UNOFFICIAL CORY

| <u> ا</u> كيسسانگ | | | *************************************** | | | |
|-------------------|--|--|--|--|--|--|
| | GEORGE E. COLE® LEGAL FORMS | FORM NO. 2202 April, 1980 | | | | |
| | TRUST DEED SECOND MORTGAGE (ILLINOIS) | ርሀሀጻ ር | NGITAS III . | Silver A Olive | | |
| | • | FILED | OUNTY, ILLINOIS FOR RECORD | Sidney N. Olsen RECORDER OF DEEDS | | |
| | All warranties, including merchantability and fitness, are excluded | lact | 5 PH 1: 33 | | | |
| | | | 74 1. 33 | 26018537 | | |
| | THIS INDENTURE WITNESSETH, That CHESTER W. BACHELOR | GEMSKI, A | | | | |
| | (hereinafter called the Grantor), of | | | | | |
| | 6935 W. Archer Ave, Chicago, II (No. and Street) (City) | (State) | | | | |
| | or and in consideration of the sum of Six Thousand N Hundred Ninety Seven and 20/100 | | 26018 | 537 | | |
| | in hand 'did CONVEY AND WARRANT to **TOSANNE_M.** HUSTON, AS TRUSTEE | | | -0, | | |
| | of 147(Harger Road, Oak Brook, II | linois | | | | |
| 38 | as Trustee, and this recessors in trust hereinafter named, the folestate, with the imploye aents thereon, including all heating, air- | llowing described real | Above Space For | Recorder's Use Only | | |
| (4.) | plumbing apparatus and fixtures, and everything appurtenant their rents, issues and profiles of said premises, situated in the County of | reto, together with all | and State of Illinois, to-wi | | | |
| \bigcirc | | | | | | |
| = | Lot 1 in Block 10 in Frederick H. Bartlett's 6th Addition to Bartlett Highlands being a Subdivision of the North West Quarter of Section 18, Township 38 North, | | | | | |
| | Range 13, East of the Third Prin | ncipal Meridi | an, in Cook County | , Illinois. | | |
| | | | | | | |
| | 0/ | | | | | |
| | Hereby releasing and waiving all rights under and by vir and the line IN TRUST, nevertheless, for the purpose of securing performance | e of the covenants and | agreements herein. | | | |
| | WHEREAS, The Grantor is justly indebted upon <u>one</u> fin in 42 successive monthly instill | | | | | |
| | and on the same date of each more shall be in the amount of \$166.6 | thereafter | r, all except the l | tast installment | | |
| |) entire unpaid balance of said su | m. It is in | ended that this in | strument shall | | |
| | also secure for a period of fort said loan and any additional adv | | | | | |
| | Hundred Ninety Seven and 20/100t | | · (| ☆ | | |
| | | | (A) | ٠,٠ | | |
| | · | | C/200. | | | |
| - 1 | THE GRANTOR covenants and agrees as follows: (1) To pay said is or according to any agreement extending time of payment; (2) to p demand to exhibit receipts therefor; (3) within sixty days after depremises that may have been destroyed or damaged; (4) that waste to any time on said premises insured in companies to be selected by it acceptable to the holder of the first mortgage indebtedness, with los Trustee herein as their interests may appear, which policies shall be paid; (6) to pay all prior incumbrances, and the interest thereon, at IN THE EVENT of failure so to insure, or pay faxes or assessment holder of said indebtedness, may procure such insurance, or pay surpremises or pay all prior incumbrances and the interest thereon frow without demand, and the same with interest thereon from the date indebtedness secured thereby. | ndebtedness, and the in ay when due in each ye | iterest the san, is fierein and in sar, all tax and in sessments ag | said note or notes provided, ainst said premises, and on | | |
| | premises that may have been destroyed or damaged; (4) that waste to any time on said premises insured in companies to be selected by the | struction or damage to said premises shall not he grantee herein, who | becomplified or sir (ered; (5) to is hereby authorize I to pace si | keep all buildings now or at | | |
| | acceptable to the holder of the first mortgage indebtedness, with lost Trustee herein as their interests may appear, which policies shall be | s clause attached payab e left and remain with t | legirs) to the first T ustee or Mo the said Mortgagee or Tru, tell ur | ortgagee, and second, to the atil the indebtedness is fully | | |
| 1 | paid; (o) to pay an prior incumbrances, and the interest thereon, at a IN THE EVENT of failure so to insure, or pay taxes or assessment holder of said indebtedness, may procure such insurance, or pay such | the time or times when is, or the prior incumba- th taxes or assessments | ances or the interest thereon w | payable. | | |
| | premises or pay all prior incumbrances and the interest thereon fro without demand, and the same with interest thereon from the data | m time to time; and al | money so paid, the Grantor | prees t repay immediately | | |
| ļ | indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreshall, at the option of the legal holder thereof, without notice, become | ceptents the whole of sa | id indebtedness, including princ | ipal an/ all r arned interest, | | |
| | at 18.1/ per cent per annum, shall be recoverable by fore | closure thereof, or by sa | iit at law, or both, the same as if a | all of said in Jebredness had | | |
| | then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbut sements including reasonable attorney's fees, outdays for documentary wide whole title of said premises embracing foreclosure decice. A fault be suit or proceeding wherein the grantee or any holdered harpart of sai expenses and disbursements shall be an additional him pron said prescue foreclosure proceedings; which proceeding where decree of suntil all such expenses and disbursements, and the obsist of suit, inclue executors, administrators and assigns of the Canator waives all righ proceedings, administrators and assigns of the Canator waives all righ proceedings, administrators and assigns of the Canator waives all righ proceedings, and agrees that upon the fluing of any complaint to fore without notice to the Grantor, or to any party claiming under the Gran collect the rents, issues and profits the basial premises. The name of a record wayer: | s paid or incurred in bel | nalf of plaintiff in connection wit | h the foreclosur, he of — | | |
| | whole title of said premises embracing foreclosure decited shall be suit or proceeding wherein the grantee or any holdened my part of sai | paid by the Grantor; a id indebtedness, as such | nd the like expenses and disburse, may be a party, shall also be pa | ements, occasioned by any id by the Grantor. All such | | |
| | expenses and disbursements shall be an additional like upon said pre such foreclosure proceedings; which proceeding whether decree of si- until all such expenses and disbursements, and the safety of suit inclu- | mises, shall be taxed a ale shall have been ente ling attorney's fees, has | s costs and included in any decre red or not, shall not be dismissed | id by the Grantor. All such see that may be rendered in l, nor release hereof given, Grantor and for the heirs, pending such foreclosure it is filed, may at once and id premises with power to fusal or failure to act, then | | |
| | executors, administrators and assigns of the Osantor waives all righ proceedings, and agrees that upon the thing of any complaint to fore | t to the possession of, close this Trust Deed, | and income from, said premises he court in which such complain | pending such foreclosure | | |
| | without notice to the Grantor, or to any party claiming under the Grancollect the rents, issues and profits the basid premises. The name of a record owner is CHESTER W. GE | ntor, appoint a receiver | to take possession or charge of sa | id premises with power to | | |
| | INTHE EVENT of the declarate removal from said DUPAGE VIRGIL T. STURMAN | | grantee, or of his resignation, re | | | |
| | VIRGIL T. STURMAN and if for any like calls said first successor fail or refuse to act, the appointed to be second successor in this trust. And when all of the af | of said Cr | unty is hereby appointed to be f | irst successor in this trust: | | |
| | trust, snail release said premises to the party entitled, on receiving his | oresaid covenants and reasonable charges. | agreements are performed, the g | grantee or his successor in | | |
| ŀ | This trust deed is subject to FINAL TITLE SEARCH | | | | | |
| | Witness the hand and seal of the Grantor this _280h, d | ay of Alpte | mbes 1981 | | | |
| | THIS INSTRUMENT WAS PREPARED BY: | Chill | Mensi | (SEAL) | | |
| | Please print or type name(s) | CHESTE | R W. GEMSKI | . | | |
| | OAK BROOK, ILLINOIS 60521; | · | - American | (SEAL) | | |
| | | | 10. | | | |
| | This instrument was prepared by (NAME | AND ADDRESS) | 1100 | | | |

UNOFFICIAL COPY

| STATE OFILLINOIS | - } ss. | |
|---|--|--|
| COUNTY OF COOK | _ 53. | |
| I,the undersigned | , a Notary Public in and for said County, in the | |
| State aforesaid, DO HEREBY CERTIFY that | CHESTER W. GEMSKI , A BACHELOR | |
| | whose name_is subscribed to the foregoing instrument, | |
| | | |
| | cknowledged that he signed, scaled and delivered the said for the uses and purposes therein set forth, including the release and | స్ట |
| waiver of the right of hor estead. | and purposes therein sectoring the foliage and | 2501 pc |
| = | 28th day of September 1018dimining | D T |
| Ox | | |
| (Impress Seal Here) | Bernadine Notar Public 1970 64 | |
| Commission Expires June 22 1985 | 5 | |
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| | & LOA 60521 | enal Deco. |
| | INGS ols | 1970 A. 1971 A |
| | SAV SAV Illin ns | A |
| Frust Deed | MAIL TO: BEN FRANKLIN SAVINGS & LOAN 1200 Harger Road Oak Brook, Illinois 60521 Consumer Loans GEORGE E. COLE® LEGAL FORMS | Car et al. |
| Trust Deed | MAIL TO: BEN FRANI 1200 Harg Oak Brook Consumer GEO | THE COL |
| | MAIL BEN 1200 Oak Consi | SERVE STATE |
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END OF RECORDED DOCUMENT