CDPY/

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

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

1	1.
THIS INDENTURE WITNESSETH, That Francesca Turner, a	n who had been to the contract of the
widow, and John Turner, Single	per the second of the second
(hereinafter called the Grantor), of 2316 Brown Avenue Evanston III inois (No. and Street) (City) (State)	
(No. and Street) for and in consideration of the sum of Four Thousand Four Hundred. Fifty One and 35/100 ***********************************	Company of the second of the second
in hand paid, CONVEY S AND WARRANTS to City of Evanston Department of Rehabilitation	
of 2100 Ridge Avenue Evanston Illinois (City) (State)	
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	Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of	and State of Illinois, to-wit:
Lot eleven (11) in Block Thirteen (13) of North Evan 16 and the West 4.3 acres of Lot 17 in Geo. Smith's Archang's Qulimeter Reserve, and also of Lots 1 and between the Chicago and Milwaukee R.R. and the West West Line of Section 12. Township 41 North, Range 13 East of the Third Principal Meridian, in Cook County	Subdivision of the South part of 3 and that part of Lot 2 lying line of Lot 3 produced, to the of Assessor's Plat of Evanston.
Hereby releasing and waiving all rights uncertained by virtue of the homestead exemption law IN TRUST, nevertheless, for the purpose of securing performance of the covenants and ag WHEREAS, The Grantor is justly indebted upon	vs of the State of Hilflols. greements herein,
\$4,451.35 amortization loan at (% interest for 5 year	rs.
The undersigned agrees to make 60 nonthly payments of	
and interest. Payments are to commerce March 1, 1986 and every month until the obligation is eliminated.	
and every month diter the obligation it. I immeded.	C.K
Permanent Real Estate Index # (5	53) 10-12-308-
0,	40 ,
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and in intor according to any agreement extending time of payment; (2) to pay when due in early a demand to exhibit receipts therefor; (3) within sixty days after destruction or damage; to premises that may have been destroyed or damaged; (4) that waste to said premises shall not any time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable Trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times where In the EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances and the interest thereon from time to time; and all without demand, and the same with interest thereon from time to time; and all without demand, and the same with interest thereon from the date of payment indebtedness secured hereby. INTHE EVENT of a breach of any of the aforesaid covenants or agreement, the whole of sais shall, at the option of the legal holder thereof, without notice, become immediately due and paterness of the prior incurred in the matured by express terms. It is AGREED by the Grantor that all expenses and disburgerents paid or incurred in behincluding reasonable attorney's fees, outlays for documentary aftence, stenographer's charmonic that it is of said premises embracing foreclosure decree—shall be paid by the Grantor; as suit or proceeding wherein the grantee or any holder only that of said indebtedness, as such, expenses and disbursements shall be an additional flow spon said premises, shall be faxed as such foreclosure proceedings; which proceedings where the decree of sale shall have been enter until all such expenses and disbursements, and the costs of suit, including attorney's fees, have	id indebtedness, incluit is grincipal and all earned interest, sayable, and with incress thereon from time of such breach it at law, or both, the same as if all of said indebtedness had
executors, administrators and assigns of the plantor waives an inflict of the possession of, a proceedings, and agrees that upon the little of any complaint to foreclose this Trust Deed, it without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver teoffect the rents, issues and profits of the said premises.	the court in which such complaint is filed, may at once and to take possession or charge of said premises with power to
0-1	grantee, or of his resignation, refusal or failure to act, then
City of Evanston of said Co and if for any like came said first successor fail or refuse to act, the person who shall then be appointed to be second successor in this trust. And when all of the aloresaid covenants and a trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	unty is hereby appointed to be first successor in this trust; so the acting Recorder of Deeds of said County is hereby agreements are performed, the grantee or his successor in
Note of Same D	ate (in)
Witness the hand and seal of the Grantor thisday of	1986
Franc	SUMPLA USAGERIA
Please print or type name(s) below signature(s) X	L Jumes (SEAL)
This instrument was prepared by Thomas W. Hetman, 2100 Ridge Aver	nue - Evanston, Illinois 60204

UNOFFICIAL COPY

State aforesald	I, DO HEREBY CERTIF			Public in and for	said County	y, in
personally kno	own to me to be the same	e person & whose nai	me 5 Acl su	the section of the	and the control of the	2.00
instrument as waiver of the r	right of homestead.	ntary act, for the uses	and purposes the	rein set forth, incl		
{impress S			Than	Lebruary Notary Public	Ltua	
Commission E	xpires January 5	J282				:
		Col				
			DIT C			
٨			0/0	7,6		
C				0,5	<u>`</u>	
					Ġ,	
18 18 18 18 18 18 18 18 18 18 18 18 18 1					Cv	

GEORGE E. COLE

SECOND MOF

UNOFFICIAL COPY

		•
US \$ 4,451.35	Evanston	
ूर, केट्ट कर एक्टा देवा के किस्सार की किस्सार की किस्सार की की किस्सार की की किस्सार की की की की की की की की क		
and the control of th	chine !	4 1986
FOR VALUE RECEIVED, the undersigned ("Borrower") promi	រក ពេកស្តែ 🕽 🚺 🤼 🖂 🖂	Day Lite
Evanston, the principal sum Four Thousand Four Hundred Fi		
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
1. The entire principal sum shall be due and payable	upon any assignm	ment or trans
fer of title, whether or not for consideration (including t		
upon any sale or entry into letters of agreement for contra	et sale of23	16 Brown
Avenue , Evanston, Illinois, legally described		
Lot eleven (11) in Block Thirteen (13) of North Evanston, a Stand the West 4.3 c.cs of Lot 17 in Geo. Smith's Subdivision of Qulimette Reserve erg also of Lots 1 and 3 and that part of Lot and Milwaukee R.R. and the West line of Lot 3 produced, to the Township 41 North, Range 13 of Assessor's Plat of Evanston, Education, in Cook County, Illinois.	of the South part ot 2 lying between West Line of Se	t of Archang en the Chica ection 12,
Ox		
Permanent Tax # (53) 10-12-300-024 whether made by	the undersigned,	or by his
heirs, assignees or devisees. The amount owing upon such e	vent above state	d shall be
the unpaid principal balance plus inte of 6 % percent per	annum from comme	ncement
date of this note to the date of such event above stated.		
2. FOR VALUE RECEIVED, the undersigned promise to pay	to Bearer the p	rincipal
sum of Four Thousand Four Hundred Fifty One and 35/100 xxxxx	000000000000000000000000000000000000000	(XXXX dollars
(\$ 4,451.35) and interest on the balance of principal	remaining from	time to
time unpaid at the rate of six per cent per annum	(6%) in (60) m	onthly
installments as follows: Eighty Six and 09/100 PAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXX	(\$86.09)
Commencing on the <u>lst</u> day of <u>March</u> , 19 &6 a	nd a like sum on	the same
day of each and every month thereafter until this note j of		
final payment of principal and interest, if not sooner paid		
day of February, 1991 . All such payments on acc		ebtedness
evidenced by this note shall be applied to principal and in	cerest, if any.	
3. The undersigned may prepay this note at any time in	n whole or in pa	rt by
making payments to the City of Evanston of amounts represent	ting not lees th	an 5 per
cent of the total principal amount with interest of the pays	ment or partial (payment at
the rate of 6 % percent per year from the commencement de	ate of this note	• (
4. The payment of this note is secured by trust deed,	bearing even dat	te herewith,
conveying to the City of Evanston, as Trustee, real estate		

the State of Illinois; and it is agreed that in the case of default in accordance with

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

the terms hereof, or in case of a breach of any of the covenants or agreements

said maker or makers.

238267

UNOFFICIAL COPY

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.

8623825

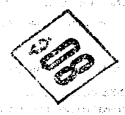
2316 Brown Avenue

Evanston, 1117 to is 60201

x Frances Turner

Clorks

(Execute Oringinal Only)



86238267