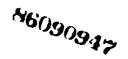
SECOND MORTGAGE (ILLINOIS

CAUTION: Consult a lawyer before using or acting under this find a warranees, including merchantability and Mness, are exclu-

THIS INDENTURE WITNESSETH, That _E	unsik E. Park	and Insoo
Park, his wife		
(hereinafter called the Gra	ntor), of 64 Petri	e Circle,
Streamwood, Illinois		
for and in consideration of the sum of Tan	and No/100(\$10).00)
		enalloCherene
in hand paid, CONVEY AND WARRAN	er Koron I	Cirot Hook
Chicago Branch		
of 11 E. Adams St. Suite 50	0, Chicago, Il	lingis
as Trustee, and to his successors in trust hereina estate, with the improvements thereon, include plumbing apparatus and fixtures, and everythin	fter named, the followings all heatings are condi-	g described real



Above Space For Recorder's Use Only

rents, issues and profine said premises, situated in the County ofCauk and State of Illinois, to-wit: Lot 96 in Green Mendows Subdivision, Unit 2, being a Subdivision of part of the East 1/2 of the Southwest 1/4 of Section 13, Township 41 North, Range 9, East of the Third Principal Meridian, in Cook County, Illinois.

Also commonly known os 64 Petrie Circle, Streamwood, Illinois.

P.I.N.: 06-13-305-016. %

Hereby releasing and waising all rights under and by virtue of the homestead exemption laws of the State of Illinois.

IN TRUST, nevertheless, for the purpose of you my performance of the covenants and agreements herein WHEREAS. The Cirantor is justly indebted upon ONO principal promissory note bearing even date herewith, payable on demand in the principal amount of US\$100,000,00 with interest as provided therein. Grantor covenants and agrees to pay said indebtedness and the interest thereon as herein or in said note (s) provided, and to pay any and all indebtedness of any and every kind now or hereafter owing and to become due from the Grantor to the Grantee, or Trustee herein, or its successors in trust, howsoever created or arising, whether under any instrument, agreements, quarintees or dealings of any and eyes kind now existing or hereafter entered into between the Grantor and the Grante the Trustee or otherwise and whether direct, indirect, primary, secondary, fixed or contingent, together with interest and charges provided, and any and all repears or extensions of any of the foregoing. of any of the foregoing.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon as berein and in said note of notes provided, or according to any agreement extending time of payment; (2) to pay when due in each jet reall target to assessments against said premises, and on demand to exhibit receipts therefor, (3) within sixty days after destruction or damage to rebuild or of lore all buildings or improvements on said premises that may have been destroyed or damaged. (4) that waste to said premises shall not be considered; (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 be cross-intered; (5) to keep all buildings now or at acceptable to the holder of the first mortgage indebtedness, with loss clause attached payables as to be first frustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the cold short gage or Trustee until the indebtedness is fully paid; (b) to pay all prior incumbrances, and the interest thereon, at the time or times paid the same and become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior in gundstances or the orterest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or a second, or discharge or jurchase any tax her or title affecting said premises or pay all prior incumbrances and the interest thereon from time to sink and all money so pild, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of paymental and per cent per annum shall be so much additional indebtedness secured hereby.

IN THE EVENT at a branch of operation of the interest thereon.

without demand, and the same with interest thereon from the date of paymental per centured per annum shall be so much additional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become mediately due and payable, and with interest the confirmal per centured in the per centure of such breach at the option of the legal holder thereof, without notice, become mediately due and payable, and with interest the confirmal and all earned interest, and the interest that the per centure of such breach at the matured by express terms.

It is AGBLED by the Grantor that all expenses and distribute onto pado an incurred in behalf of plaintiff in connection with the same as if it for said indebtedness had the matured by express and distributed the control of the control of the said indebtedness as such, may be a party, shall also be paid by the Grantor for the Grantor for the Grantor for such the Grantor for such proceedings, which proceedings, bether decree of sale shall have been entered or not, shall not be dismissed, not refer as the reof given, until all such expenses and disbursements, and the first of said indebtedness, as such, may be a party, shall also be paid by the Grantor for the Grantor All such expenses and disbursements shall be an additional upon said premises, shall be taxed as costs and included in any decree that a given such foreclosure proceedings, which proceedings, the first open said premises, shall be taxed as costs and included in any decree that a givent expenses and disbursements, and the first of said mediatedness, as such, may be a party, shall also be paid by the Grantor for the Grant

of said County is hereby appointed to be first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby 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 reasonable charges.

This trust don't is subspired.

This trust deed is subject to

Witness the hand & and seal & of the	· Cirantor this	ZISE	- day o
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Please print or type name(s) below signature(s) 🚅 (SEAL) Insoon Park

This instrument was prepared by Jay H. Kim, 3254 W. Lawrence, Suite 202, Chicago, IL 60625 (NAMÉ AND ADDRESS)

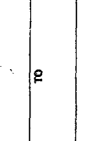
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TITTNOTE)		
STATE OF ILLINOIS	_ } ss.		in the state of the term of the second of t
COUNTY OF COOK	_ }		The Banker of
A STATE OF THE STA			
I, the undersigned		, a Notary Public in and	for said County, in the
	Proposite P 5	lark and Incom Dark	sana adalah serjak Kabupatén
State aforesaid, LO HEREBY CERTIFY that	CURBIK E. I	ALA BIO THEOUN PAIN.	
personally known to me to be the same person	8 whose name	s are subscribed to th	e foregoing instrument.
			and the second of the second o
appeared before me this day in person and a	eknowledged 1	that <u>they</u> signed, sealed	and delivered the said
instrument asfree and voluntary act	, for the uses a	nd purposes therein set forth, i	ncluding the release and
	,		
waiver of the right of homestead.			
Given under my hand and official seal this	21st_	day of _February	, 19_86.
(Impress Seel Here)		$O_{i}C_{i}$	i di kacamatan di Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Ka Kabupatèn Kabupatèn
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SECOND MORTGAGE Trust Deed

BOX No





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11 E. Adams St., Suite 500
Chicago, Illinois 60603