UNIOPHICIALGOPY

27027209

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS

0451

his Indenture, withnesseth	H, That the Grantor
CHRISTINE M. MC NICHOLS,	his wife
the City Chicago County	y ofand State of
and in consideration of the sum of Nine	thousand two and 40/100
nand paid, CONVEY. AND WARRANT	to JOSEPH DEZONNA, Trustee
ne. Cityof Chicago	.County of Cookand State of Illinois
d t his s accessors in trust hereinafter named, win, de cried real estate, with the improveme	for the purpose of securing performance of the covenants and agreements herein, the fol- ents thereon, including all heating, gas and plumbing apparatus and fixtures, and every-
ing appy tens at thereto, together with all rent the	Cook
The West 38 feet of the	County of and State of Illinois, to-wit: e South half of Lot 16 (except the North 8 feet n Hield and Martin's Addison Avenue Subdivision
of the North one third	of the North half of the South East quarter of
Section 21, Tormship 4	O North, Range 13 East of the Third Principal
	ty, Illinois, commonly known as 4942 West Eddy
Street, Chicago Illin	ois,
ereby releasing and waiving all rights under a	and by virtue of the hor and exemption laws of the State of Illinois.
In Trust, nevertheless, for the purpose of	f securing performants of the covenants and agreements herein. MC NICHOLS and CHRISTINE M. MC NICHOLS, his wife
WHEREAS, THE Granton	
ustly indebted upontnelrone FIRST METROPOLITAN BU	rinc al promisory note bearing even date herewith, payable ILDERS for the sum c . Nine thousand two and 40/100
dollars (\$9002.40).	
payable in 60 successi	ive monthly instalments each c1004 due
on the note commencing o	on the 10th day of May 19 4 and on the same date of
each month thereafter, un	atil paid, with interest after mat_aty at the highest
lawful rate.	
THE GRANTONovenantand agreeas followers the comment extending times of permissed, 300 keys prior to the fill of the comment of the	over (1) To pay said indebtedness, and the interest thereon, as herein and in said notes
even per cent, per annum, shall be so much additional indebte IN THE EVENT of a breach of any of the aforesaid cover agal holder thereof, without notice, become immediately due to proclosure thereof or by suit at law, or both, the same as if all	edness accured hereby. manls or agreements the whole of said indebtedness, including principal and all earned interest shall, at the op. and it and payable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by a few of the control of the
IT IS ACREED by the grantor that all expenses and olicitors fees, outlays for documentary evidence, stenographer—shall be paid by the grantor; and the like expenses and is such, may be a party, shall also be paid by the grantor	diabunements paid or incurred in behalf of complainant in connection with the foreclosure hereof — including reasonable rs charges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure decri- d diabunements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtednes. All such expanses and diabunements shall be an additional in sun pass additional said with the control of the cost and included All such expanses and diabunements shall be an additional into upon said premises, shall be taxed as octas and included the cost of the
in any decree that may be returned in additional many terror given, until all such expenses and disbursements, and to diministrators and assigns of said grantor, waive. all the filing of any bill to foreclose this Trust Deed, the court in tor, appoint a receiver to take possession or charge of said	the costs of suit, including solicitor's fees have been paid. The granter for said granter and for the heirs, executor inght to the possession of, and income from, said premises pending such foreclosure proceedings, and agree that up which such bill is filled, may at once and without notice to the said granter, or to any party claiming under said grapes with power to collect the rents, issues and profile of the said premises.
in the Event of the death, removal or absence from a	said
	er en
Witness the hand and seal of the g	grantor this 27th day of March A. D. 19
	Thouse Mikh
	Christine Mr. Nichola
	Christine Inc Michela (SEA)
	(UDD)
	CANGLER ING. ILLUNGIO (SEA) (SEA)

27027209

ary Public in and for said County, in the State aforesaid, CHRISTINE M. MC. NICHOLS, his will nally known to me to be the same person S. whose name- ument, appeared before me this day in person, and ackno	fesubs	I.GHQLS . and
.? ix.free and voluntary act, for the uses and purposes to volunt under my hand and Notarial Seal, this	herein set forth, including the release and waiver of the	ne right of homestead.
0	Juliea & Slusen	Cotary Public.
	My Commission Expires Nov. 2, 1987	
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SECOND MORTGAGE THOMAS E. MC NICHOLS and CHRISTINE M. MC NICHOLS, his wife TO JOSEPH DEZONNA, TTUSTEE	THIS INSTRUMENT WAS PREPARED BY. L. J. La Motte Northwest National Bank 3985 Milwaukee Avenue Chicago, Illinois 60641	
☆ 맛┳시 [발 : 방 : : : : : : : : : : : : : : : : :	IIS INSTRUMENT WAS PE L. J. La Motte L. J. La Motte Northwest National Ban 3985 Milwaukee Avenue Chicago, Illinois 6066	27 027 209

END OF RECORDED DOCUMENT