

Official Business
Thomas W. Hetman
City of Evanston
2100 Ridge Avenue
Evanston, Illinois

CAUTION. Consult a lawyer before using or acting under this form

Alt warrantes, including merchantability and fitness, are excluded.	
THE SALES OF THE S	
THIS INDENTURE WITNESSETH, That	
(hereinafter called the Grantor) of	Hinois 85266253
1834 Grey Avenue Evanston II	linois 85%
for and in consideration of the sum of Seven Thousand Fifty	Seven
and 00/10000000000000000000000000000000000	X Dollars Vanston
in hand paid, CONVEY S AND WARRANT S to CITY OF E Department of Rehabilitation	VALIBLOT
of 2100 Ridge Avenue Evanston Illi	nois
(No. and Street) (Cay) as Trustee, and to his successors in trust hereinafter named, the following des	State)
estate, with the improvements thereon, including all heating, air-conditioning plumbing apparatus and fixtures, and everything appurtenant thereto, togethere	ng, gas and Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of	Cook and State of Illinois, to-wit:
Tab Or de Black / de T. C. Hardandla	There were California of the County From
1/4 of the North Fast 1/4 of Section	Evanston Subdivision of the South East 13, Township 41 North, Range 13, East
of the Chird Principal Meridian, in	Cook County, Illinois
70_	
Q _A	
/ /	
Hereby releasing and waiving all rights under, and by virtue of the homestead	
IN TRUST, nevertheless, for the purpose of couring performance of the co- WHEREAS. The Grantor is justly indebted in . 3810, principal prom	venants and agreements herein. ussory note bearing even date herewith, payable
\$7 057 00 mountained lane at 29 Japan	and four 15 words. Community Controller
15 1985 the understaned promises to	est for 15 years. Commencing September o make monthly payments of \$48.76 each
and every month for 180 months.	
4	4.
Permanent Tax #(53) 10-13-116-0/1	. 60
Permanent Tax #(53) 10-13-116-0/1	
To the second se	SIGNGE
THE CIDANTIAN coverants and surement follows: (1) To may said indebtods	are the Consistency there were the same and in said autous makes are united.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedn or according to any agreement extending time of payment; (2) to pay when a demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said premises that may have been destroyed or damaged; (4) that waste to said premises that may have been destroyed or damaged; (4) that waste to said premises that may have been destroyed or damaged; (5) that waste to said premises that may have been destroyed or damaged; (6) that waste to said premises that may have been destroyed or damaged; (6) that waste to said premises that may have been destroyed or damaged; (6) that waste to said premises the damaged of the damaged o	due in each car, all taxor and assessments against said premises, and on
premises that may have been destroyed or damaged; (4) that waste to said pre-	or damage to rebuild proceeding all buildings or improvements on said- nises shaling the committed or suffered; (5) to keep all buildings now or at
any time on said premises insured in companies to be selected by the grante acceptable to the holder of the first mortgage indebtedness, with loss clause at Trustee herein as their interests may appear, which policies shall be left and paid; (6) to pay all prior incumbrances, and the interest thereon, at the time of	e herein, who is termy duthorized to place such insurance in companies. Bached payables, with the first Trustee or Mortgagee, and second, to the
Trustee herein as their interests may appear, which policies shall be left and paid; (6) to pay all prior incumbrances, and the interest thereon, at the time of	remain with the hid Miortgagee or Trustee until the indebtedness is fully or times when his same shall become due and payable.
holder of said indebtedness, may procure such insurance, or pay such taxes of premises or pay all prior incumbrances and the interest thereon from time to	o time; and all money so paid, are Grantor agrees to repay immediately
without demand, and the same with interest thereon from the date of payl indebtedness secured hereby.	
IN THE EVENT of a breach of any of the aforesaid covenants or agreements, shall, at the option of the legal holder thereof, without notice, become immediately	the whole of said indebtedness, including principal and all earned interest, intelly due and payable, and with inclues thereon from time of such breach.
at three per cent per annum, shall be recoverable by her ill sure if	bereof, or by suit at law, or both, the same as it all of said indebtedness had
then matured by express terms. It is AGREED by the Grantor that all expenses and disbust inputs paid or including reasonable attorney's fees, outlays for documenting windence, stem whole title of said premises embracing foreclosure decree—ahall be paid by taut or proceeding wherein the grantee or any holder of the part of said indebt expenses and disbursements shall be an additional liquid upon said premises, is such foreclosure proceedings; which proceeding, whother decree of sale shall until all such expenses and disbursements, and the costs of sait, including atto executors, administrators and assigns of tipe dramfor waives all right to the proceedings, and agrees that upon the illusted any complaint to foreclose this without notice to the Grantor, or to say any claiming under the Grantor, app collect the rents, issues and profits paid any profits and premises.	incurred in behalf of plaintiff in connection who the foreclosure hereof
including reasonable attorney's fees, outlays for documentary vidence, sten- whole title of said premises embracing foreclosure deered—thall be paid by t	ographer's charges, cost of procuring or co.np'sting abstract showing the the Crantor; and the like expenses and disbusses are not specified by any
 suit or proceeding wherein the grantee or any holder of any part of said indebte expenses and disbursements shall be an additional tien upon said premises, st 	edness, as such, may be a party, shall also be paid by the Grantor. Alf such hall be taxed as costs and included in any decree that may be rendered in
such foreclosure proceedings; which proceeding, whother decree of sale shall be mitted by crosses and disbursaments, and the costs of said including alternative and costs of said alternative and costs of said alternative and costs of said alterna	have been entered or not, shall not be dismissed, nor retelise hereof given,
executors, administrators and assigns of the Syantor waives all right to the	possession of, and income from, said premises pending such foreclosure
without notice to the Grantor, or to an easily claiming under the Grantor, app	wint a receiver to take possession or charge of said premises with power to
collect the rents, issues and profit of the said premises. The name of a record owners: Cordie	Mae Burriell
IN THE EVENT of the dealth arremoval from said Cook	Mae Burriell County of the grantee, or of his resignation, refusal or failure to act then
City of Evanston and if for any like cathe and first successor fail or refuse to act, the person w	of said County is hereby appointed to be first successor in this trust;
appointed to be second successor in this trust. And when all of the aforesaid	covenants and agreements are performed, the grantee or his successor in
trust, shall release said premises to the party entitled, on receiving his reason. This trust deed is subject to	inte charges.
This trust deed is subject to Note of Sa Witness the handand sealof the Grantor thisday of	me Date
Witness the hand and seal of the Grantor this day of	- Guzust 1985
•	Wardie Mae Burnell Gen
	Cordie Mae Burriell
Please print or (spe name(s) below signature(s)	
	(SEAL)
	THE PROPERTY AND PROCESSING OF THE SECOND CONTRACTOR OF THE PROPERTY OF THE PR

This instrument was prepared by Thomas W. Hetman, 2100 Ridge Avenue, Evanston, Illinois 60204 (NAME AND ADDRESS)

UNOFFICIAL COPY

STATE OF The State
COUNTY OF Corb
1. Thomas W. Netwan, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that
Cordie Mae Burriell
personally known to me to be the same person whose name subscribed to the foregoing instrument,
appeared before me this day in person and acknowledged that signed, sealed and delivered the said
instrument as, free and voluntary act, for the uses and purposes therein set forth, including the release and
waiver of the right of homestead.
Given under my hand and official seal this 7th day of August, 1985
(impress Seal Hore)
Notary Public
Commission Expires January 5, 1987
Commission Expires January 5, 1987
45
T COUNTY CONTY
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$\mathcal{O}_{\mathcal{S}_{c}}$
T'S OFFICE

85266253

SECOND MORTGAGE

Trust Deed

2

GEORGE E. COLE LEGAL FORMS

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7 057 00

us \$	Evanston	_, IIIInois
The state of the s	City	
	August 7	_, 1985
FOR VALUE RECEIVED, the undersigned ("Borrower")	U	
Evanaton, the principal sum Seven Thousand Fifty Se xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	ven and 00/100xxxxxxxx	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
1. The entire principal sum shall be due and pay fer of title, whether or not for consideration (includ- upon any sale or entry into letters of agreement for o	ding thereby inheritanc	es) and
Avenue, Evanston, Illinois, legally descri		1 Crey
Lot Cy in Block 4 in J. S. Hovland's Evans South East 1/4 of the North East 1/4 of Section Range 13 East of the Third Princepal Meridian	ston Subdivision of the 13, Township 41 North.	

Permanent Tax # (53) 10-13-116-641 whether made by the undersigned, or by his heirs, assignees or devisees. The amount owing upon such event above stated shall be the unpaid principal balance plus zets of 3% percent per annum from commencement date of this note to the date of such ovent above stated.

- 3. The undersigned may prepay this note at any time in whole or in part by making payments to the City of Evanston of amounts representing not loss than 5 per cent of the total principal amount with interest of the payment or particle payment at the rate of _3 _% percent per year from the commencement date of this note.
- 4. The payment of this note is secured by trust deed, bearing even date herewith, conveying to the City of Evanston, as Trustee, real estate in the County of Cook, in the State of Illinois; and it is agreed that in the case of default in accordance with the terms hereof, or in case of a breach of any of the covenants or agreements stipulated in said trust deed to be performed on the part of the grantor or grantors therein or on the part of the heirs, executors, administrators or assigns of such grantor or grantors, then at the election of the legal holder or holders hereof the whole of such principal sum remaining unpaid, together with accrued interest thereon, shall at once become due and payable at the place of payment aforesaid, without notice to the maker or makers hreof or to the heirs, executors, administrators or assigns of said maker or makers.

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Presentment, notice of dishonor, and protest are hereby waived by all makers, sureties, guarantors and endorsers hereof. This note shall be joint and several obligation of all makers, sureties, guarantors and endorsers, and shall be binding upon them and their heirs, personal representatives, successors and assigns.

1834 Grev Avenue	Cordie Mae Burriell
70-	
Property A Gress	(Execute Oringinal Only
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	Olympia Clarks Office
من المنظم ا المنظم المنظم	7,6
#9628 # # # #8566# # #1111	O _{FF}



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