\$13.25

FORM NO. 2202 COPY

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the salter of this form

This instrument was prepared by Abtgail Byman,

	88409270
THIS INDENTURE WITNESSETH, That NELDA HISLOP-LAWREN	The state of the s
(hereinafter called the Grantor), of 1057 W. Pratt Unit 2A, Chicago, Illinois 60626 (Sto and Street) (City) (Stote	#2846 # A * -88-469270
for and in consideration of the sum of Thirteen and 25/100 (\$13.25)	OODA GOUNT NEXMEN
in hand paid, CONVEY S AND WARRANTS to LOYOLA UNIV OF CHICAGO, an Illinois not-for-profit Corpo of 6525 N. Sheridan Rd., Chicago, Illinois 60	<u>ERSITY</u> Lation
as Trustee, and to his successors in trust hereinafter named, the following describestate, with the improvements thereon, including all heating, air-conditioning, a humbing apparatus and fixtures, and everything apparatum to the provider of the provider	sed real Above Space For Recorder's Use Only with all
rents, issues and profits of said premises, situated in the County of Cook	and State of Illinois, to-wit:
*See legal description attached hereto.	
Hereby releasing and waiving if rights under and by virtue of the homestead of	
Permanent Real Estate Index Number(s), Unit: 11-32-400-035-1	004 and Garage: 11-32-400-035-1017
Address(es) of premises: 1057 V. Pratt, Unit 2A, Chic	
IN TRUST, nevertheless, for the purpor, of securing performance of the coven WHEREAS, The Grantor is justly indebted up on principal promise.	ory note bearing even date herewith, payable
in the principal amount of \$8,000.00 in inst 26th day of August, 1988, and \$71.30 each and including the 6th day of August, 1993, with in from time to time unpaid at the rate of six above installments. The legal holder may trust deed Grantors' failure to use the rate of Grantor's termination of employment at Lo	second Friday of each month, to ith a final payment of the balance terest on the principal balance percent per annum, included in the eat as a breach of covenant of this ises as their personal real ence
	), GH
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, or according to any agreement extending time of payment; (2) to pay when due demand to exhibit receipts therefor; (3) within sixty days after destruction or premises that may have been destroyed or damaged; (4) that waste to said premise any time on said premises insured in companies to be selected by the grantee he acceptable to the holder of the first mortgage indebtedness, with loss clause after Trustee herein as their interests may appear, which policies shall be left and remaid; (6) to pay all prior incumbrances, and the interest thereon, at the time or ii IN THE EVENT of failure so to insure, or pay taxes or assessments, or the pricholder of said indebtedness, may procure such insurance, or pay such taxes or as premises or pay all prior incumbrances and the interest thereon from time to the without demand, and the same with interest thereon from the date of payment	in each year, all taxes and in second in said note or notes provided, in each year, all taxes and in essments against said premises, and on damage to rebuild or restorn all buildings or improvements on said so shall not be committed to suffered; (5) to keep all buildings now or at crein, who interest supported to place such insurance in companies hed payable from the first Trustee or Mortgagee, and second, to the sain with the sair No tangee or Trustee until the indebtedness is fully mes when the sair become due and payable.  or incumbratices of the interest thereon when due, the grantee or the issessments, or discharge or purchase any tax lien or title affecting said me tand an money so bath, the Grantor agrees to repay immediately of the perfect of perfect per annum shall be so much additional
indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreements the shall, at the option of the legal holder thereof, without notice, become impediate	hole of said indebtedness, it cluding principal and all carned interest, ly due and payable, and with intract thereon from time of such breach
per cent per annum, shall be recoverable by force to sure them matured by express terms.  It is AGREED by the Grantor that all expenses and disbursements paid or incusincluding reasonable attorney's fees, outlays for documentare evidence, stenogra whole title of said premises embracing forcelosure decree—shall be paid by the said or proceeding wherein the grantee or any holder of an indictor said indebted expenses and disbursements shall be an additional lier togen said premises, shall such torcelosure proceedings; which proceeding, whether decree of sale shall have until all such expenses and disbursements, and the loss of said, including attorned executors, administrators and assigns of the Grantor waives all right to the poss proceedings, and agrees that upon the filling Grantor complaint to forcelose this Travillout notice to the Grantor, or to any post columning under the Grantor, appoin collect the rents, issues and profits of the said premises.	inher's charges, cost of procuring or complying, instruct showing the Grantor; and the like expenses and disbursem rais, occasioned by any ess, as such, may be a party, shall also be paid by the Grantor. All such be taxed as costs and included in any decree in it may be rendered in elbementered or not, shall not be dismissed, now role thereof given, y's fees, have been paid. The Grantor for the Grantor and for the heirs,
The name of a record owner is: TREIDA HISTOP-Lawrence	and Fitchaer D. Lawrence
and if for any like cause said list successor fail or refuse to act, the person who	enants and agreements are performed, the grantee of his successor in
trust, shall release said premises to the party entitled, on receiving his reasonable.  This trust deed is subject to	that ges.
Witness the hand S_ and scalS_ of the Grantor this 25th_ day of	CO CELDA HISLOP-LAWRENCE (SEAL)
Please print or type name(s) below signature(s)	en l'allande G

MICHAEL D. LAWRENCE

820 N. Michigan Avenue, Chicago, (NAME AND ADDRESS)

## **UNOFFICIAL COPY**

STATE OF ILLINOIS COUNTY OF COOK	ss.		
COUNTY OF COUNTY	}		
Abigail Byman		a Notary Public in and	for said County, in the
State aforesaid, DO HEREBY CERTIF	Y that Nelda His	lop-Lawrence and Michael	A Company of the Comp
personally known to me to be the same	persona whose nam	e.sare subscribed to th	e foregoing instrument,
appeared before me this day in perso	n and acknowledged	that <u>they</u> signed, sealed	and delivered the said
instrument as <u>heir</u> free and volum	stary act, for the uses a	and purposes therein set forth.	including the release and
waiver of the right of comestead.			e i jeden
$\sim$	2567	7.7.	99
Given under my har 1 a d official se	al this	day of _July	, 19 <u>_88</u> .
(Impress Seet   BERTICIAL SEAL   ABREAN DYPION   BOTARY PUBLIC / AYE GO NALIMON MY COMMISSION (1) AND A LOTA		alligail	Syman
Commission Expires		,	
OPPICIAL SEAT ANIMAL DITTAN MOTANT PUBLIC STAVE OF NO COMMISSION LLP. NOV.	4. 1991		
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		10/7/	
		, O,	
			6

88409270

SECOND MORTGAGE

Trust Deed

BOX No

TO



Abigail Byman
Office of the General Counsel
Loyola University of Chicago
820 N. Michigan Avenue
Chicago, IL 60611

GEORGE E. COLEO LEGAL PORMS UNOFFICIAL COPY ...

## LEGAL DESCRIPTION

Unit No. 2A and Garage Unit No. 6 in 'The Pratt on the Lake Condominium', as delineated on a survey of the following described real estate: The West 100 feet of Lot 1 in Block 1 in Herdien, Hofflund and Carson's North Shore addition to Chicago in the South East 1/4 of Section 32, Township 41 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, which survey is attached as Exhibit 'A' to the Declaration of Condominium recorded as Document 21624323 together with their undivided Tage Fills.

OPENAS OFFICE STATES OFFI STATES OF percentage interest in the common elements, all in Cook County Illinois.

88409270

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Property of Coot County Clark's Office