The second second

SECOND MORTGAGE (ILLINOIS)

CAUTION Consult a lawyer before using or scring under this form All warrantes, including merchantebety and Linear, are excluded

All warrantes, including merchantability and Livess, are stouded	
THIS INDENTURE WITNESSETH, That Joseph J. Bauer a Michele A. Bauer, his wife	and
bitchefe ve pager, mis wire	
356 E. Dewey Northalke Illinois (No. and Siren)	(State)
for and in consideration of the sum of Fifteen Thousand Two	- Dollars
in hand paid, CONVEY AND WARRANT to THE NORTHLAKE BANK	
of 26 W. North Ave. Northlake Illing	O i S (State)
as Trustee, and to his successors in trust hereinafter named, the following castate, with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything appurtenant thereto, tog	lescribed real ning, gas and Above Space For Recorder's Use Only ether with all
rents, issues and profits of suid premises, situated in the County of	200K and State of Illinois, to-wit:
Lot 20 in block 3 in Midland Development (a Subdivision in the Northeast 1/4 of Section 1)	ion 32, Township 40 North, Range 12,
East of the Inical Principal Meridian, in (Cook County, Illinois.
%	NV .
Permanent Real Estrice Index # 12-32-214-03	30
Hereby releasing and waising all rights under and by virtue of the homeste	and a companion have of the State of Illinois
IN TRUST, nevertheless, for the purpose of securing performance of the WHEREAS. The Grantor is justly indebted u son LDSLE principal pro	covenants and agreements herein.
***\$254.98 on the second day of Augus	ir. A.D. 1986:
\$256.98 on the second day of each and	l every month
thereafter for fifty-eight wonths , a	
payment of \$254.98 on the second day	ι αξ Ιωίν. Δ.D. 1991.
4	
	GAGE
	CAR
·	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebte or according to any agreement extending time of payment; (2) to pay whe demand to exhibit receipts therefor; (3) within sixty days after destructed premises that may have been destroyed or damaged; (4) that waste to said pray time on said premises insured in companies to be selected by the grant acceptable to the holder of the first mortgage indebtedness, with loss clause Trustee herein as their interests may appear, which policies shall be left an paid; (6) to pay all prior incumbrances, and the interest thereon, at the time. In THE EVENT of failure so to insure, or pay taxes or assessments, or tholder of said indebtedness, may procure such insurance, or pay such taxe premises or pay all prior incumbrances and the interest thereon from time.	attached payable to the first Frustee or Mortgagee, and second, to the dremain with the sold of the first Frustee or Mortgagee, and second, to the dremain with the sold of the first Frustee or Trustee until the indebtedness is fully or times when the some sold become due and payable, we promise the first
withing deniand, and the same with interest toeresh from the time in pa	
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 intro-	with whole of said indebtedness, including principal and all earned interest, indiately due and payable, and with in east thereon from time of such breach
then matured by express terms. It is AGRE-10 by the Grantor that all expenses and disbustioning paid of	thereof, or by suit at law, or both, the same as it all of said indebtedness had or incurred in behalf of plaintiff in connection with one foreclosure hereof
then matured by express terms. If IS AGHE-ID by the Grantor that all expenses and dishuse ments paid of including reasonable attorney's fees, outlays for documentary a idence, sto whole title of said premises embracing foreclosure deages. Thall be paid by rait or proceeding wherein the grantee or any holder of any part of said indeexpenses and dishursements shall be an additional beganns and premises such foreclosure proceedings, which proceeding, whicher decree of sale shauntif all such expenses and dishursements, and the costs of suit, including all executors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the fillugal any complaint to foreclose twithout notice to the Grantor, or to an early claiming under the Grantor, a	inographer's charges, cost of procuring or comineting abstract showing the traintor, and the like expenses and disburse needs, occasioned by any medness, as such, may be a party, shall also be paid to the Grantor. All such shall be taxed as costs and included in any decree that may be rendered in thate been entered or not, shall not be dismissed, not or ease hereof given, somey's fees, have been paid. The Grantor for the Grant in add for the heirs, passession of, and income from, said premises pending such foreclosure his Trist Deed, the court in which such complaint is filed, may at once and oppoint a receiver to take possession or charge of said premises with power to
The name at a record owners. Joseph J. Bauer and	Michele A. Bauer, his wife
IN THE EVENT of the de his accemoval from said COOK	County of the grantee, or of his resignation, refusal or failure to act, then
executors, administrators and assigns of feed rantor waves all right to the proceedings, and agrees that upon the filteral any complaint to foreclose the without notice to the Grantor, or to any good, claiming under the Grantor, a collect the rents, issues and profits upon said premises. The name of a record owners. IN THE EVENT of the deady removal from said COOK The Chicago at the Insurance Company and if for any like came said first successor fail or refuse to act, the person appointed to be second successor in this trust. And when all of the aforesait trust, shall release said premises to the party entitled, on receiving his reason.	of said County is hereby appointed to be first successor in this trust; who shall then be the acting Recorder of Deeds of said County is hereby decoverants and agreements are performed, the grantee or his successor in nable charges.
This trust deed is subject to none	A
Witness the hand an and seal and the Crantor this 27t h day of	June 1986.
Manhay the alter 200 mar day 110 or the comment that the contract of	Joseph J. Bauch (SEAL)
Please print or type name(s)	JOSEPH J. CHAUER
below signature(s)	MICHELE A. BAUER (SEAL)
	The second secon

This instrument was prepared by Grace A. Plastow 26 W. North Ave. Northlake. I (NAME AND ADDRESS)

UNOFFICIAL COPY

co + 4 mp 700 #

and the state of t	, .			
TATE OF ILLINOIS	\ ss.		2.7 (1973年) 第2.6	
DUNTY OF COOK	}	• ·	A CONTRACTOR	
Donald L. Thode		a Notary	Public in and for s	aid County, in the
ate aforesaid, DO HEREBY CERTIFY the	ha. Joseph J	_	Michele A.Bauer	Madaga ka Maria
ate molesaid, DO HERED I CERTIFI (141			
The state of the s		<u> </u>		
ersonally known to me to be the same per	rson_s_whose na	me a Are su	bscribed to the for	going instrument
peared before me this day in person a	nd acknowledge	d that <u>they</u>	signed, sealed and	delivered the sak
			· i i setimi	
strument as their free and voluntar	y act, for the uses	and purposes the	rein set forth, includ	ing the release and
aiver of the right of homestead.	•	• • •	・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・	
Given under my rand and official seal ti	hie 27th	dayof	luna	19.86
The transfer my hair and official scar of	[115	day 01	······································	
(Imprire Seat Here)				7
(Imprise out here)		(
O _x	•		Notary Públic	
ommission Expires Sept. 17, 1700				
· · · · · · · · · · · · · · · · · · ·	6	en e		4. 1. 1. 1.
Property of the second	4			
	C			
		· · · · ·		
and the second of the second o				
and the second s		'		, .
and the second of the second o		クメ		
and the second of the second o	9	クシュ		
	Οζ,	20		

038 -- 4 m SOHLLZ93 • Lakes cs-L--TM

86-277402

	(5891)					
SECOND MORTGAGE Trust Deed	THE NORTHLAKE BANK	26 W. NORTH AVE.	WORTHLAKE IL 60164	10	JOSEPH J. BAUER	MICHELE A. BAUER
t.		•	Ţ			

86277402

BOX No.

GEORGE E. COLE. LEGAL FORMS

11.00 €