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BATTA II. 1 BATTA BA	ماعتناها بيريميدي المناهدية	
LEGAL FORMS	ORM NO. 2202 April, 1980	
TRUST DEED SECOND MORTGAGE (ILLINOIS)		
organia manaz (rezinala)	•	
CAUTION: Consult a lawyer before using or acting under this form. All warranbes, including merchantability and fitness, are excluded.		
	<u> </u>	26274505
THIS INDENTURE WITNESSETH, That	J. MCGONE	,
(hereinafter called the Grantor), of	60613	
for and in onsic tration of the sum of	(State)	
in hand paid, CCN/EY AND WARRANT to	Dollars	
IBM MID A MERICA EMPLOYEES FEDERA of 2605 H1 GF // Y 52 NORTH ROCHESTER, I	L C_U_ MN_ (State)	
as Trustee, and to his a recessors in trust hereinafter named, the following castee, with the improveners a tereon, including all heating, air-could plumbing apparatus and fix uses, and everything apparatus and fix uses.	tioning, gas and	Above Space For Recorder's Use Only
rents, issues and profits of sale prometer, situated in the County of	COOK	and State of Illinois, to-wit;
9		
LOT 15 IN BLOCK 2 ASHLAND ADDITION 1/4 OF THE SOUTH WES1 1/4 OF SECTION EAST OF THE THIRD PRINCIPAL MERIDI	ION 17, to	wnship 40 NORTH, RANGE 14
Hereby releasing and waiving all rights under and by vir. — if ' homes IS TRUSI', nevertheless, for the purpose of securing performance of it WHEREAS. The Grantor is justly indebted upon	he covenants and a	treements herein.
	_	
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		4
	promissory note	10 - CACI
Thui Charles		
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtor according to any agreement extending time of payment; (2) to pay where the said of the said	tedness, and the intended the intended to premise shall not be not be attached payable and remain with the ne or times when the prior incuming the so or assessments, and all payable at the prior includes	rest there on the cin and in said note or notes provided, r., all trys, and assessments against said premises, and on rebuild the estore at the lidings or improvements on said economized or sifered (5) to keep all buildings now or at a perchanthoried to play a such insurance in companies first to the first, and the modern provided the first to the first, and the said shortgage or Trist motified the indebtedness is fully exame shall become during his provided the grantee or the or discharge or purchase any x, ke or title affecting said money so paid, the Grantor agrees to repay immediately per cent per annum shall be so much additional lindebtedness, including principal and a learned interest, avable, and with interest thereon from the of such breach at law, or both, the same as if all of said indebtedness, had
IN THE EVENT of a breach of any of the aforesaid covenants or agreements at the option of the legal holder thereof, without notice, become into	nts the whole of said nediately due and p	Jindebtedness, including principal and a learned interest, syable, and with interest thereon from line of such breach
at per cent per annum, shall be recoverable by foreciosus then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements naid	re thereof, or by sui or incurred in beha	at law, or both, the same as if all of said indeb ednes, had
then matured by express terms. ITIS AGREED by the Grantor that all expenses and disbursements paid including reasonable attorney's fees, outlays for documentally evidence, s whole title of said premises embracing foreclosure decrée Schall be paid suit or proceeding wherein the grantee or any holder to large part of said indexpenses and disbursements shall be an additional tied upon said premise such foreclosure proceedings; which proceeding the upon said premises such foreclosure proceedings; which proceedings the other costs of suit, including a executors, administrators and assigns of one Grantor waves all right to the proceedings, and agrees that upon the filling of any complaint to foreclose without notice to the Grantor, or to any party claiming under the Grantor, a collect the rents, issues and profits the said premises. The name of a record owner is	tenographer's char by the Grantor; and chtedness, as such, s, shall be taxed as all have been entere ttorney's fees, have the possession of, an	es, cost of procuring or completing abstract shounding lithelike expenses and disbursements, occasioned by an may be a party, shall also be paid by the Grantor. Allso chooses and included in any decree that may be rendered by do not, shall not be dismissed, nor release hereof given, been paid. The Grantor for the Grantor and for the heirs, in dincome from, said premises pending such forcelosure
proceedings, and agrees that upon the single of any complaint to foreclose without notice to the Grantor, or to any prify claiming under the Grantor, a collect the rents, issues and profits of the said premises.	this Trust Deed, th appoint a receiver to	e court in which such complaint is filed, may at once and otake possession or charge of said premises with power to
		rantee, or of his resignation, refusal or failure to act, then
and if for any like pulses aid first successor fail or refuse to act, the perso appointed to be second successor in this trust. And when all of the aforesa rust, shall release said premises to the party entitled, on receiving his reast This trust deed is subject to	n who shall then be id covenants and a	atu ir horabu namaiatad to ba fina magaman ir shint
Witness the hand and seal of the Grantor this day of		
witness the hand and seal of the Grantor this day of	Baskas	19 19 19 19 19 19 19 19 19 19 19 19 19 1
Please print or type name(s)	BARBARA	J. SULLIVAN (SEAL)
elow signature(s)	TIMOTHY	MCGONEGLE (SEAL)
his instrument was prepared by CYTNHIA A. WOODS FO	OR IBM MIN	NORTH ROCHESTER, MN 55901

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STATE OF	of COOK ss.			
COUNTY	of <u>CODK</u>			
	J. J. SZUKALA a Notary Public in and for said County, in the			
State afore	resaid, DO HEREBY CERTIFY that BAKBARA SULLIVAN AND			
	TIMOTHY I MO GONEGLE			
	y known to me to be the same person. whose name, S. ARE, subscribed to the foregoing instrument.			
	before me this day in person and acknowledged that THEY signed, scaled and delivered the said			
instrument are free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the area of homestead.				
Given under r y h and and official seal this				
(Impre	ress Seal Hore)	ia		
Commissio	on Expires 11/34			
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SECOND MORTGAGE Trust Deed	GEORGE E. COLF			
SEC				
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CONTRACTOR OF	no positivo positivo na mastro de la vivo mastro partire de la traversión de la colonidad de la genomena.	ł		

END OF RECORDED DOCUMENT