## UNOFFICIAL COPY

TRUST DEED-SECOND NORTGAGE FORM (JLLINGIS)

## 25287751

GRANT G. WHIT	FE, III and WILLA	C. WHITE, his wife
fthe village of Harvey		
		yenty six and 80/100
	•	NNA. Trustee
f the City of Chicago (		
nd to his successor in trust hereinafter named erein, the following described real estate, v aratus and fixtures, nd everything appurtenar	, for the purpose of secur with the improvements to it thereto, together with a	ring performance of the covenants and agreeme hereon, including all heating, gas and plumbing Il rents, issues and profits of said premises, situs COKand State of Illinois, to-
Lot 35 in Block 5 in Golf F	ark, being a Subd	ivision in the Southwest 1/4
of Section 7. To-ornip 36 N		
		and in the Southeast Quarter (1/1
of Section 12, Township 30		
		in Cook County, Illinois, commonl
	4	
ereby releasing and waiving all rights under an IN TRUST, nevertheless, for the purpose of		
WHEREAS, The Grantor S GRANT G.	WHITE, III and W	II'A C. WHITE, his wife
stly indebted upon their one	principal pro	mis ory notebearing even date herewith, pays
ACE.B	EST ENTERPRISES,	
		end 80/100 ollars (\$2476.80)_
payable in 47 successive mon	thly instalments	each of \$51 60 and a final
		an the month of instalments due
on the note commencing on the	25% day of yen	1980, and on the same date of
each month thereafter, until p	aid, with interes	t after maturity at the highest
lawful rate.		
	***************************************	
Tip: Ghantos	rs; (1)To pay said indebtedness, to pay prior to the first day of Ju ya after destruction or damage to aid premises shall not be committed to be to the hearth suppose	and the interest thereon, as herein and in said notes production in each year, all taxes and saccessments against each year all buildings or improvements on said production returns all buildings or improvements on said production and production and productions of the said said and said said said said said said said sai
the first mortgage indebtedress, with loss clause attached post appear, which policies shall be left and remain with the saths interest thereon, at the time or times when the same standard for the Event of failure so to insure, or pay taxes or a	symble first, to the first Trustee or id Mortgagees or Trustees until t had become due and payable, tagestments, or the prior incumbr	r Morigagee, and, second, to the Trustee herein as their intere- he indebtedness is fully paid; (6) to pay all prior incumbranc ances or the interest thereon when due, the grantee or the hole
said indebtedness, may procure such insurance, or pay such prior incumbrances and the interest thereon from time to it same with interest thereon from the date of payment at sex [1, at the option of the legal holder thereof, without notice, len per cent, per annum, shall be recoverable by foreclor ress terms.	taxes or assessments, or dischargeme; and all money to paid, the green per cent. per annum, shall be renants or agreements the whole become immediately due and payure thereof, or by suit at law, or	ed or suffered; (3) to keep all buildings now or at any time det or place mot hisurance in companies acceptable to the head Morgragare, and, second, to the Trustee herein at U - r; interest his properties and second, to the Trustee herein at U - r; interest his properties of the indetections is fully paid, (0) to pay all price incumbrance acceptable to the theorem when due, the grantee or the hole or purchase any tax lies or text affects; without members or properties any tax lies or text affects; without dimaxd, so much additional indebtedness secured hereby, of add indebtedness, including principal and all seared interest paids, and with interest thereon from time of such breach, to the control of the such that the
IT IS ACREED by the granter that all expenses and discloding reasonable solicitor's fees, outlays for documents of said premises embracing foreclosure decree—shall be alling wherein the grantee or any holder of any part of an disburgements shall be an additional lieu upon said premise the shall be an additional lieu upon said premise which proceedings whether decree of said shall be an additional state of said shall be as additional state of said shall be said to said the said said to said the said said to said the said said said to said said said said said said said said	isbursements paid or incurred in ry evidence, stenographer's char- paid by the grantorr and the L id indebtedness, as such, may be s, shall be taxed as coets and incl avalest entered or not, shall no	behalf of complainant in connection with the foreclosure has res, cost of procuring or completing abstract showing the wh- sike expenses and disbursements, occasioned by any suit or pa a party, shall also be paid by the grantor
	in which such bill is flied, may a ession or charge of said premise	for said granter and for the heirs, executors, administrate mises pending such foresciosure proceedings, and agrees, this tonce and without notice to the said granter, or to any pare with power to collect the rents, issues and profits of the said
IN THE EVENT of the death, removal or absence from August G. Merkel.  like cause said first successor fall or refuse to act, the personessor in this trust. And when all the aforesaid covenants a party entitled, on receiving his reasonable charges.		County of the grantee, or of h'r rafusal or fallure to act, the hereby appointed to be first successor in this trust; and if facourier of Decdo of anid County is hereby appointed to be secon corder of Decdo of anid County is hereby appointed to be secon a grantee or his successor in trust, shall release said premises to
Witness the hand, and seal_of the grant	or_thig	das of Wisconfee A. D. 19 7
1	X Sout She	(SEAI
	1X 1 8/20	1. 1. 2Helo.
	11 1/1/2000	, CO
	/\	(SEAL

2528775

## UNOFFICIAL COPY

State of Illinois	ā				
County of Cook	\$55.	<u>م</u>			
.maltan.	I, Kut H FIEBIG.  a Notary Public in and for said County, in the State aforesaid, Do Derrity Certify that				
Think of the state	GRANT G. WHITE, III and WILLA C. WHITE, his wife				
200	personally known to me to be the same persons, whose names, are subscribed to the foregoing				
国思品品	instrument, appeared before me this day in person, and acknowledged that the V signed, sealed and				
9 7 6 K	delivered the said instrument as $\pm$ heir_free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.				
The win min	day of Accumulat				
	day of Alleman	A. D. 19	Tilia		
1	-	Augu -	Hotary Public.		
	0x C004 C				
	0/				
	4				
	' ()				
		<i>(</i> ).			
	•	Y/) *			
	•				
	ئەرى مىگى ئەرى مىگى		Par 35 Dec 115.		
	ئېز مورد ندنگان. -		Proc.AD (19) (0.8 b) COOK COUNTY (3.3 p)		
		9 DEC 19 AN 11 50 14891 0 252017	51 4 A Noc 10.00		
	956-1910 7	14891 6 222571	DI G A THE NEE TOTAL		
		4	1.0		
			0.		
		$\sim$	( ),		
		170	///:		
		////	(A)		
			OKS		
tı 🗢 il	i i i in .••		287751		
		- Sago	불		
E S	d fe	Chic	خمو		
	îs v Tru	Jo Jo			
E (35(   '	A, A, BR	ank 0064 0			
Parti	TO TO ONN,	al B			
SECOND MORTGAGE  TUSE DOCUMENTE, III and	WILLA C. WHITE, his wife  TO  JOSEPH DEZONNA, Trustee	Aa Matte National Bank h Milwaukee Av Illinois 6064			
NO S	H D	Nat Nat			
	WIE SEPI	ortin	#		
SECOND MORTGAGE  CUUSE BOCCO	WILLA C. WHITE, his ward to	Northwest National Bank of Chicago 3985 North Milvaukee Avenue Chicago, Illinois 60641			
	WILLA C. WHITE, his wife  ro  JOSEPH DEZONNA, Trustee  THIS INSTRUMENT WAS PREPARED BY:	23 %			

. Alteracies

END OF RECORDED DOCUMENT