UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE (ILLINOIS)

26972451

CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.	
THIS INDENTURE WITNESSETH, That Antonio Hernandez	
and Socorro Hernandez, his wife	
(hereinafter called the Grantor), of	
(No. and Street) (City) (State)	
for a.d. m sideration of the sum of <u>Ten Thousand Three Hundred</u> Twelve and 20/100	1
in hand paid, Col VEY AND WARRANT to	
The NORTHLAKE BANK	,
of 26 W. No th Ave., Northlake, Illinois (City) (State)	,
as Trustee, and to his: uce sors in trust hereinafter named, the following described rea estate, with the impro femen thereon, including all heating, air-conditioning, gas an olumbing apparatus and fir ures and everything appurtenant thereto, together with a	Above Space For Recorder's Use Only
rents, issues and profits of sai . prr mises, situated in the County ofCOOK	and State of Illinois, to-wit:
****Lot 23 (except the West 5 feet there	
Development Corrany's North Lake Village in the South last 1/4 of Section 31, Tow	
East of the Thir Principal Meridian, in	
	$\widetilde{\mathcal{S}}$
Hereby releasing and waiving all rights under and by virtue at the homestead exemption. IN TRUST, nevertheless, for the purpose of securing per ormany of the covenants a WHEREAS. The Grantor is justly indebted upon their relationships are \$286.45 on the first day of April, A. on the first day of each and every nonthe	nd agreements herein. te <u>S</u> bearing even date herewith, payable D. 1983; \$286.45
thirty-four months, and a final payment first day of March, A.D. 1987.****	of \$286.45 on the
<u> </u>	Die GAGE
	/x
	Call
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and or according to any agreement extending time of payment; (2) to pay when due in ex demand to exhibit receipts therefor; (3) within sixty days after destruction or dams premises that may have been destroyed or damaged; (4) that waste to said premises she any time on said premises insured in companies to be selected by the grantee herein acceptable to the holder of the first mortgage indebtedness, with loss clause attached i Trustee herein as their interests may appear, which policies shall be left and remain paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times In THE EVENT of failure so to insure, or pay taxes or assessments, or the prior in holder of said indebtedness, may procure such insurance, or pay such taxes or assess premises or pay all prior incumbrances and the interest thereon from time to the without demand, and the same with interest thereon from the date of payments.	ch year, all tax. or assessments against said premises, and on age to rebuild on a seessments against said premises, and on age to rebuild on a sees of red; (5) to keep all buildings on wor at who is hereby butho. and a large such insurance in companies bayable first, of the first T aster or Mortgagee, and second, to the with the said Mortgagee or T are useful to the indebtedness is fully been as a second to the with the said Mortgagee or T are useful to the indebtedness is fully been as a second to the said Mortgagee or T are useful to the indebtedness is fully been as a second to the interest their on v. n. due, the grantee or the name, or discharge or purchase ar / t x ien or title affecting said money so paid, the Granton are set of repay immediately and all money so paid, the Granton are set or repay immediately the second set of the second secon
shall, at the option of the legal holder thereof, without notice, become immediately du	e and payable, and with interest thereon from time of such breach
at 14.90 per cent per annum, shall be recoverable by forestosure thereof, of then matured by express terms.	
IT IS AGREED by the Grantor that all expenses and disbusements paid or incurred including reasonable attorney's fees, outlays for documents the detence, stenographe whole title of said premises embracing foreclosure decreases all be paid by the Granton and the control of the	in behalf of plaintiff in connection with the foreclosur there of — r's charges, cost of procuring or completing abstract strong in the like expenses and disbursements, occasioned by any country, the like shared by the Granton Alleys
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbustements paid or incurred including reasonable attorney's fees, outlays for documents feedence, stenographe whole title of said premises embracing foreclosure decree—fhall be paid by the Gras suit or proceeding wherein the grantee or any holder of the part of said indebtedness, expenses and disbursements shall be an additional timeupon said premises, shall be a such foreclosure proceedings; which proceedings, the ner decree of sale shall have be until all such expenses and disbursements, and the costs of suit, including attorney's fe executors, administrators and assigns of the Grantor waives all right to the possessi	axed as costs and included in any decree that may be rendered ir en entered or not, shall not be dismissed, nor release hereof given res, have been paid. The Grantor for the Grantor and for the heirs on of, and income from, said premises pending such foreclosure
executors, administrators and assigns of the Grantor waives all right to the possessi proceedings, and agrees that upon the filing of any complaint to foreclose this Trust without notice to the Grantor, or oan party claiming under the Grantor, appoint a recollect the rents, issues and profits of the said premises. The name of a record owner is: Antonio Hernandez and Soc	Deed, the court in which such complaint is filed, may at once and ecciver to take possession or charge of said premises with power to
collect the rents, issues and profits of the aid premises. Antonio Hermandez and Soc	orro Hernandez, his wife
	y of the grantee, or of his resignation, refusal or failure to act, the
The Chicago Title Insurence Company of and if for any like cause and if for any like cause and first successor fail or refuse to act, the person who sha	said County is hereby appointed to be first successor in this trus Il then be the acting Recorder of Deeds of said County is hereb its and agreements are performed, the grantee or his successor
appointed to be second successor in this trust. And when all of the aforesaid covena	rges.
appointed to be second successor in this trust. And when all of the aforesaid covena trust, shall release said premises to the party entitled, on receiving his reasonable characteristic to none.	
trust, shall release said premises to the party entitled, on receiving his reasonable cha	
This trust deed is subject to	uary , 1984.
This trust deed is subject to	uary , 1984.
This trust deed is subject to	nuary , 1984. Sutania Hernandez (SEAL
This trust deed is subject to	uary , 1984.

UNOFFICIAL COPY

STATE OF ILLINOIS		
SS.		
COUNTY OF COOK		
J Donald L. Thode ; a Nota	new Dublic in and for said County in th	
	ary Public in and for said County, in the	ie
State aforesaid, DO HEREBY CERTIFY that Antonio Hernandez a	and Socorro Hernandez	-
		-,
personally known to me to be the same persons_ whose name_sare_	subscribed to the foregoing instrumer	ıt,
Free red before me this day in person and acknowledged thatTh	neysigned, sealed and delivered the sa	id
inst ume was <u>their</u> free and voluntary act, for the uses and purposes	therein set forth, including the release as	ıd
waiver of the right of homestead.	, ,	
	Talana and Ol	
Given under any and and official seal this <u>tenth</u> day o	of <u>February</u> , 1984.	
(Impress Seal Here)		
	Notary Public	
Commission Expires Sept. 1986	Notary Public	
Commission Expires Sept. 1. 2500		
	• *** *** *** *** *** *** *** *** *** *	
	•	
0,	for the second s	
70x.		
Jan F. Chare	odio - os o sistemante de paraba nte de la compansión de	
The second of th	COOK SCINT	Ē.
nno az eu livilită		
FEB:16-84 869517	• 2/972451 - A — Rec	
	T'	
	'S _	
84 <u>2</u> : 38	175.	
)
<u> </u>		,
[4913] [4013]	1 4 M OD E	ı
	00 E	
	· · · · · · · · · · · · · · · · · · ·	
SECOND MORTGAGE Trust Deed Antonio Hernandez Socorro Hernandez The North Avenue Northlake, Illinois 60164		n ®
AK B COLON	A 12	o
OND MORTGAGI rust Deed antonio Hernandez Socorro Hernandez The NORTHLAKE BAN 26 W. North Avenu Northlake, Illino	*** [u u
N ST NOS	స్ట్రి	Bac
BOX NoAnto	269\mass	GEORGE E. COLE®
	1 3	٦
	650	Į.

END OF RECORDED DOCUMENT