THIS INSTRUMENT WAS PREPARED BY CORIA SANTS OF W NORTH AVE. CHICAGO
TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

This Indenture, wir	NESSETH, That the Grantor Filliberto, Davila	a and Irma Davila,
his wife		
Property Address: 622	0 W. Washington	.,,
of the City Chicago	County of Cook	lnois
for and in consideration of the sum of F	ive thousand seven hundred seve	enty-two & 60/100 bollars
in hand paid, CONVEY. AND WAR	RANTto R.D. McGLYNN, Trustee	
and to his successors in trust hereinafte lowing described real estate, with the in thing apparetonant thereto together with	co	enants and agreements herein, the fol- ing apparatus and fixtures, and every-
Lots 33 and 34 in Blo Northwest 1/4 of Sect	o Ridge <sub>County of</sub> Cook ck 13 in Chicago Ridge, a subdi ion 17, Township 37 North, Rang	vision of the ge 13, East of the Third
Third Principal Merid	lan, in Cook County, Illinois.	
P,R.E,I. #2/-17-111-0	o Ridge County of Cook ck 13 in Chicago Ridge, a subdition 17, Township 37 North, Rang tan, in Cook County, Illinois.	862
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In Taust, nevertheless, for the pur	inder an 1 by virtue of the homestead exemption laws of the cose of secur as performance of the covenants and agreements.	nts herein.
The state of the s	rto Davila and Irma Davila, hi	•
justly indebted upon	one principal promissory note.	1
payable in 60 suc on the note commence each month thereafte	nessive monthly instriments each of \$96.2 ng on the 16th day of UG. 1986, are, until paid, with interest after maturity at the	1 due
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second, to the Trustee terrein as their interests may applil prior incumbrances, and the interest thereon, at this IN THE EVENT of failure so to insure, or pay this may procure such insurance, or pay such taxes or asset hereon from time to time; and all money so paid, the even per cent, per annum, shall be so much additional. IN THE EVENT of a breach of any of the aforessing looker thereof, without notice, become immediate preciouse thereof, or by suit at law, or both, the same of the aforessing the state of the sum of the control of the sum of	is follows: 11: To pay said indebtedness, and the interest thereon, or level is the first day of June in each year, all taxes and assessments against aid row aid or restore all buildings or improvements on said premises that may he reall buildings now or at any time on said premises meared in companies to see all buildings now or at any time or said premises, must be clause attached pay, or, which pointess shall be left and remain with the said Mortgagees or Trust into or time when the same shall become due and payable.  See or assessments, or the prior incumbrances or the interest thereon when due sments, or discharge or purchase any tax lien or title affecting and premises randor, agree. In repay immediately without demand, and the same with infeltedness secured hereby.  I covenants or agreements the whole of said indebtedness, including principal at y due and payable, and with interest thereon from time of such breach, at seven if all of said indebtedness had then matured by express terms and obstruments paid or incurred in behalf of complainant in connection will appear to the payable, and common to the proceeding. All such expenses and disbursements shift be an additional limit upon an proceeding, which proceeding, whether decree of saids shall have been anter and the costs of suit, including solicitors fees have been paid. The grantes and limit is filed, may at once and without notice to the said granter said promises with power to collect the rents, issues and profits of the said granter said premises with power to collect the rents, issues and profits of the said granter said premises with power to collect the tents, issues and profits of the said granter.	the unit the indentedness is tury paid, "o' to pay to pay all prior the holder of said indebtedness, to pay all prior incumbrances and the interest the interest thereon from the date of payment at and all earner into ast shall, of the option of the ten por cent, per analy, shall be reconstrable by the the foreclosur above and in the reconstrable le of said premises emit racing foreclosure decrees our any holder of any "of said indebtedness, ith premises, shall be to and to a cost a and included tent productions.
	rom said Cook	a secretar or of his refused or failure to out then
Joan J. Behrendt	of said County is hereby appoint person who shall then be the acting Recorder of Deeds of said County is liments are performed, the grantee or his successor in trust, shall release said j	inted to be first successor in this trust; and if for
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Witness the hand and seal of the	e grantor fing 12th folly of May	A. D, 198 6.
Wildian II Children	Junia yana	(SEAL)
	$N = \{ (h_{A,A} + \{ (h_{A,A}, (h_{A,A}) \} \} \} \}$	the problem of the second of the
to a man market	Marie	(SEAL) ?
the unestablished	Name America	(SEAL) 1
t a unas planc	Marie	(SEAL) 1

a Notory Public in and for said County, in the State aforesaid. Do Driving Critify that, LLLLBECCO. Day, LL, Dr. L. L. T. T. B.

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Box No. . . . . . . . . . . . . .