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27369730

TRUST DEED_ CECONO MODECAGE EDDM (ILLINOIS)

49-41302

71 · ~1 ·		12.4			:
lhis Ind	enture, witnessi	ETH, That the Grantor	WILLIAM OLI	SZGZAK AND WI	FE JURELINE OLESZO
		***************************************		******************	
AL CITY	ofCHICAGOco		and Cini	-f TYY TWOTO	
and in consider	ation of the sum of SI	X THOUSAND EIGH	T HUNDRED TW	OTILLINGIS.	40/100 Dollars
hand paid, CON		to GERALD E.			
nd to his successo wing described re	of Chicago rs in trust hereinafter nameal estate, with the improv	ed, for the purpose of se- ements thereon, includi	curing performance o ig all heating, gas o	of the covenants and a and plumbing apparatu	greements herein, the fol-
	thereto, together with all a				nd State of Illinois to wit
					na blace of fifthous, 60-wis.
	LOT 51 IN CRAWFO IN GRANDVIEW, BE SUBDIVISION; IN	ING A RESUBDIVI THE SOUTHWEST ?	SION OF BLO	CKS 1, 2, & 3, 23, TOWNSHIP 4	OF K.K. JONES 0 NORTH, RANGE 13
	EAST OF THE THIR	D. PRINCIPAL MER	IDIAN, IN CO	OK COUNTY, ILI	INGIS
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		**************************************	· · · · · · · · · · · · · · · · · · ·	••••••	
			•••••		
	and waiving all rights und evertheless, for the purpos				inois.
Whereas, 7	he Grantor	AM, OLESZCZAK, AM	ID. WIFE JUREL	INEOLESZCZAK	
ustly indebted up	on				en date herewith, payable
		4 ONYTHOO DAILY			
יייייייייייייייייייייייייייייייייייייי	able in 60 succe	ssive monthly inst	dr ants such of		monthly
on	the note commencing	g on the25 d	ay o'.Dacember	1984., and on th	e same date of
	h month thereafter,		terest after 118.	uity at the high	est
law	ful rate				•••••••
······································	THE P	V köngés⊙	D renot		9
		h desire			
The Granfon agreement extending to (3) within sixty days at premises shall not be cohorized to place such a the Trustee		follows: (1) To pay said indebte to first day of June in each year, d or restore all buildings or impul- buildings now or at any time or to buildings now or at any time or to buildings now or at any time or to buildings now or at any time or to build no long to the first mortgage to which policies aball by left and	dness, and the interest the all taxes and assessments overments on said premises a said premises insured in a indebtedness, with loss of termain with the said More than the said More t	ereon, as herei and in said sgainst taid pr miss, p 'n that may have been de 'ro; companies to be sele ted y usus attached payable 'ro, to transpess or Trustees unit the	notes provided, or according to any demand to exhibit receipts therefor, d or damaged; (4) that waste to said at granteo berein, who is hereby au- the first Trustee or Mortgagee, and, inde', is fully paid; (6) to pay
all prior incumbrances IN THE EVENT may procure such insi	and the interest thereon, at the tin of failure so to insure, or pay taxes trance, or pay such taxes or assess ince and all money as ould the or	ne or times when the same shall or assessments, or the prior inc ments, or discharge or purchase	become due and payable. umbrances or the interest any tax lien or title affect and tax without devand	thereon when due, the grante ing said premises or pay all	re rithe hold of said indebtedness, privincum ancre and the interest the infriit date of payment the interest and interest
seven per cent, per snn In the Event legal bolder thereof, w	um, shall be so much additional inc of a breach of any of the aforesaid i ithout notice, become immediately	ebtedness secured hereby, nivenants or agreements the win due and payable, and with inter	ole of said indebtedness, in rest thereon from time of s	duding principal and all earn och breach, at seven per cent	ed interest unil, . he cition of the per annua, show be reoverable by
foreclosure thereof, or l It is Admes be solicitors fees, outlays	ry suit at law, or both, the same as y the grantorthat all expenses or documentary evidence, stepogra	f all of said indebtedness had the and diabursements paid or incur pher's charges, cost of procuring	en matured by express term red in behalf of complainan or completing abstract sho	s. t in connection with the forec wing the whole title of said p	losure hereof—ir ud sonable emises embracing for closur decree
-shall be paid by the as such, may be a part in any decree that ma hereof given, until all administrators and as	grantor; and the like expenses, , ahall also be paid by the grantor , be rendered in such foreclosure p such expenses and disbursements, a signs of said grantorwaive	and disbursements, occasioned to All such expenses and disbu- roccedings; which proceeding, and the costs of suit, including so all right to the possession of, an	oy any suit or proceeding w prements shall be an addit whether decree of sale sha licitor's fees have been paid d income from, said premis	berein the grantee or any ho ional lien upon said premises Il have been entered or not. I. The grantor for said gre es pending such foreclosure i	insure nereal and a sounder emises embracing for closur decree der of any part of an indebtedness, shall be taxed to took distinct and for the heirs, to could a not or and for the heirs, to could a proceedings, and gree. The apon any party claiming under said granamy party clai
tor , appoint a rece	foreclose this Trust Deed, the cour- iver to take possession of charge of	an which such till is filed, may taid premises with power to colle	as once sno without police of the rents, issues and pro	to use said grantor, or to fits of the said premises.	N. N.
IN THE EVENT	of the death, removal or absence fr	ner said Cook		County of the grantee,	or of his refusal or failure to act, then
shy like cause said fit trust. And when all reasonable charges.	TAS F. BUSSEY	he person who shall then be the nents are performed, the grante	ncting Recorder of Deeds e or his successor in trust,	nty is hereby appointed to be of said County is hereby app shall release said premises t	first successor in this trust; and if for ointed to be second successor in this o the party entitled, on receiving his
	* *		• .		
Witness t	ne hand and seal of th	e grantor this 20	thoday of	Antober	
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2000-1		(X).	of the state of th	100	- 4
		y year	ue e	seo z cza	(SEAL)
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State of Minols County of Cook I, Leonard J.	}55. L124K	······································		y <u>.</u>	,	
a Notary Public in and for said County, in JURELINE OLES ZEZA personally known to me to be the same personally known to be the same personall	person . 5whose na v in person, and ac	me 5knowledged that .7	ARE. he√.signed,	sealed and delivered	ubscribed to the fore	egoing
Given under my hand and Notar day of	ial Seal, this A. D. 19 .8 /	29 }	non	adf hi	O Selection Notary Publi	·····
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пред Пред	Trustee	THIS INSTRUMENT WAS PREPARED BY:	V NGS BANK IICAGO, IL 60657			2
SECOND MORTGAGE Truck Heri	GERALD E. SIKORA	STRUMENT WAS PREPAR	V 1201 N. ASHLAND AVE., CHICAGO, IL 60657 312/1625-2180			27369730
SEC SEC	GERAI	THIS INST	3201 N. 312/52			