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TRUST DEED--- SECOND MORTGAGE FORM (ILLINOIS)

49-39081

This Indenture, withnesseth, That the Gi	27249016
Leroy Simon and wife Vida J.	as joint tenants
of the City of Chicago County of Co	ok and State of Illinois
for and in consideration of the sum of Fifty eight h	undred fifty four and 20/100 Dollars
in hand paid, CONYTY. AND WARRANTto GERALI	D E. SIKORA, Trustee
of the	Cook
thing appurtenant ther .c., ogether with all rents, issues and p in the City Chicago County	profits of said premises, situated vof
Lot 13 and he South Half of Lo addition to Park Manor, a Subdi	t 12 in Block 1 in Walter S. Dray's vision of the North Half of the North
West quarter of the North East Range 14, East of the Third Pri	quarter of Section 27, Township 38 North, ncipal Meridian, in Cook County,
0x	
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	27249016
Hereby releasing and waiving all rights under and by virtue of In Taust, nevertheless, for the purpose of securing perfo	rmac of the covenants and agreements herein.
	wife Vlu. J. as joint tenants
justly indebted upon One ARE VIEW TRYST	rincipal promisory note bearing even date herewith, payable

payable in 60 successive monthly on the note commencing on the	instalments ea. of 97:57. due MONTHL4.
	th interest after matu ity at the highest
lawful rate.	
Same to the same of the same o	I COUNTY OF THE PROPERTY OF TH
	yejidd gwyddin 1949 ac
THE GRANTORcovenantand agreeas follows: (1) To pay usid	indebtodness, and the interest thereon, as herein and in id out a rovided, or according to any
agreement extending time of payment; (2 to pay prior to the first day of sune in ea- (3) within sarty days after destruction or damage to rebuild or restors all buildings premises shall not be committed or suffered; (6) to keep all buildings now or at an premise shall not be committed or suffered; (6) to keep all buildings now or at an premise of the committed or suffered to the committed or the committed o	indebtachess, and the interest thereon, as herein and in if , s , ovided, or according to any chyser, all taxes and assessments against said prunises, and c , duro, and to subibit receipts therefor, so rimprovements on said premises that may have been destroyed c damaged; (4) that waste to said y time on said premises incured in companies to be salected by the grants. who is hereby supported in the control of the control o
all prior incumbrances, and the interest thereon, at the time or times when the sam be true Every of failure so to insure, or pay taxes or assessments, or the; may procure such insurance, or pay such taxes or assessments, or discharge or p	se shall become due and payable. From incumbrances or the interest thereon when due, the grantee or the so. te. of said indebtedness, urchase any tax lies or title affecting said premises or pay all prior inc. on rances and the interest
thereon from time to time; and all money so paid, the grantorhereon	, say immediately without demand, and the same with marrest narrow from the or way mean at fr. the whole of said indebtedness, including principal and all earned interest shall, at the or iom of the with interest thereon from time of such breach, at seven per cent, per annum, shall be use verable by
foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness. It is Anazara by the grantor that all expenses and disbursements paid solicitors fees, outlays for documentary evidence, stenographer's charges, cost of pro-	had then matured by express terms, or incurred in behalf of complainant in connection with the foreclosure hereof—incgr , sor ble returning or complating abstract showing the whole title of said premises embracing forect we were recurring or complating abstract showing the whole title of said premises embracing forect we were
as such, may be a party, shall also be paid by the grantor All such expenses a in any decree that may be rendered in such foreclosure proceedings; which procedures given, until all such expenses and distursements, and the costs of suit, because the cool given, until all such expenses and selections and the costs of suit, and	almost by any sixt or processing wherein a granter and premises, shall be taxed as costs and not ded seding, whether decree of sale shall have been entered or not, shall not be dismissed, not at the unding solicitor's fees have been paid. The granter for said granter and for the heirs, as the Jrs.
administrators and assigns of said grantorwaive all right to the possessio the filing of any bill to foreclose this Trust Deed, the court in which such bill is fill tor, appoint a receiver to take possession or charge of said premises with power	n of, and income from, said premises pending such foreclosure proceedings, and agree
IN THE EVENT of the death, removal or absence from said COOK .	
Thomas F. Bussey say like cause said first successor fail or refuse to act, the person who shall the translated by the affected orecasts and agreements are performed, the resonable charges.	of said County is hereby appointed to be first aucessor in this trust, and if for me this setting Records of Deeds of said County is hereby appointed to be second successor in this agrantee or his successor in trust, shall release said premises to the party entitled, on receiving his
	T W
Witness the hand and seal of the grantor this	31 day of TULY A. D. 19 84
X	se af friften (SEAL)
X.U.	do J. Simon (SEAL)
	(SEAL)
	(SEAL)
	or sk
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State of <u>Minois</u>	
County of Cook \$55.	•
I Strat RK	
	Do Gerby Certify that
personally known to me to be the same person\$, whose name\$.	are
and arrests appeared before the this day in person, and acknowl	subscribed to the foregoing ledged that I he M signed, sealed and delivered the said instrument rein set forth, including the release and waiver of the right of homestead.
day of A. D. 19	31
	Strat R. Creining
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SECOND MORTGAGE JEUGI HPP TO RAID E. SIKORA, Trustee	IS INSTRUMENT WAS FREPARED BY:
SECOND MORTGAGE Orugi Here To GERALD E. SIKORA, Trustee	THIS INSTRUMENT WAS PREPARED BY. FLAT MEIGOCLITOP SLO. Lakeview Trust & Savings Bank 3201 N. Ashland Chicago, Ill. 60657 312/525-2180
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