SECOND MORTGAGE (ILLINOIS)

CAUTION Consult a lawyer before using or acting under this form

All wan sobes, including marchiniability and fitness, are excluded	ĺ	
THIS INDENTURE WITNESSETH, That Jeffrey V, Bohn a	86477596	
(hereinafter called the Grantor), of		
1730 39th Ave. Stone Park Illir	ois	
for and in consideration of the sum ofFive Thousand Two Hu_Sixty Six 20/100	Dollars	
in hand paid, CONVEY AND WARRANT to THE_NORTHLAKE_BANK		
of 26 W. North Ave. Northlake IL (No analytreet) (City) (S	(ate)	
as Trustee, and to his successors in trust hereinafter named, the following desc estate, with the improvements thereon, including all heating, air-conditioning plumbing apparatus and fixtures, and everything appurtenant thereto, togeth	g, gas and Above Space For Recorder's Use Only	
rents, issues and profits of said premises, situated in the County ofCOC	K and State of Illinois, to-wit:	
Lot 9 (except the South 20 feet therefo), all of Lot 8 in Block 17, in H.O. Stone and Company's Wor'd's Fair Addition, a Subdivision of that part of Section 4, Township North, Range 1%, East of the Third Principal Meridian, lying North of the Indian Boundary Line except therefrom all of Soffel's Subidvision also that part of Section 4 South of the Indian Boundary Line, North Elgin Road (Lake Street and West of Henry Soffel's Third Addition to Melrose Park also that part of Section 4 lying South of Indian Boundary Line West of the Center line of 33rd Avenue produced North of the Center Hereby releasing and waiving all rights under rand by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.		
WHEREAS. The Grantor is justly indebted upon_the_rprincipal promi	ssory note bearing even date herewith, payable	
***\$87.77 on the tenth day of Novem	ber, A.D. 1986;	
\$87.77 on the tenth day of each and thereafter for fifty eight months,		
payment of \$87.77 on the centh day	of October, A.D. 1991.	
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	ALL GIT CAN	
Permanent Real Estate Index # 15-04		
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedne or according to any agreement extending time of payment; (2) to pay when the demand to exhibit receipts therefor; (3) within sixty days after destruction of premises that may have been destroyed or damaged; (4) that waste to said premise importance in companies to be selected by the grantee acceptable to the holder of the first mortgage indebtedness, with loss clause att Trustee herein as their interests may appear, which policies shall be left and repaid; (6) to pay all prior incumbrances, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or pay taxes or assessments, or the pholder of said indebtedness, may procure such insurance, or pay such taxes or premises or pay all prior incumbrances and the interest thereon from time to without demand, and the same with interest thereon from the date of paydindebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements of shall, at the option of the legal holder thereof, without notice, become immedia at 10.90 per cent per annum, shall be recoverable by fractionare the matured by express terms. IT IS AGREED by the Grantor that all expenses and disburgenests paid or in including reasonable attorney's fees, outlays for documentary ordence, stemowhole title of said premises embracing foreclosure degree—hall be paid by the suit or proceeding wherein the grantee or any holder of the part of said indebte expenses and disbursements shall be an additional lie pupon said premises, shall all such expenses and disbursements, and fire pupon said premises, shall all such expenses and disbursements, and fire decree of sale shall hantil all such expenses and disbursements, and fire decree of sale shall hantil all such expenses and disbursements, and fire decree of sale shall hantil all such expenses and profits of the fire pay of the fire decree of sale shall hantil all such expenses and profits of the fire pay of the fire pay of the fire pay of	whole of said indebtedness, is che't, a principal and all earned interest, tely due and payable, and with interest thereon from time of such breach treof, or by suit at law, or both, the same "anall of said indebtedness had curred in behalf of plaintiff in connection with a before consumer to the fire of the grapher's charges, cost of procuring or comp' the gobstract showing the e Grantor; and the like expenses and disburser ten's, occasioned by any liness, as such, may be a party, shall also be paid by the Grantor. All such all be taxed as costs and included in any decree that may be rendered in the been entered or not, shall not be dismissed, nor telest hereof given, tey's fees, have been paid. The Grantor for the Grantor a, d for the heirs, issession of, and income from, said premises pending such foreclosure. This Deed, the court in which such complaint is filed, may at once and into a receiver to take possession or charge of said premises with power to entry. Bohn, his wife. County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust; to shall then be the acting Recorder of Deeds of said County is hereby weenants and agreements are performed, the grantee or his successor in the charges.	
Witness the hand and seal of the Grantor this4th_ day of	October .19.86 93 511 98 100 5	
Planta print or turn number (1)	LEFFERY V. BOHN SR. (SEAL)	
Please print or type name(s) below signature(s) Penny Bodyn (SEAL)		
-	PENNY BOHN (SEAL)	

UNOFFICIAL COPY

STATE OF ILLINOIS	SS.
COUNTY OF COOK	
I,	Jeffery B. Bohn Sr. and Penny Bohn, his
wife	
personally known to me to be the same persons.	whose name 5 are subscribed to the foregoing instrument, nowledged that they signed, sealed and delivered the said
instrument astheir_ free and voluntary act. fo	r the uses and purposes therein set forth, including the release and
waiver of the right o. homestead.	
Given under my hard and official seal this	fourth day of October, 1986.
(Impress Seal Here) OFFICIAL SEAL DONALD THODE ROTARY FOLIC STATE OF ILLING MY COM: END. SEPT. 17.1	
Commission Expires September 17, 1990	990
	County Clerk's Office

86477596

SECOND MORTGAGE

BOX No.

Trust Deed

JEFFERY B. BOHN SR.

PENNY BOHN

TO

THE NORTHLAKE BANK (6007)
26 W. NORTH AVE.

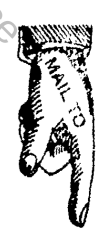
NORTHLAKE IL 60164

GEORGE E. COLE® LEGAL FORMS

UNOFFICIAL MEN of Said Hence Copper Wird Addition to Line to Soffel Avenue together with Lot "B" of Said Hence Copper Tillingia. Melrose Park, in Cook County, Illinois.

Property of Cook County Clerk's Office

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