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TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS)	27525012 49-42-895
	GEORGE L. WALKER AND WIFE
SHIRLEY M. as joint tenants	
	JOHN OF THUNDAS
of the C.T.Y of . C.H. (S.A.S.D County of C. O.S for and in constitution of the sum of . T.W.E.KT.Y T.W.D T.H.D.	And State of
for and in consideration of the sum of .I.W. ENT.YTWO IABLE	CILODA Trustee
in hand paid, CON 2Y. AND WARRANTto GERALD E. of the	and State of IIIInois
and to his successor. in tust hereinatter named, for the purpose of sollowing described real est ce, with the improvements thereon, including the successor.	g all heating, gas and plumbing apparatus and fixtures, and every- f said premises, situated
in the CATY of AICAGE County of THE NORTH 43.7 FEET OF LOT	19 10 00000.1.7933
A COLLAND TO TO CARRAGE DEING	A SURVINION.
	DE SECTION. III
PADGE 14 EAST OF THE THIRD	PRINCIPAL MERIDIAN IN COOK GOUNTY
ILUNOIS.	
Commonly Known As: 5211 GreenwoodC Permanent Tax No. 20-11-311-002-000	·C. 2000 CIDEDUIS of V - 100
Hereby releasing and waiving all rights under and by virtue of the ho	mestered (cemptica laws of the State of Illinois.
Hereby releasing and waiving all rights under and by virtue of the ho In Trust, nevertheless, for the purpose of securing performance	of the cov nants and agreements herein.
CEARCE I WALKER	AND HULLEYM.
one	principal promise ory rote bearing even date netewith, payable
LAKE VIEW TRUST	* SAVINGS F.C.I.
	2 - 2 To 42 mg MONTHLY
payable in 9 Y successive monthly insta	ments each of 279,40 w MANTHLY
each month thereafter, until paid, with inte	erest after maturity at the higi est
lawful rate TUIC IC A HEALE	
HIO IO H JUILLE	AL CLOSING STATE
©	
THE GRANTOR covenant and agree as follows: (1) To pay said indebted agreement extending time of payment! (2) to pay prior to the first day of time in each year, (3) within sixty days after destruction or dumpt to the first day of time in each year, (3) within sixty days after destruction or dumpt to the part buildings now or at any time on premises shall not be common to companies acceptable to the holder of the first mortgage scond, to the frustee herein as their interests may appear, which policies shall be left and all prior incumbrances, and the interest thereon, at the time or times when the same shall be first and all prior incumbrances, and the interest thereon, at the time or times when the same shall be seven to a paid. The greator or purchase a may procure such insurance, or pay south so paid, the greator agree to repay imme seven p in the same shall be seven to a paid the greator agree to repay imme seven p in the same shall be seven to a part of a breach of any of the aforesaid covenants or agreements the whole legal holder thereof, without notice, become immediately due and payable, and seems had ther foreclouve thereof, or the same shall be paid by the grantor; and the like expenses and disbursements paid or incurrence of the same shall be paid by the grantor; and the like expenses and disbursements, acceptable to the possession of and administrators and assigns of said grants. All all such expenses sand disbursements, acceptable to the passession of, and administrators and assigns of said grants. Thus Deed, the court in which such bill sield, nay a term of the same shall be paid by the greater of the passession or charge of said premises with power to collect or appears to receiver to take possession or charge of said premises with power to collect or appear to collect the said grants.	ness, and the interest thereon, as herein and in said notes provided, or according 0 s y ill taxes and assessments against said premises, and on demand to exhibit receipt the clur; rements on said premises that may have been destroyed or damaged; (4) that was. 's said said premises insured in companies to be selected by the grantee herein, who is hereby su- sid premises insured in companies to be selected by the grantee herein, who is hereby su-
premises shall not be committed in companies acceptable to the holder of the first mortgage thorized to place such insurance in companies acceptable to the holder of the first mortgage accord, to the Trustee herein as their interests may appear, which policies shall be left and second, to the Trustee herein as their interests may appear, which policies shall be left and second, to the Trustee herein as their interests may appear, which policies shall be left and second, to the Trustee herein as their interests may appear, which are the properties of the first mortgage.	ndebtedness, with loss chause attached payors in the indebtedness is fully paid; (6) to pay emain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay come due and payable.
all prior incumbrances, and the interest thereon, at the time or time when the when the In the Event of failure so to insure, or pay taxes or assessments, or the prior incumany procure such insurance, or pay such taxes or assessments, or discharge or purchase among procure such insurance, or pay such taxes or assessments, or discharge or purchase and procure such insurance, or pay such taxes of the graph of the property.	nbrances or the interest thereon when due, the grantee or the notice of said interest by tax lien or title affecting said premises or pay all prior incumbrances and the interest diately without demand, and the same with interest thereon from the date of payment at
thereon from time to time; and an index of some seven per cent, per annum, shall be so much additional indebtedness secured hereby. Seven per cent, per annum, shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole the sevenance of the period with integer of the period with the pe	of said indebtedness, including principal and all earned interest shall, at the option of the
legal holder thereof, without notice, become immediately due and payable, and with the foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then foreclosure thereof, by the granter that all expenses and disbursements paid or incurred.	matured by express terms. d in behalf of complainant in connection with the foreclosure hereof—including reasonable d in behalf of complainant in connection with the foreclosure hereof including foreclosure decree
solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or solicitors fees, outlays for documentary evidence, stenographer and stenographer's charges and disturbed evidence, stenographer and stenogra	completing abstract showing the warmer any holder of any part of said indebtedness, any suit or proceeding wherein the grantee or any holder of any part of said included ements shall be an additional lien upon said premises, shall be the dispused, nor a release
as such, may be a party, shall also be pain by the grandor and the proceedings; which proceeding, win any decree that may be rendered in such foreclosure proceedings; which proceeding, which proceedings which proceedings which proceedings which proceedings which proceedings is a such expenses and disbursements, and the costs of suit, including solibered given until all such expenses and disbursements, and the costs of suit, including solibered given until all such expenses and disbursements, and the costs of suit, including solibered given until all such expenses and disbursements, and the costs of suit, including solibered given until all such expenses and disbursements, and the costs of suit, including solibered given until all such expenses and disbursements.	ether decree of sale shall have been entered or hot, shan not be the sale sale shall have been paid. The grantor for said grantor and for the heirs, executors, itor's fees have been paid. The grantor for said grantor
administrators and assigns of said grantor waive all right to the possession of, and the filing of any hill to foreclose this Trust Deed, the court in which such bill is filed, may at the filing of any hill to foreclose this Trust Deed, the court in which such bill so flower to collect	once and without notice to the said grantor, or to any party claiming under said grant- the rents, issues and profits of the said premises.
tor, appoint a receiver to take possession of sample	as a state of the section of the sec
Cools	County of the grantee, or are
IN THE EVERT of the death, removal or absence from said	eting Recorder of Deeds of said County is hereby appointed to be second successor and the successor in trust, shall release said premises to the party entitled, on receiving his r his successor in trust, shall release said premises to the party entitled, on receiving his
	X
Witness the hand and seal of the grantor this	day of
X Jag	Melher (SEAL)
X 15	ut by M. Walks (SEAL)
	(SEAL)
	(SEAL)
	(OEAL)

27525012

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Notary Public in an	d for said County, in the S orge 2. Wa (Married to	rst Me Cree tate aforesaid, Do Gerring Certifi Lker v Shurl each other) as jo	that	
strument, appeared their .n. e and v	before me this day in persoluntary act, for the uses any hand and Notarial Seal,	this	su y. signed, sealed and delivered t cluding the release and waiver o Carol.	f the right of homestead.
**************************************	G C). O O O Z		9 8 8
		25 APR 85 2.5 43) (0)
~	Walker		127 • 275250 12	27525012
Trust Apply	George & Shirley Walker 5211 Greenwood Chicago; Illinois GERALD E. SIKORA , Trustee	Lake View Trust & Savings Bank of Chicago 3201 North Ashland Avenue Chicago, Illinois 60657 THIS INSTRUMENT WAS PREFARED BY. Wayne Fron Correct General Contractors 3110 West Belmont Chicago 1111 Nature Chicago 111 Nature Chicago 1111 Nature Chic	LAE VIEW TRUST AND SAVINGS BANK 3201 N. ASHLAND AVE., CHICAGO, IL 60067 312/525-2180	8

END OF RECORDED DOCUMENT