UNOFFICIAL COPY

this indenture. Witnesseth, ThatSAMU (hereinafter called the Grantor), of3847_Medf (No. and Street for and in consideration of the sum ofin hand paid, CONVEY_ AND WARRANT_ to of 6100_Nor_ Northwest_Highway (Northwest_Highway)			
for and in consideration of the sum of	ord Circle Nor	thbrook III:	. 1
in hand paid CONVEY AND WARRANT to		(City)	į .
(N' ano Street)	Chicago	lllinoi	S (State)
and to his success. In trust hereinafter named, for the lowing described real state, with the improvements the and everything appurer an thereto, together with all	ne purpose of securing performan ereon, including all heating, air-co	nce of the covenants and agreem nditioning, gas and plumbing appearance, situated in the	ents herein, the tol-
LOT 127 IN 16T VIEW UNIT A TOWNSHIP 42 NORT 1, PANGE 12 MERIDIAN, IN COOK COUNTY,	2, EAST OF THE THIRD	N IN SECTION 7, PRINCIPAL	
0	×		
_	C		
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor S. SAMUEL J. HAR justly indebted upon BANK OF COMMERCE AN as follows: Sixty Seven Thousand Fall interest due on Demand. THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exte against said premises, and on demand to exhibit rec	y virtue of the hor est ad exempting performance of the covenants	ion laws of the State of Illinois. and agreements herein.	
justly indebted upon BANK OF COMMERCE AN	<u>D_INDUSTRY</u> princinal province five Hundred and No/10	missory note_bearing even da 00 (\$67,500.00) Doll	ars plus
all interest due on Demand.)(, ,	
		YOX C	>
		Sich	
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exte against said premises, and on demand to exhibit ree all buildings or improvements on said premises that committed or suffered; (5) to keep all buildings not herein, who is hereby authorized to place such insu loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortg and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay l grantee or the holder of said indebtedness, may pro lien or title affecting said premises or pay all prior Grantor agrees to repay immediately without dem IN THE EVENT of a breach of any of the afores IN THE EVENT of a breach of any of the afores carned interest, shall, at the option of the legal hol thereon from time of such breach at eight per cent as if all of said indebtedness had then mature IT IS AGREED by the Grantor that all expenses closure hereof—including reasonable autorney's feet pelting abstract showing the whole title of said by expenses and disbursements, occasioned by any suit such, may be a party, shall also be paid by the Quart shall be taxed as costs and included in any deeper!	(1) To pay said indebtedness, an anding time of payment; (2) to peipts therefor; (3) within sixty do may have been destroyed or day time on said premise rance in companies acceptable in or Mortgragee, and, second	nd the interest hereon, as her in any whom the interest hereon and in a structure of the st	n and in said note or res and assessments to rebuild or restore or mites shall not be seet at or the grantee ge indroitedness, with ts my ppea, which
and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may pro lien or title affecting said premises or pay all prior Grantor agrees to repay immediately without den per annum shall be so much additional indebtedness	the same shall become due-and p taxes or assessments of the prior cure such insurance, or may such i incumbrances and the interest thand, and the same with interest thand, and the same with interest is secured hereby.	ayable, incumbrances or the interest it axes or assessments, or dischargereon from time to time; and a thereon from the date of payments.	nercon wh n 'tue, the e or purcha " any tax II money so paid, " cent at eight per ant uding principal and " ble, and with interest it at law, or both, the
In the Event of a breach of any of the afores carned interest, shall, at the option of the legal hol thereon from time of such breach at eight per cent same as if all of said indebtedness had then mature It is Admeted by the Grantor that all expenses	said covenants of agreements the ider thereof, without notice, beco- per agreements shall be recoverable d by examples terms. and disbursements paid or incur	whole or said indebtedness, including immediately due and payal by foreclosure thereof, or by sured in behalf of plaintiff in con	ding principal and ." ble, and with interest it at law, or both, the nection with the fore-
ciosure nereol—including reasonable attorney's feet pleting abstract showing the whole title of said to expenses and disbursements, occasioned by anysuit such, may be a party, shall also be paid by the Comshall be taxed as costs and included in any decycle to cree of sale shall have been entered on not, shall not the costs of suit, including attorney's feet have be	To object the decumentary evident remises embracing foreclosure of proceeding wherein the grant for. All such expenses and disburhat may be rendered in such for be dismissed, nor release hereof en paid. The Grantor for the	ce, stenographer's charges, cost lecree—shall be paid by the C te or any holder of any part of sements shall be an additional lice cosure proceedings: which pre given, until all such expenses a antor and for the heirs, executo	or procuring or com- frantor; and the like said indebtedness, as en upon said premises, occeding, whether de- nd disbursements, and ors, administrators and
shall be taxed as costs and included in any decase to cree of sale shall have been entered or not shall not the costs of suit, including attorney received we have been assigns of the Grantor waives all include the possagrees that upon the filing of any combainst to fore out notice to the Grantor, or to have party claimin with power to collect the rents raises and profits of The name of a record owner is: SAMUEL.	T	-HAUV1-2	
IN THE EVENT of the death or removal from sa refusal or failure to active the BANK_OF_COMME first successor in this trust; and if for any like cause of Deeds of said Counly is hereby appointed to be performed, the grantee or his successor in trust, sha	RCE AND INDUSTRY said first successor fail or refuse t second successor in this trust. An	d when all the aforesaid covenar	hereby appointed to be be the acting Recorder ats and agreements are
Witness the hand 5_and seal_Sof the Grantor		day of December	, 1983
BANK OF COMMERCE AND INDUSTRY	Samuel J.	Harris	(SEAL)
By: The Boundary President	x Arcon Arlene Ha	Masin	(SEAL)

JAH--4-84 358405 • 26916298 · A -- Rec 10.20 Eleanor Pope a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that ____Samuel J. Harris and Arlene Harris appeared before me this day in person and acknowledged that they.... signed, sealed and delivered the said instrument as rece and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of he n.es ead. Given under my hand and notarial seal this ____ (Impress Seal Here

3 JAN 84 10: 09



SECOND MORTGAGE Trust Deed

3847 Medford Circle Northbrook, IL SAMUEL J. HARRIS AND ARLENE HARRIS TO BANK OF COMMERCE & INDUSTRY Address of Property:

Mail to: Bank of Commerce & Industry 6100 North Northwest Highway Chicago, Illinois 60631

END OF RECORDED DOCUMENT