TRUST DEED SECOND MORTGAGE FORM (IIIInois) OFFICIALS COPY 87034876

HIS INDENTURE, WITNESSETH, T	hat DARNELL SANDERS	AND VERA L.	SANDERS AKA 1	VERA_L NEWSOM	-
hereinafter called the Grantor), of the	CITY of CH	ICAGO	_ County ofC	10K	_
od State of ILLINOIS for EIGHT THOUSAND FIVE HUND	and in consideration of the sur	n of :			rs
hand paid, CONVEY AND WARR	ANT toMad ison-	Bank & Trus	t-Company-		
the of d to his successors in trust hereinafter n	County of		and State of		<b></b> +
d to his successors in trust nereinatter n wing described real estate, with the impro d everything appurtenant thereto, togeth	ovements thereon, including all her with all rents, issues and p	heating, air-condition rofits of said premises	ing, gas and plumbing situated in the	ng apparatus and fixture	5,
	anatan		- 4 1 J		<i>"</i>
IN What was a second of a second seco	NORTH 1/2 OF LOT 32 HITESIDE'S SUBDIVIS 5 IN THE SCHOLL TRU TOWNSHIP 37 NORTH, CIPAL MERIDIAN IN C	ION OF THE WES STEE'S SUBDIVE RANGE 14 EAST	ST 1/2 OF LOT ISION OF SECT OF THE THIRD	rs 4 rion	#5   
	7.5-16-101- 0-8-0	- 030° A11.	K martine against	<b>203</b> 2	
	C-8-0	) .			
THE STATE OF THE S	The service was a service of the ser			S S S	
eby releasing and waiving all rights ur. In Trust, nevertheless, for the purpose WHEREAS, The Granter DARNELL S	SANDERS AND VERA L.	SANDERS AKA V	ERA L. NEWSC	)M	.
ly indebted uponA		principal promissory	notebearing ever	n date herewith, payable	٦
70 400	NTHLY INSTALLMENTS (	NE 6110 75 HMT	TI DATO IN S	:11) 1	
/2 MUI	ATHET INSTRUCTION				
	' ()		DEPT-01 RECORI T#4444 TRAN 6	745	24:
The second secon		and there	#8015 # JD 3	1947 01/20/87 07: 	37
			000K 0003477	ALCOMOLIA	
		'7x,			}
THE GRANTOR covenants and agrees as follording to any agreement extending time of pa on demand to exhibit receipts therefor; (3) hises that may have been destroyed or damag on said premises insured in companies to be trolder of the first mortgage indebtedness, it incumbrances, and the interest thereon, at In THE EVENT of failure so to insure, or per of said indebtedness, may procure such inses or pay all prior incumbrances and the ir and, and the same with interest thereon from the procure such in the same with interest thereon from the procure such in the same with interest therefore from the procure such in the same with interest therefore from the procure such in the same with interest therefore from the procure such in the same with interest therefore from the procure such in the same with interest therefore in the procure such in the same with interest therefore in the procure such in the same with interest therefore in the procure such in the pro	syment; (2) to pay prior to the first within sixty days after destruction ged; (4) that waste to said premises e selected by the grantee nerein, we with loss clause attached payable? Il be left and remain with the said it the time or times when the same ay taxes or assessments, or the pinsurance, or pay such taxes or a insurance, or pay such taxes or a interest thereon from time to time;	day of June in sch ear or or damage to rebuild of shall not be consented to ho is hereby authorized. After the first Trus economic and the second decision of th	an daxes and assessment or restore all, fulldings in suffered to the reep to place and, see the restored to the restored to the restored to the restored to the rest thereon whe or jurchase any tax he Grade raggees to re-	icms against said premises, or improvements on said all buildings now or at any ice in companies acceptable cond, to the Trustee herein is stully paid, 161 to pay all ern due, the grantee or the hen or title affecting said epay immediately without	4,44
IN THE EVENT of a breach of any of the afo at the option of the legal holder thereof, wi	resaid covenants or agreeteents printing in thout notice, become immediately	due and payable, and w	ith interest therein	om time of such breach at	
i per cent per annum, snan be recoverable buss terms.  Tr. Is Agreen by the Grantor that all ex-	conses and distrursements paid	or incurred in behalf of	of plaintiff in connec	ic with the foreclosure	
n per cent per annum, shall be recoverable best terms.  It Is AGREED by the Grantor that all existence including reasonable attorney's fees, our choice title of said premises embracing forcing proceeding wherein the grantee or any be uses and disbursements shall be an additum losure proceedings; which proceeding the expenses and disbursements, and the exist expenses and assigns of the grantor waives is that upon the filing of a grantonint to futor, or to any party claiming under the Grantonis of the said premises.	tlays for the sharp evidence, st losure test shall be paid by the black of the part of said indebteding the appear of said premises, shall be been decree of sale shall have been of suit, including attorney's fees has a all right to the possession of, and opeclose this Trust Deed, the court have agreeing a receiver to take yo	enographer's charges, ce e Grantor, and the like i ess, as such, may be a pa taxed as costs and inclu- entered or not, shall not ve been paid. The Gran t income from, said prer in which such complair ssession or charge of sain	ost of procuring or corexpenses and disburse expenses and disburse irty, shall also be paid ded in any decree that the dismissed, nor rele tor for the Grantor ar mises pending such for it is filed, may at once d premises with power	in letine abstract showing ment in occasioned by any by the Crantor. All such I may be rendered in such case hereof given, until all do for the heirs, executors, reclosure proceedings, and and without notice to the to collect the rents, issues	87
hrofits of the said premises.  In The Event of the death or removal from	}	County	of the grantee or of	his resignation refusal or	ф
	a contract of the contract of	4			1
e to act, then uccessor in this trust; and if for any like caus ty is hereby appointed to be second success ssor in trust, shall release said premises to	sor in this trust. And when all the	e aforesaiu covenams an	nall then be the acting id agreements are perf	Recorder of Deeds of said ormed, the grantee or his	128
Witness the hand_Sand seal_Sof the	he Grantors this 14TH	day	of OCTOBER	1986	T;
		iel Hande	Constant of the constant of th	Barrier Commission	
THIS INSTRUMENT PREPARED JAN LUKSIK	BY:		2/1 1	(SEAL)	1
3246-48 N. CICERO	Week of specie	woon HEL	Vera De	(SEAL)	
CHICAGO, IL 60641			46. [2] - 1 4. [2] - 12 5. [4. [2]] 6. [2] 62	1100	
	1	<b>i</b> : ;	S 15		

## PROPERTY UNOFFICIAL COPY

A STATE OF THE STA	1 50 (014 8)	a teath of the teath of the		
STATE OF AND	ss.			
COUNTY OF	)			
1. Square 5 Kann	Margue e especial de la composición de		ic in and for said	County, in the
State aforesaid, DO HEREBY CERTIF	Y that VERAL	Newsom AKA	o Vera Sano	ders Are
	<u> </u>	< 015	1. FT 19	The same of the same of
personally known to me to be the same	· · · · · · · · · · · · · · · · · · ·			the state of the s
appeared before me this day in perso	er i virili i Na ee caa ee i	e de la green de la Green Sant	And the second second	
instrument as free and volu	particular and the second of the second	and purposes therein s	er torm, meruding	the release and
waiver of the right of homestead.		day of _	oct	19 1 G
Given under my hand are notarial	seal this	day of _		
(Impress Seal Here)		Similar	· Kam	717 M
The second of	$\mathcal{I}_{\mathcal{K}}$	Correction 1	Notary Public	
Commission Expires Warme 19, 198	<u> </u>			
in Magnetin de la companya di Magnetin de la companya di magnetin di Magnetin di Magnetin di Magnetin di Magne Magnetin di Magnetin di Ma	0		in the second second	n en mark fransk get. De fan de fa
		$\{ (x,y), (x,y) \in \mathbb{R}^n : (x,y) \in \mathbb{R}^n \to \mathbb{R}^n = 0 \}$		
	This of 1970 to 2 come and to see		7 ×	
THE THE GOVERNMENT OF THE STATE				And the second s
garan da 1974 (1946) della		45.		
		C/O	•	
		0		
82.			7,	
870348			'5	
02			$O_{sc}$	
<b>20</b>				
			· (	
Beer legal for the property of	ે. જ્ઞામનું અલ્લાક માટે કું કું કું માટે કું હતા.			
e e e e e e e e e e e e e e e e e e e				
D and		1		:"
eed Newson,	SM No. 10 Control of the Control of	ara an an angana an an an an Malawa kan angan manan	A Commence of the second of th	
Deec & News				
40R 11 × 11d 26 26 06			4 (* 1.2.). <b>3</b>	ATTACAM TO THE
Trust Deed Frust Deed S. Emerald III. 60626 Madison III. 60606			and the partition	
Trust Trust Darne Darne 11. 606			Association of the second	
Sandara Sandara Pago, I Chgo, I Chgo, I				
Family San				· •