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TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)	NO. 202	. 26105047	
THIS INDENTURE, WITNESSETH, That the Grant of the City of Chicago, County	e Good Shepa	rd Evangelical Luther	an_Chur¢
for and in consideration of the sum of Dollars in hand paid, CONVEY AND WARRANT Elmwood Park, Illinois 6063	toMidwest		
of theVillageofElmwood_Park County	of_Cook	and State ofTllinois	
as trustee, and to his successors in trust hereinafter n agreements herein, the following described real estat tioning, gas and plumbing apparatus and fixtures, an	e, with the improven d everything appurter	ents thereon, including all heating, ant thereto, together with all rents,	enants and air-condi- issues and
profits of aid premises, situated in the City and Stay of I inois, to-wit:	/oiLnica	go, County of LOOK	
Lots 12 & 13 in Block 17 in Mon- the North West 1/4 of Section 3. South West 1/4 of Section 30, To Third Princip 1 Meridian	l and part of	the South West 1/4 o	f the
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hereby releasing and waiving all rights under and of In TRUST, nevertheless, for the purpose of se- WHEREAS, The Grantors are justly indebted u	aring performance of	the covenants and agreements her	ein.
	post	ormerpar promissory note bearing	even date
herewith, payable (\$23,914.80) TWENTY THREE THOUSAND NINE HUNI successive monthly installment (\$398.58) commencing the 30th the 30th day of each month the:	of THRE HUN	DRED NINETY EIGHT & 5	8/100
		1/2×	
		26105047	,
THE GRANTORS covenant and agree as follows: (1) to p	pay Said indebtedness and		
THE GRANTORS covenant and agree as follows: (1) to a state of the control of the	pay prior to the first day days after destruction or dis- ste to said premises shall no grantee herein, who is here ached payable first, to the fi- ith the said Mortgagees or 1 is same shall become due ar	of June in each year, a / t es ind assessment amage to rebuild or restore a lib ildings or in the committed or suffered; \$1 \tau k = \alpha all build by authorized to place such insurar \(\alpha \) in the restored to Thomps the form of the form	nts against said approvements on lings now or at unies acceptable tustee herein as to pay all prior
of said indebtedness, may produce such insurance, or pay such taxes all prior incumbrances and the interest thereon from time to sim the same with interest thereon from the date of payment at seven perhall, the same with interest thereon from the date of payment at seven perhall, the same with interest thereon and the same transfer of the same	or assessments, or discharge er and all money so paid, r cent, per annum, shall be to r agreements the whole one immediately due and pa- eof, or by suit at law, or bo	or purchase any tas lien or title affecting sat- ple grantors agree to repay immediately will be so much additional indebtedness secured (ert. of said indebtedness, including principal and al- yable, and with interest thereon from time or th, the same as if all of said indebtedness had it	remises or pay a demand, and y, earned interest, such at hen lature, by
IT IS AGREED by the grantors that all expenses and distinctuding reasonable solicitor's fees, outlays for documentary evident of said premises embracing foreclosure decree—shall be paid by the wherein the grantee or any holder of any part of said indebtedne disbursements shall be an additional lieu upon said premises, shall be	pursements puid or incurred te, stenographer's charges, o grantors; and the like exp ss, as such, may be a part taxed as costs and included	in behalf of plaintiff in connection with force out of procuring or completing abstract showing cases and disbursements, occasioned by any sur- y, shall also be paid by the grantors. All sur- in any decree that may be rendered in such force	the whole of the spenses and closure process.
disburscenests, and the costs of suit, including solicitor's fees has and assigns of said grantors waive all right to the possession of, upon the filing of any complaint to foreclose this Trust Deed, the cto any party claiming under said grantors, appoint a receiver to tal of the said premises.	red or not, shall not be dis e been paid. The grantors and income from, said pr ourt in which such complaint to possession or charge of s	missed, nor a release hereof given, until all suc for said grantors and for the heirs, executors emises pending such foreclosure proceedings, is filed, may at once and without notice to the s aid premises with power to collect the rents, is	an expenses for administrators and agree that taid grantors, or sues and profits
any like cause said first successor fail or refuse to act, the person who successor in this trust. And when all the aforesaid covenants and agrithe party entitled on receiving his reasonable charges. IF This TRUST DEED is signed by one person as grantor, i and verbs importing the plural number.	t shall be binding upon him	granies or his successor in trust, shall release that the successor in trust, shall release the same state of the successor in trust, shall release the successor in trust, shall release the same state of the successor in trust, shall release the successor in the successor	ardless of nouns
THIS TRUST DEED IS SUBJECT TO			
THE GOOD, Wingespite hands and seals of the grantors	rhia 30	deviet Degoraber	10 01
Charles and seas of the grantors	Mont Clare		
		Pankonin - President	(SEAL)
Se Maria Cara Cara Cara Cara Cara Cara Cara	Statio	n Eggeft - Treasurer	

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COLORS JAN Z. Mr. 9 56 LEASTING THE SECOND
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STATE OF Illinois JAN - 7-88 571203 26105047 A REC 10.00 COUNTY OF COOK
I, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatEarl Pankonin & Steven Eggert
personally known a to me to be the same person so whose name so are subscribed to the foregoing instrument, appeared before rise this day in person and acknowledged that they signed, sealed and delivered the said instrument as the right of theme read waiver of the right of home read. Given under my hand and retrial seal this 28th day of December 1981
instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and
waiver of the right of home lead
Given under my frand and journal seal this 28th day of December 1981
Mais 9 medound
Commission Expires 5-23-83
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Commission Expires 5-23-83
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Trust Deed To CEST BANK & TRUST 1606 N. HARLEM WOOD PARK, ILLINGH
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DN BRAN DO NO
Trust Deed Trust Bed To MIDWEST BANK & TRUST CO. 1606 N. HARLEM ELMWOOD PARK, ILLINGIS
WID WID I

END OF RECORDED DOCUMENT