UNOFFICIAL COPY RECEIVED IN BAD CONDITION

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

The second secon

49-39071

	27249003				
Ulis Indenture, Witnesseth, That the Granton	Charlie Wilson and Bobbie Ann Wilson wife				
fthe City Chicago County of Cook	and State of Illinois				
r and in consideration of the sum of . Twenty Five. Thous	and two Hundred ten and 08/100				
hand paid, CONVF 1. AND WARRANT to GERALD E					
f theCityofChicagoCounty ofCoond to his successors in trus. hereinafter named, for the purpose of a wowing described real estat with the improvements thereon, including appurtenant thereto tog ther with all rents, issues and profit in the	securing performance of the covenants and agreements herein, the fol- ting all heating, gas and plumbing apparatus and fixtures, and every- s of said premises, situated				
Lot thirty-one (5) in Sub Block three Douglas Park Addi it to Chicago, said Blocks one (1), two (2) five (5) and of the East half of the worth East quart North of the	e (3) of Block five (5) in Prescott's I Addition being a Subdivision of ten (10) in Circuit Court Partition There and that part of the East half				
twenty-three (23), Township thirty-nin East of the Third Principa Meridian,	ne (39) North, Range Thirteen (13), in Cook County, Illinois.				
	27249003				
foreby releasing and univing all wights under and he winter of the	1				
fereby releasing and waiving all rights under and by virtue of the l In Taust, nevertheless, for the purpose of securing performan	ce of the cove is and agreements herein.				
WHEREAS, The Grantor CHARIE Wilson					
stly indebted uponone	principal p'on' ssory note bearing even date herewith, payable				
BAKE VIEW TRUST	3 SAVINGY BRUK				
payable in 84 successive monthly ins	talments each of 37.0. 2 due MONTHLY				
on the note commencing on the	day of OCT 1981 and on the same date of				
each month thereafter, until paid, with in	terest after maturity at the highest				
lawful rate.					
line io mac	A NA PER RECORD OUR BOX POR				
THE GRANTON covenant and acree as follows: (1) To now said indebt	adness and the interest thereon as berein and in anid as a said as a same in a				
greement extending time of payment; (2) to pay prior to the first day of June in each yea. 3) within sixty days after destruction or damage to rebuild or restore all buildings or implements shall not be committed or suffered; (5) to keep all buildings now or at any time shorted to place such insurance to companies acceptable to the holder of the first mortgage econd, to the Trustee herein as their interests may appear, which policies shall be left an all prior incumbrances, and the interest thereon, at the time or times when the same shall be represented by the surface of failure so to insure, or pay laxes or assessments, or the prior in may procure such insurance, or pay such taxes or assessments, or discharge or purchas	edness, and the interest thereon, as herein and in raid notes; ovid it, or according to my, all taxes and assessments against said premises, and on demand to it. Our re-eipts therefore rowements on said premises that may have been destroyed or damage (4) that waste to said remises that may have been destroyed or damage (4) that waste to said the said that the said Mortgages or Trustesse until the indebtedness, which loss the said premises that the said Mortgages or Trustesse until the indebtedness in (1) and; (4) to pay become due and payable. The said that the said Mortgages or Trustesse until the indebtedness is (1) y and; (4) to pay become due and payable. The said that the said Mortgages or Trustesse until the indebtedness is (1) y and; (4) to pay become due and payable. The said that the said Mortgages or Trustess until the indebtedness is (1) y and; (4) to pay become due and payable. The said that the said Mortgages or Trustesse until the indebtedness is only and it is the said that the said the said the said that the said the said that the said the s				
teroon from time to time; and all momey so paid, the grantor agree to repay im twen per cent, per annum, shall be so much additional indebtedness secured hereby. It is the Every of a breach of any of the aforesaid covenants or agreements the se- igal holder thereof, without notice, become immediately due and payable, and with inte	mediately without demand, and the same with interest thereon from the date of pyment of ole of said indebtedness, including principal and all earned interest shall, at the opti-nof/se- rest thereon from time of such breach, at seven per cent, per annum, shall be recoverance by				
It is Acastra by the grantor that all expenses and disbursements paid or intro- positions fees, outlays for documentary evidence, stengerspher's charges, cost of procuring- shall be paid by the grantor; and the like expenses and disbursements, occasioned a such, may be a party, shall also be paid by the grantorAll such expenses and disb	red in behalf of gones terms. The behalf of gones is in connection with the foreclosure hereof—including reasonable or compelling behalf and the state of the st				
a any out-ret mat, may be remotered in such infractionaries proceedings; which proceeding, street given, until all such expenses and disbursements, and the costs of swit, including a disburstators and assigns of said granterwaive	whether decree of sale shall have been entered or not, shall not be dismissed, nor a release to the control of the being, executions, and income from, said premises are saiding or. In or to sany party claiming under said granter at once and without notice to the said granter, or to sany party claiming under said granter cit the rates, issues and profite to the said premises.				
IN THE EVENT of the death, removal or absence from said Cook					
Thomas F. Bussey any like cause said first successor fail or refuse to act, the person who shall then be the rust. And when all the aforesaid covenants and agreements are performed, the grant- essonable charges.					
Witness the hand and seal of the graptor this	8 day of JUNE A. D. 1989				
Bollie	ann Wilson (SEAL)				
·	(SEAL)				
***************************************	(SEAL)				

UNOFFICIAL COPY IN BAD CONDITION

	State of					•
	County of	ook (Carlo)	, tr			
	T -ma.	1. 2.1 =	4104 9514	72 2724	19003, A — R§t	10.60
	a Notary Public in and	for said County, in the State atom	t _n	fly that		
	C. Sail	ie + Billie	Wilson.	(.W.FE.)		•••••
		e to be the same person-\$whose efore me this day in person, and a	name <i>ME</i>		subscribed to th	e foregoing
	as . Their free and vol	untary act, for the uses and purp	oses therein set forth, i	ncluding the release	and delivered the said instri e and waiver of the right of	iment homestead.
	Gi a. under my	hand and Notarial Seal, this		10	1 1	•••••
	7 (1)	in the second of	Mac	in expert	occided Nata	ry Public.
က		The second of the State of the	year	in eyene		e
	<u>:</u>		and set of the	and the first second	The state of the state	•
) / (
Silling Come						
	•	30	T- 1			
			ا ﴿ الله			
		F-()	All and and			
			4			
		t to green	'			
			0,			
	- III		4			
11 550	1.04 4 - 55			17		
II SEP	' 84 <u>1 :</u> 53					
			•	()		
				. 'C		
					4	
					$O_{\mathcal{K}}$	
	ا بسر ا		H AR	ľ		
		<u> </u>	RED	0657		
	B A	Trust	REPA	BANK 50, II 6		
35			AS PI	VINGSI		
) Market	SIKO!	NT W	AVE., C		ll l
:	COND MORTGA	D E. (T C	TRUST / HLAND 180	·	·
1	SECOND MORTGAGE OFILET HPP	TO GERALD E. SIKORA , Trustee	THIS INSTRUMENT WAS PREPARED BY: $\cancel{F_{1}R_{5}}$ $\cancel{C_{1}T_{4}}$ $\cancel{S_{u}:cocR_{5}}$.	LAKE VIEW TRUST AND SAVINGS BANK 3201 N. ASHLAND AVE.; CHICAGO, IL 40657 312/525-2180		
		<u></u> 5	us in	320 312		
		IL : : :				U

END OF RECORDED DOCUMENT