

RECEIVED IN BAD CONDITION

TRUST DEED,—S MORTGAGE FORM (ILLINOIS)	49-39769
This Indenture, witnesseth, That the Grantor	Glenn Howard and wife Mary
CILE DIMPHIMIE, WITNESSETH, That the Grantor	otean noward and wife mary
	ant.s
of the	and State of
for and in consideration of the sum of Twenty Five Thou	sand Nine Hundred Eighty One & 20/100
in hand paid, CONVEY. AND WARRANT to GERALD E.	
of the Cityof Chicago County of Cook	
and to his successors in trust hereinafter named, for the purpose of sec	
lowing described real estate, with the improvements thereon, includin	
thing appurtenant thereto, together with all rents, issues and profits o	l l
ir the Gityof Chicago	1
7-4- 10 7 17 71 - 7 0 7	Olympia Donatala
Lots 10 and 11 in Block 2 in	
being a Subdivision of the E	ast 10.08 chains of the
S -th 1/2 of the South East	1/4 of Section 3, Township 38
	Third Principal Meridian, in
Cock Courty, Illinois.	
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	£ 7
Hereby releasing and waiving all rights under and by virtue of the ho	must and around the language of the State of Illiania
In Trust, nevertheless, for the purpose of securing performance	of the covenants and agreements herein.
WHEREAS, The Grantor Glenn Port of an	d-wife-Mary-Howardas. Joint Tenants
justly indebted upon	
	ST.&.SAVINGS
payable in 60 successive monthly insta	lmer se h of \$433.02 due MONTHLY
	ay of Nov may 24, and on the same date of
	erest all maturit the highest
lawful rate.	_
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	hees, and the interest thereon, as herein and in selection of the interest thereon, as herein and in selection of the interest therefore the selection of the interest the manufacture of the selection of the sel
premises shall not be committed or suffered; (5) to keep all buildings now or at ony time of thorized to place such insurance in commanies acceptable to the holder of the first mortgage.	and the same to recovered the first in a subspice process, and the same through the recovery of the same through the same the
second, to the Trustee 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	remain with the said Mortgagees or Trust, es until the indel rdn. * is fully paid; (6) to pay
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumay procure such insurance, or pay such taxes or assessments, or discharge or purchase:	imbrances or the interest thereon when due, the grantee or the holder of so inde. I dness, any tax lies or title affecting said premises or pay all prior incumbrance and the it erest
seven per cent, per annum, shall be so much additional indebtedness secured hereby.	le of said indebtedness, including principal and all earned interest shall a, be or a one
legal holder thereof, without notice, become immediately due and payable, and with inter- foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had the	est thereon from time of such breach, at seven per cent, per annum, shall be recovered as on n matured by express terms.
It is AGREED by the granter that all expenses and disbursements paid or incurr solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring	ed in behalf of complainant in connection with the foreclosure hereof — including reason — is or completing abstract showing the whole title of said premises embrating foreclosure — cree
as such, may be a party, shall also be paid by the grantor All such expenses and disbut in any decree that may be rendered in such forcelosure proceedings, which opposeding.	y any suit or proceeding wherein the grantee or any notice of any part of said independent rements shall be an additional lien upon said premises, shall be taxed as costs and included thether decree of sale shall have been entered or not, shall not be dismissed, nor a release
hereof given, until all such expenses and dishumements, and the costs of suit, including sol administrators and assigns of said grantor	icitor's fees have been paid. The grantor for said grantor and for the heirs, executors, lincome from, said premises pending such forcelosure proceedings, and agree that upon
the filing of any hill to foreclose this Trust Deed, the court in which such hill is filed, may tor, appoint a receiver to take possession or charge of said premises with power to colle	at once and without notice to the said grantor, or to any party claiming under said gran- ct the rents, issues and profits of the said premises.
1	County of the grantee, or of his refusal or failure to act, then
any like cause said first successor fail or refuse to act, the person who shall then be the	of said County is hereby appointed to be first successor in this trust; and if for acting Recorder of Deeds of said County is hereby appointed to be sucond successor in this successor in this successor in this successor in this successor in the successor in this successor in the successor in th
trust. And when all the aforesaid covenants and agreements are performed, the grantee reasonable charges.	or his successor in trust, shall release said premises to the party entitled, on receiving his
10.	(Carpan) 7 / 21
Witness the hand and seal , of the grantor , this ,	September A.D. 19 84
	JUMINOW OUT (SEAL)
<i></i>	Myan Necofficient (SEAL)
	(SEAL)
	an
	(SEAL)

n Notary Public in and for Mary Personally known to me to	yHowarda.gJ be the same person.gwl	oint Tenants	aug thatar	esubsc	ribed to the foregoing
instrument, appeared befor as .t. h.e. 1. Tree and volunt Given under my ha	re me this day in person, cary act, for the uses and and Notarial Seal, thi	purposes therein set forth	he signed, seale	d and delivered the a	aid instrument e right of homestead.
day of Septembe	:r	9.84	Dydu.	rely	Notary Public.
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HERAGE HERA				T'S O	
Ext Appl				ŤśO	23868.
Trust Appl	RA., Trustee	THIS INSTRUMENT WAS PREPARED BY:	LAKE VIEW IRUST AND SAVINGS BANK 3201 N. ASHLAND AVE., CHICAGO, IL 60657 312/625-2180	750	Control of the contro

END OF RECORDED DOCUMENT