᠂ᢧ

G()B	Y	()Official Bi Thomas W. I
			City of Ev

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

		•
THIS INDENTURE WITNESSETH, That		
Odessa Schofield,	a_widow	;
(hereinafter called the	Grantor), of	
1564 Florence	Evanston	Illinois
(No. and Street)	. (City).	(State)
for and in consideration of the sum of Ihr Sixty Eight and 00/100		
in hand paid, CONVEYS AND WARR Department of Rehabilitat		of Evanston
of 2100 Ridge Avenue (No. and Street)	Evanston (City)	Illinois,
as Trustee, and to his successors in trust here estate, with the improvements thereon; incl plumbing apparatus and fixtures, and every rents, issues and profits of said premises, sit	uding all heating, air-co thing appurtenant theret	nditioning, gas and o, together with all
tracting impage uses bearing of ones literalizable and		

ness man . ton 2100 Ridge Avenue Evanaton, Illinois

DEPT-01 RECORDING \$10,25 TH0444 TRHN 1982 08/25/87 15:14:00 1080年 北戸、大学はアーコマスラ20 COUK COUNTY RECORDER

Harteting west Selling

Above Space For Recorder's Use Only ...

and State of Illinois, to-wit:

Lot 6 in Block 7 in Hinman's Addition to Evanston, being a subdivision of the Northwest 1/4 of the Southeast 1/4 of Section 13, Township 41 North, Range 13, East of the Third Principal Meridian, all in Cook County, Illinois

1564 Florence

PI # 10-13- 168-017 & AD W Hereby releasing and waiving all rights und trand by virtue of the homestend exemption laws of the State of Illinois. IN TRUST nevertheless, for the purpose of securing performance of the covenants and agreements herein.

WHUREAS, The Grantor is justly indebted upon SALC principal promissory note bearing even date herewith, payable

\$3,168.00 at 4% for Deferred Loin (Title Transfer). The terms and conditions of this obligation may change base on final review of the case.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, a disciplant 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 in each year, all taxes and alsessments against said premises, and on demand to exhibit receipts therefor; (2) within sixty days after destruction or dama e is rebuild or taxore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall or be committed to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable for the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said the first Trustee or Mortgagee, and second, to the Trustee herein as their interests and the interest thereon, at the time or times when the same shall be come due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances and the interest thereon from the time to time; and all money so that the Grantor agrees to repay immediately without demand, and the same with interest thereon from the other trust the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach the matured by e

then matured by express terms.

IT IS AGREED by the Grantor that all expenses and disburse prents paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including reasonable attorney's fees, outlays for documents by whence, stenographer's charges, cost of procuring or comments, abstract showing the whole title of said premises embracing foreclosure decreed—shall be paid by the Grantor; and the like expenses and disburse needs, occasioned by any suit or proceeding wherein the grantee or any holder of the paid by the Grantor; and the like expenses and disburse needs, occasioned by any suit or proceeding wherein the grantee or any holder of the paid by the Grantor; and the like expenses and disbursements, occasioned by any suit or proceedings; which proceedings the possion proceedings shall be taxed as costs and included in any decree that that be rendered in such foreclosure proceedings; which proceedings the like decree of sale shall have been entered or not, shall not be dismissed, not of the entered grantor, and in the expenses and disbursements, and the costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the frantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the little of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and

without notice to the Grantor, or to any oarly claiming under the Grant collect the rents, issues and profits of the said premises.	or, appoint a receiver to take posses	sion or charge of said pre	mises with power ti
The name of a record owner is: Odassa Sch	ofield		3
INTHE EVENT of the death of Emoval from said Cook	County of the grantee, or of	his resignation, refusal o	
and if for any like cashe said first successor fail or refuse to act, the proportion to be second successor in this trust. And when all of the alorust, shall release said premises to the party-entitled, on receiving his to	erson who shall then be the acting largers and covenants and agreements as	Recorder of Deeds of sa	id County is hereby
This trust deed is subject toNote of Se	1	** **	

Witness the hand mid seal	_ of the Grantor	this 10th	day of November
See of the see	!		XOd
W MAN	. :		
			Odonos Se

Schofield udessa

Please print or type nam below signature(s)

(SEAL)

This instrument was prepared by ...

Thomas W. Hetman, 2100 Rid (NAME AND ADDRESS) 2100 Ridge, Evenston, Illinois -87-47192

45/23/4f

UNOFFICIAL C egennetinkih (100 (yn 12 om pvisi Anteliji (1911) om terr Escalati dineterani was a few and placed builting access than a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Bal Johnstansis _ whose name_ instruction there is no income an infirst the consequence of the subscribed to the foregoings instrument, personally known to me to be the same person. appeared before me this day in person and acknowledged that signed, sealed and delivered the said instrument as tree and voluntary act. for the uses and purposes therein set forth, including the release and waiver of the right of homestend. Given under my I had und official seal this Commission Expires 768 Jan 41 Janea F and mailtentide side

SECOND MORTGAGE

ဥ

GEORGE E. COLE® LEGAL FORMS