NOFFICIAL CC

THIS INSTRUMENT IS PREPARED BY MARIA M. VEGA, PIONEER BANK, 4000 W. NORTH AVENUE CHICAGO, ILLINOIS 60639



TRU	ST DEE!	-SECOND	MORTGAGE	FORM	(LLINOIS

TRUST DEED-SECOND MORTGAGE FORM (JLLIMOIS)
. # \ .
This Indenture, witnesseth, that the Grantor CARRIE L. DAVIS 27384069
of the CITY of CHICAGO County of COOK and State of ILLINOIS
for are in consideration of the sum of FOUR THOUSAND TWO HUNDRED THREE AND NO/100Doi
in hand pair CONVEY. AND WARRANT to R.D. McGLYNN, Trustee
of the Lit of Chicago County of Cook and State of Illinois
and to his su cer or in trust hereinafter named, for the purpose of securing performance of the covenants and agreeme herein, the folio ing described real estate, with the improvements thereon, including all heating, gas and plumbing
paratus and fix up and everything appurtenant thereto, together with all rents, issues and profits of said premises, situa
in the CITY of CHICAGO County of COOK and State of Illinois, to-
LOT 1 IN P.S. HAYSEN'S RESUBDIVISION OF LOTS TWENTY-SIX
(26) TO TWENTY LINE (29) IN BLOCK THIRTEEN (13) IN WEST
AUBURN, A RESUBDIVISION OF BLOCKS, ONE (1), TWO (2),
THREE (3), FOUR (4), T'IRTEEN (13), FOURTEEN (14), FIFTEEN
(15) AND SIXTEEN (16) IN CODEN'S SUBDIVISION OF THE SOUTH
EAST QUARTER OF SECTION TWELT, THE (29), TOWNSHIP
THIRTY-EIGHT (38) NORTH, RANGE FOUTTERN (14), EAST OF THE THIRD PRINCIPAL MERIDIAN.
THE THIRD FRINTIFAL MEADIAN.
Hereby releasing and waiving all rights under and by virtue of the homeste at vemption laws of the State of Illinois.
In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein.
WHEREAS, The GrantorCARRIE .LDAVIS. justly indebted upon
justy mideoted apon
payable in 36 successive monthly instalments each of 116.75 a final
instalment which shall be equal to or less than the monthly instalments due
on the note commencing on the 2nd day of EBRUARY 055, and on the some date of
each month thereafter, until paid, with interest after maturity at the lighest
lawful rate.
n i i i i i i i i i i i i i i i i i i i
THE GRANTOR covernant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided,
SECOND THE GRANTOR coverant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, as conding to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all attace and asserts against said premise and on demand to exhibit recept therefore; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premise that may have been destroyed or damaged; (4) that waste to said premise a shall not be committed or suffered; (5) to keep all buildings now or at any time kerl premises insured in companies to be selected by the grantee herein, who is hereby authorized to place in Companies acceptable to the hole of the first mortyrage michiedness, with host clause stateded and of the first mortyrage michiedness, with host clause attacked and fortage or the state of the state of the properties of the proper
of the first mortyage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Trustee herein as their interemay appear, which policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay all prior incumbrant, which profits thereon at the state of the said and the state of the said and the said
and the interest thereon, at the time or times when the same shall become due and payable, the interest thereon at the time or times when the same shall become due and payable. If you have the property of the time of the payable, or pay taken or assistantials, or the prior incumbrances or the interest thereon when due, the grantee or has been of said interest the payable that
all prior incumbrances and the interest thereon from time to time; and all money to paid, the granter, agree to repay immediately without demand, a blue same with interest thereon from the date of payment at saven per cent. De rannum, shall be so much distinual indebtacless secured hereby. In THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of add indebtacless, including principal and all sarned interest, but the country of the payment of the p
seven per cent, per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured
express terms. It is AGREED by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure here of -including reasonable solicitor's fees, outlays for documentary evidence, atenographer a charges, cost of procuring or completing abtract showing the white the control of the process and disbursements, occasioned by any suit or proceedings; and the like expenses and disbursements, occasioned by any suit or proceedings; which proceedings with first proceedings; which proceedings with proceedings; which proceedings with proceedings; which proceedings with proceedings and proceedings and proceedings; which proceedings are proceedings; which proceedings with proceedings and proceedings and proceedings are proceedings; which proceedings are proceedings; which proceedings are proceedings; which proceedings are proceedings and proceedings are proceedings; which proceedings are proceedings are proceedings; which proceedings are proceedings; which proceedings are proceedings and proceedings are proceedings are proceedings; which proceedings are proceedings are proceedings; which proceedings are proceedings; which proceedings are proceedings are proceedings; which
ceeding wherein to grantee or any notice of any party and included in a such may be party and also party and al
and assigned said grantor, waive all light to the possession of, and income from add premiers pending such foreclosure proceedings, and assigned said grantor, waive all light to the possession of, and income from add premiers pending such foreclosure proceedings, and agree. the population of the proceedings and premiers and prem
ramining under said grantor, appoint a receiver to take possession of charge of said premises, IN THE EVENT of the death, removal or absence from said
Joan, J. Behrendt. of said County is hereby appointed to be first successor in this trust; and if fo
any like cause said hat's successor fail or refuse to act, the person who shall then be the acting neconder or becast of and county is breay appointed to be second many as a successor in trust, shall release said premises the party entitled, on receiving his reasonable charges.
Witness the hand and seal of the grantor this 19th day of December A. D. 19 &
and the second
(SEAL)
(SEAL)
(SEAL)
1451 Box 22

27384069

UNOFFICIAL COPY

	a Notary Public in and for a	aid Sounty, in the State aforesaid, 3	Do Herrely Certify that	
	ewne,	h. Nous		
	instrument, appeared before	e the same person_whose name_ me this day in person, and acknowl t as_thier free and voluntary act	ledged that the Ysigned, sealed and	
	set forth, including the releas	se and waiver of the right of homest	t, for the uses and purposes therein tead.	
	Jecember	and Notarial Seal, this 19th		
6		_ Maure	W Ploevie Notary Public.	
	Per de la company de la compan			
	O/X			
	9			
	Ox	S ostos likšvi	ע מבכ פל וו: סג 0.11 - בר בר א המס	1
	C		ADD -	
		0/		
		7		
		Co		
		OOF COUNTY		
			1	
			C	
	· · · · · · · · · · · · · · · · · · ·	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	Clartie	- 6
			4	
		- And		
			38. (38)	1/2
		BY:	27384069	
	o II	REL	9	
	s t	< 0	(1	
Dee	Trustee	PREPA Compa		
t Deel	XNN, Trust	WAS PREPA		
ist Deel	McGLYNN, Trust	MENT WAS PREPA		
ust Deel	R.D. McGLYNN, Truste	HRUMENT WAS PREPA Bank and Trust Compa North Ave.	*13.1.22.1.1.1.1	
Trust Deed	R.D. McGLYNN, Trust	THIS INSTRUMENT WAS PREPARED BY: Pioneer Bank and Trust Company 4000 W. North Ave. Chicago, Illinois 60639	0451 PB	

END OF RECORDED DOCUMENT