TRUST MED SECOND MORTGAGE (ILLINDIS)

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THIS INDENTURE WITNESSETH, That Kenneth F. Hickey and Erin E. Hickey	-
(hereinafter called the Grantor), of	88091296
14433 Wentworth Riverdale Illinois (No. and Sirect) (City) (Sinic) for and in consideration of the sum of Four thousand eight hundre	
twenty two and 08/100 Dollar	1
in hand paid, CONVEY AND WARRANT to Peerless Federal Savings and Loan	-
of 4930 N, Milwaukee Av. Chicago Illinoi	B
as Trustee, and to his successors in trust hereinafter named, the following described recestate, with the improvements thereon, including all heating, air-conditioning, gas an plumbing apparatus and fixtures, and everything apparatus thereto, together with a	d Above Space For Recorder's Use Only
in Ivanhoe Valt No. 4 being Branigar Brothers Stof-Section-4, Township 36-North, Range 14 East Cook County, 11 thois.	ibdivision in the South ¼ of the South ¼
Hereby releasing and waiving if rights under and by virtue of the homestead exemp	tion laws of the State of Illinois.
Permanent Real Estate Index Number 19. 29-04-416-021-0000 Vol.	
Address(es) of premises: 14433 Agatworth, Rivardale, Illi	
IN TRUST, nevertheless, for the purpose of securing performance of the covenants a WHEREAS. The Grantor is justly indebted or on Light principal promissory no	nd agreements herpigpt—01 RECORDING to hearing even 444 hyrewiff(解例が別名 03/02/88 14:33:00 17725 甘戸 元 一日田一のフェニヤム
in 48 monthly installments of \$100.46 each	COOK COUNTY RECORDER
004	
7	-41
	Car
0,	* QL
THE GRANTOR covenants and agrees as follows: (4) To pay said indebtedness, a. d., or according to any agreement extending time of payment; (2) to pay when due in the demand to exhibit receipts therefor; (3) within sixty days after destruction or dama, premises that may have been destroyed or damaged; (4) that waste to said premises shall any time on said premises insured in companies to be selected by the grantee herein, acceptable to the holder of the first mortgage indebtedness, with loss clause attached performed by the prior incumbrances, and the interest thereon, at the time or times with IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior linear holder of said indebtedness, may procure such insurance, or pay such taxes or assessment premises or pay all prior incumbrances and the interest thereon from time to time an without demand, and the same with interest thereon from the date of payment of indebtedness secured hereby.	in interest thereon, as no cin and in said note or notes provided, by year, all taxes approvides ments against said premises, and on ear or rebuild or 14 store all buildings or improvements on said laot be committed or fulfered; (5) to keep all buildings now or at which hereby buildings do not entered to place such insurance in companies typicle far, 40 he first Trustee or Mortgagee, and second, to the inhibited of the regagee or Trustee until the indebtedness is fully hereby. The shift become due and payable. Introduces or incinerest thereon when due, the grantee or the approved of the Granter agrees to repay immediately all money so mad the Granter agrees to repay immediately.
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole	of said indebtedness, including principal and all earned interest,
shall, at the option of the legal holder thereof, without notice, become introdiately due at per cent per annum, shall be recoverable by forcelusale thereof, or then matured by express terms.	by suit at law, or both, the same is it. If of said indebtedness had
THE MARKER D by the Grantor that all expenses and disburstments paid or incurred in including reasonable attorney's fees, outlays for documentars evidence, stemographer's whole title of said premises embracing forcelosure decrey — what be paid by the Granto	s behalf of plaintiff in connectio.\(\sigma^{\circ}\), \(\sigma^{\circ}\) a behalf of plaintiff in connectio.\(\sigma^{\circ}\) a beta cover the record of procuring or come.et\(\circ\) a beta call showing the or; and the like expenses and disburse are its, occasioned by any
then matured by express terms. It Is AGREED by the Grantor that all expenses and disbury ments paid or incurred in the AGREED by the Grantor that all expenses and disbury ments paid or incurred in meluding reasonable attorney's fees, outlays for documentars evidence, stemographer's whole title of said premises embracing forcelosure decree—shall be paid by the Granto unit or proceeding wherein the grantee or any holder of a lay off of said indebtedness, as expenses and disbursements shall be an additional lies upon said premises, shall be tax such forcelosure proceedings; which proceeding, afforder decree of sale shall have been mitl all such expenses and disbursements, any mecons of sait, including attorney's fees executors, administrators and assigns of the Grantor waives all right to the possession proceedings, and agrees that upon the fifting trans complaint to forcelose this Trust De without notice to the Grantor, or to any parts claiming under the Grantor, appoint a receivable the rents, issues and profits upon the proceedings.	such, may be a party, shall also be paid by the Grantor. All such ed as costs and included in any decree if at may be rendered in entered or not, shall not be dismissed, nor releast beroof given, have been paid. The Grantor for the Grantor baild for the heirs, of, and income from, said premises pending such forcelosure lead, the court in which such complaint is filed, may at once and given to take possession or charge of said premises with power to
The name of a record owner is Kenneth F. Hickey and Eri	n.E. Hickey
IN THE EVENT of the death overmoval from saidCookCounty o	of the grantee, or of his resignation, refusal or failure to act, then
of sa and if for any like cause and first successor fail or refuse to act, the person who shall the pointed to be second successor in this trust. And when all of the aforesaid covenants rust, shall release said premises to the party entitled, on receiving his reasonable charge. This trust deed is subject to	
Witness the hand 8 and seal 8 of the Grantor this 29th day of Februa	ry 1988
	(SEAL)
Please print or type name(s)	nd annual management of the second management and a second
	(Kenneth Wardickey
This instrument was prepared by D. Foster, 7407 Milwaukge (NAME AND ADDRESS)	
TO THE CONTROL OF THE PROPERTY	#10.000

UNOFFICIAL COPY

STATE OF Illusion	·
COUNTY OF COOL	SS.
Duale the land	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that Le	weeth I. Hickey and
Eriss E. Tickery	The second secon
	whose named. Me subscribed to the foregoing instrument,
appeared before me this day in person and ackr	nowledged that Musy signed, scaled and delivered the said
instrument as free and voluntary act, for	r the uses and purposes therein set forth, including the release and
waiver of the right % (h) mestead.	
Given under my hand and official seal this	9th day of Jabruary, 1998.
(Impress Seal Here)	Dereta H. Lan
7 / 1- 00-	Notary Public
Commission Expires March 7, 1989	/
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	C)_
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	3,
	TSOFFICE

88091296

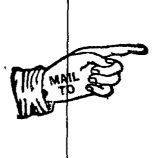
- 1002 Steel

SECOND MORTGAGE

Trust Deed

BOX No.

TO



GEORGE E. COLE®