interest thereon from ti	and all earned interest, me of such breach, as
even per cent. per annum, shall be recoverable by lorselladio xpress terms.  It is Agreep by the grantor that all expenses and disb	arsements paid or incur	red in behalf of com	plainant in connection with	the foreclosure here.
f -including reasonable solicitor's fees, outlays for documentary e itle of said premises embracing foreclosure decree—shall be paid	vidence, stenographer's I by the grantor; an ndebtedness, as such, by	s charges, cost of production of the like expenses a	ocuring or completing abstr nd disbursements, occasion	act showing the whole ed by any suit or pro-
nd disbursements shall be an additional lien upon said premises. a roccedings; which proceeding, whether decree of sale shall have	hall be taxed as costs a been entered or not, at	nd included in any hall not be dismissed	decree that may be render nor a release hereof given,	ed in such foreclosure until all such expenses
Apress terms.  It is AGRED by the grantor that all expenses and disbt.  It is AGRED by the grantor that all expenses and disbt.  It is AGRED by the grantor fees, outlays for documentary a lide of said premises embracing as the control of the control of the  ind dispursements shall be an additional lien upon said premises, a rocceilings; which proceeding, whether decree of sale shall have  disbursements, and the costs of suit, including solicitor's fees h do assigns of and grantor, waiter, all right to the possessier  on the filing of any bill to foreclose the control of the co	of, and income from, as which such bill is flied,	id premises pending may at once and wit	r such foreclosure proceeds thout notice to the said gran	ecutors, administrators ags, and agreethat atoror to any party
IN THE EVENT of the death, removal or absence from a	of said Co	County of the unty is hereby appoi	e grantee, or of h'r refusal nted to be first successor in	or failure to act, then
by like cause said first successor fall or refuse to act, the person we secretary in this trust. And when all the aforesaid covenants and is party entitled, on receiving his reasonable charges.	ho shall then be the act agreements are perform	ing Recorder of Dee sed, the grantee or h	ds of said County is hereby is successor in trust, shall re	appointed to be second
			_	
Witness the handand sealof the grantor.	V 16-4	C. C.	/. [-	A. D. 19
is instrument prepared	DAXINI.	$ \sqrt{n} $	7	(SEAL)
	X & her	yen WI	<u>u.(e</u>	(SEAL)
oy: ilton Schafer		4		(SEAL)
559 North Mannheim Road				(SEAL)
one Park, Illinois 60165				

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State of Illinoi						
County of Cook	················	Milton Sch	afor			
	I,Bub			ate aforeszid, Be Ar	rety Certify that	
	Ke	ith Patric	k White ar	nd Shirley,	His wife	
200	instrument, as delivered the set forth, incl	ppeared before me said instrument as uding the release a	this day in perso thieres an and waiver of the	whose name S are m, and acknowledged d voluntary act, for right of homestead.	I that he signed the uses and purp	i, scaled and
700		under my hand and Lowember	i Notarial Seal, t	his.	. 0 .	
3	Ox		Commission Expire	( <i>h.i.f.</i> 8 Ján. 11, 1979.	SOLVE SOLVE	Zaphic V H COO
<b>:</b> †		040			CO	
		JIAN	y no!	Plant.	Ś	
		V.			Offi	25221733
SECOND MORTGAGE  Crust Deco	10		COR	the Northern Trust Company	0 South Lasalle Street Shicago, Illinois 60675 Attn: S. M. Vlasick-N-10	

END OF RECORDED DOCUMENT