CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.

HIS INDENTURE WITNESSETH, That St. Rest No. 2 Missi	OND THE
aptist Church	
(hereinafter called the Grantor), of	85256065
00 South Pulaski Chicago Tl. (No. and Street) (City) (State	linois
rand in consideration of the sum of Fifty-Five Thousand and 100(\$55,000.00)	_no   Dollars
hand paid, CONVEY AND WARRANT to	
The Austin Bank of Chicago  5645 W. Lake Street Chicago Tll: (No. and Street) (City) (State	inois
Trustee, and to his successors in trust hereinafter named, the following describ- state, with the improvements thereon, including all heating, air-conditioning, umbing apparatus and fixtures, and everything appurtenant thereto, together	bed real gas and Above Space For Recorder's Use Only with all
ents, issues and profits of said premises, situated in the County ofCook	and State of Illinois, to-wit:
Lots 21, 22 and 23 in Block 1 in Butler, Cur	mmings and Scully's Subdivision of part
of Munson's Adaltion to Chicago in the South	East & of Section 15. Township 39 North
Range 13 East of the Third Principal Meridia	in in Cook County, Illinois.
SA BLK	PCL UNIT
ereby releasing and waiving all rights under and by virtue of the homestead exc	amortion laws of the State of Illinois
ereby releasing and waiving all rights the get all by write of the homestead ereby.  IN TRUST, nevertheless, for the purpose of securing performance of the cover WHEREAS. The Grantor is justly indebted upon a principal promises.	nants and agreements berein.
in monthly payments of \$642.50 including inte	A.
continuing each month thereafter until Septem	ber 30, 1986, when the entire unpaid
palance together with interst shall be due an principal balance of \$55,000.00 and bears int	d payable. Said note has a beginning
18.	erse at the late or the prime rate pro-
	<b>.</b>
t is intended that this trust deed shall sec r modifications of the promissory note (escr	
a modifications of the promisesty hose testa	ribed herein.
	/ A — — — — — — — — — — — — — — — — — —
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness according to any agreement extending time of payment; (2) to pay when due mand to exhibit receipts therefor; (3) within sixty days after destruction or emises that may have been destroyed or damaged; (4) that waste to said premise y time on said premises insured in companies to be selected by the grantee he ceptable to the holder of the first mortgage indebtedness, with loss clause attactuate herein as their interests may appear, which policies shall be left and renic; (6) to pay all prior incumbrances, and the interest thereon, at the time or till NTHE EVENT of failure so to insure, or pay taxes or assessments, or the private of said indebtedness, may procure such insurance, or pay such taxes or astemises or pay all prior, incumbrances and the interest thereon from time to the debtedness secured hereby.  INTHE EVENT of a breach of any of the aforesaid covenants or agreements the all, at the option of the legal holder thereof, without notice, become immediate per cent per annum, shall be recoverable by forestoure thereof any attacked by express terms.  IT IS AGREED by the Grantor that all expenses and disburgements paid or incursor.	whole of said indebtedness, including principal and all earned interest, the due and payable, and with interest thereon from time of such breach
matured by express terms.  TIS AGREED by the Grantor that all expenses and disburgments paid or including reasonable attorney's fees, outlays for documently evidence, stenogrole title of said premises embracing foreclosure decree—shall be paid by the tor proceeding wherein the grantee or any holder of the paid by the tor proceeding wherein the grantee or any holder of the point of said indebtednesses and disbursements shall be an additional flee upon said premises, shall he foreclosure proceedings; which proceedings whether decree of sale shall havit all such expenses and disbursements, and the Grantor waives all right to the post ceutors, administrators and assigns of the Grantor waives all right to the post seedings, and agrees that upon the fitting of any complaint to foreclose this Ti hout notice to the Grantor, or to any party claiming under the Grantor, appoint leet the rents, issues and profits of the said premises.  NTHE EVENT of the deput of permoval from said Cook  Cohicago Title and Trust Company	Grantor; and the like expenses and disburser en's, occasioned by any less, as such, may be a party, shall also be paid by the Grantor. All such the taxed as costs and included in any decree that may be rendered in a been entered or not, shall not be dismissed, not class, hereof given, y's fees, have been paid. The Grantor for the Granto and for the heirs, session of, and income from, said premises pending such foreclosure rust Deed, the court in which such complaint is filed, may at once and it a receiver to take possession or charge of said premises with power to
The name of a record owner is: St. Rest. No. 2 Missionar	y Raptist Church
hicago Title and Trust Company	of said County is hereby appointed to be first successor in this trust;
NTHE EVENT of the depth of periodal from said	shall then be the acting Recorder of Deeds of said County is hereby remants and agreements are performed, the grantee or his successor in echarges.
	eptember 1985.
Witness the hand and soul of the Granter this 30th day of Se	
Witness the hand and sent of the Grantor this _30±h_ day ofSi	St. Rest No. 2 Missionary Baptist Chu
	St. Rest No. 2 Missionary Baptist Chu
low signature(s)	St. Rest No. 2 Missionary Baptist Chu (SEAL)  Rev. Larry Hopkins
ease print or type name(s) low signature(s)	St. Rest No. 2 Missionary Baptist Chu (SEAL)  Rev. Larry Hopkins  (SEAL)

## **UNOFFICIAL COPY**

STATE OF	ILLINOIS		ලකින <b>යි .ට</b> ් ක්සල්	r 40		
COUNTY OF	соок	**************************************	rasa sa Leo r Dana		(57/4/5) ಶಕ್ಷ	de er
COUNTY OF		A SA STATE	mana 140		్. కారణం ఉన్నాయి. కాత్రంలో	$\nabla \cap \nabla$
, ULYSS	SES G. TATE, JR.				nd for said County	. in the
		(**	. 200 230) ·	and the second second		
State aforesaid, De	O HEREBY CERTIF		nnanidh	າາສາ ( <u>ຕີສິ</u> ກ	Territorio de la composición della composición d	14
personally known	to me to be the same	personwhos	e nameis	subscribed to	the foregoing insti	rument,
appeared before i	me this day in perso	n and acknowle	aged that he	signed, seale	d and delivered th	ne said
sinstrument.as' = 24	Spein free and volu	ntaryract, for tife	uses und purposés	s therein set forth	, including the rele	nse and
waiver of the right	ម្ងាក់ ក្រោះជាក់ ដែក ការរាក់ himiestead រូបភេទិ	Tight of the following	en signali are; en literingiler	ದೇ (ದೇ ಇದು ವಿಶಿವಿದ (ಇದು ಇಂಟ್ (ಬಿಟ್ಟ್) (ಇಲ್ಲಿ	ing pagamentan Per <mark>upa</mark> n 1991 dan	T. A.
Given under:	my hand and official se	eal this25	th day c	of October	. 19_85.	
(Impress Seal H	(are)		Ulles	n A	blot	<del>/</del>
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SECOND MORTGAGE  Trust Deed	Rev. Larry Hopkins St. Rest No. 2 M.B. Church 328 James Avenue Bolingbrook, Illinois 60439	Austin Bank of Chicago 5645 West Lake Street Chicago, Illinois 60644	( test of test	1 .

GEORGE E. COLES LEGAL FORMS 9909927-99-