#953637W No Whater

SECOND MORTGAGE (ILLINOIS)

1986 OCT 28 AN 10: 53

86502878

CAUTION: Consult a lawyer before using or acting under this for All warranges, including merchantability and filtness, are exclude:

86502878

THIS INDENTURE WITNESSETH, That Joseph J. Rogala and Elizabeth Rogala, his wife . (hereinafter called the Grantor), of 5416 South Oak Park Avenue Chicago, (No sed Street) for and in consideration of the sum of Five-Thousand and No/100 in hand paid, CONVEY AND WARRANT to West Town Savings and Loan Association of 4852 West 30th Street, Cicero, Illinois (No. and Street)

Above Space For Recorder's Use Only

as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, attuated in the County of .Cook.....

rents, makes and prof/s of said premises, attuated in the County of COOK and State of Illinois, to-wit:

Lot 6 in 51cck 17 in Frederick H. Bartlett's 3rd Addition to Bartlett

Highlands, in the South West 1/4 of Section 7, Township 38 North, and State of Illinois, to-wit: Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

5416 South Oak Park Avenue, Chicago, Illinois 60638 19-07-330-022-0000 W.S

Hereby releasing and waiving all rights ander and by virtue of the homestead exemption laws of the State of Illinois IN TRUST, nevertheless, for the purpose concerning performance of the cuvanual study and agreement berein.

WHEREAS, The Grantor is justly indebte to to the Trust principal problems of note. Descring even date herewith, payable

One-Hundred Ten and 60/1(0 per month % CC

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedney, and the interest thereon as trein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due to rich year, all taxes and alcesaments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or direct to rebuild or have been destroyed or damaged, (4) that waste to said premises ship to be committeed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is constructed to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with fow clause attached payer let by it the first Trustee in Martingae, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the last storage or Trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable.

IN THE EVIENT of failures no to insorte, or pay taxes or assessments, or the prior incumbrances and the interest thereon from time to tage, said indebtedness, may procure such insurance, or pays such taxes or assessments or trustee or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pays such taxes or assessments or trustees or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pays such taxes or assessments or assessments or assessments or trustees or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pays such taxes or assessments or assessments and the interest thereon from time to tage, said and the control agrees to repay immediately without demand, and the same with interest thereon from time to tage, said and indebtedness, including principal an

shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and wild interest thereon from time of auch breach at 11 a.75 per cent per annum, shall be recoverable by further of the reof, or by suit at law, or both, it e same as if all of said indebtedness had then matured by express terms.

It is AGREED by the Orantor that all expenses and disbure ments paid or incurred in behalf of plaintiff in connection, with the foreclosure hereof including reasonable attention by a fees, outlays for documentary witness, stendgrapher's charges, cost of procuring or or pleting abstract showing the whole tille of said premises embracing foreclosure decree. Bull be paid by the Grantor, and the like expenses and this arguments, occasioned by any suit or proceedings, which proceedings holder of the plan to said include tenses, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements, any for costs of said premises, shall be taxed as costs and included in any decree, and may be rendered in such foreckaure proceedings, which proceedings the plan of said premises, shall have been entered or not, shall not be dismissed. Or release hereof given, until all such expenses and disbursements, any for costs of said, including attenney's fees, have been paid. The Grantor for the original rand for the contraint for the heirs, and ministrators and assigns of its feather waives all right to the passession of, and mounte from, said premises pending such foreclosure proceedings, and agrees that upon the fining of any complaint to foreclose this frust Deed, the court in which such complaint is fleed, may at once and without notice to the Grantor, or to any oarly claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the analysis of the Grantor and the grantes.

The name of a record owner is:

1080ph J. Rogala and Elizaboth Rogala, his wife.

County of the grantes. or of this

This trust deed is subject to ..........

Witness the hand \_\_\_ and seal \_\_ of the Grantor this 21st day of \_ October \_\_

Please print or type name(s) below signature(s)

This instrument was prepared by .This instrument prepared by GEORGIANNA KUBISKI<sup>HEBB)</sup> 4852 W. 30th Street, Cicero, IL

## **UNOFFICIAL COPY**

STATE OF	inoisk	} ss.		
		,		
			Public in and for said Count	
			nd	
			oscribed to the foregoing in	
•	-		signed, sealed and delivered	
	·		rein set forth, including the rei	
waiver of the right of	•			
		<b>21st.</b> day of <b>Q</b>	ctober	
(Impress Seel Here)	Or	Loya	Notary Public	
	September 21, 19	County Cla	Pts Oxico	86502878
SECOND MORTGAGE  Trust Deed		WEST TOWN SAVINGS & LOAN ASS'N 4852 W. 30th STREET CICERO, ILLINOIS 60650  N BOX 333 — TET	6-357	GEORGE E. COLE? LEGAL FORMS