TRUST DEED SEÇOND MORTGAGE FORM (Illinois) FICAL COPY 10 - 2016

THIS INDENTURE, WITNESSETH, That	Jorge and Ma	ria Juarez		
	ity of	Chicago	County of	Cook
and State oflllingis, for and Eleventhousand-Fivehundreda	ndfifty 60/10	0	777777	Dolla
in hand paid, CONVEY AND WARRANT of theCity ofChica	r 10\1]H1\)(`>0	N NATIONAL	and State of	· Illinois
and to his successors in trust hereinafter name				
lowing described real estate, with the improven	ients thereon, includin	g all heating, air-conditio	oning, gas and plu	mbing apparatus and fixture:
and everything appurtenant thereto, together s	with all rents, issues a	nd profits of said premise	es, situated in the	City
of Chicago County of	COUR	and State of 1	ilinois, to-wit:	
Lot 22 in Walker's Sub of th	he S $1/2$ and t	he NW 1/4 of B	lock 11 in	the Canal
Trustees Sub of the E 1/2 of of the Third Principal Meric	f Section 31,	Township 39 No	rth, Range	14, East
Commonly Known	A	or s (Fa		
Cammonty Known	(1/5) 2 do		u // //	
	Clarc	ago, IC		
CI # 17.51 214	-003			
Hereby releasing and waiving all rights under in Trust, nevertheless, for the purpose of	and by virtue of the h	omestead exemption lay	vs of the State of	Illinois.
WHEREAS The Grantor Jorge	and Maria Juai	`ez		
justly indebted upon their in 60 monthly Installments of	of \$002 51 1161	principal promissory	y notehearing	even date herewith, payable
THE DO MONCHLY THE CALLMENTS O	D SISE. SI UNI	, i i vaiu in iui	•	
	0			A O
	04		₽ !	8236613
		46		
THE GRANTOR covenants and agrees as foll	ows: (1) To pay said	indebteun is and the in	ilerest thereon, as	herein and in said note or
notes provided, or according to any agreement of and assessments against said premises, and on o	extending time of pay- lemand to exhibit rece	nent; (2) to pey prior to cipts therefor; (3) withi	n sixty days afte.	r destruction or damage to
rebuild or restore all buildings or improvements shall not be committed or suffered; (5) to keep to	all buildings now or at	any time on said prends	es insured in com	panies to be selected by the
grantee herein, who is hereby authorized to plac with loss clause attached payable first, to the fir	st Trustee or Mortgar	ree, and, second, to the	Tustee herein as	their interests may appear.
which policies shall be left and remain with the brances, and the interest thereon, at the time or	times when the same s	hall become due and pa	al co.	
IN THE EVENT of failure so to insure, or p grantee of the holder of said indebtedness, may	procure such insurant	e. Or bay such faxes or a	isse staents. Or dis	charge or purchase any lax
lien or title affecting said premises or pay all pri Grantor agrees to repay immediately without d	lemand, and the same	with interest thereon from	rom the case of	payment at seven per cent
per annum shall be so much additional indebted IN THE EVENT of a breach of any of the af-	oresaid covenants or a	greements the whole of	said indebtedriess.	ncluding principal and all
earned interest, shall, at the option of the lega thereon from time of such breach at seven per c	ent per annum, shall-	be recoverable by forecl	osure thereof,	or suit at law, or both, the
same as if all of said indebtedness had then matu Ir is Apreen by the Grantor that all expen	ises and disbursement	s paid or incurred in bel	half of plaintiff in	or section with the fore-
closure hereof— including reasonable attorney's following abstract showing the whole title of said	d premises embracing	foreclosure decree—sh	iall be paid by i	the Cirkniar; and the like
expenses and disbursements, occasioned by any someth, may be a party, shall also be paid by the Gorall be taxed as costs and included in any decre	rantor. All such expen	ses and disbursements sh	nall be on addition	ial lien upon said premises.
mail be taxed as costs and included in any decre rece of sale shall have been entered or not, shall in the costs of suit, including attorney's fees have	not be dismissed. Nor I	elease hereof given, tint	iil all such expens	ies and disbursements, and
assigns of the Grantor waives all right to the pe	ossession of, and inco	me from, said premises	pending such for	reclosure proceedings, and
grees that upon the filing of any complaint to four out notice to the Grantor, or to any party claim	ning under the Grants	or, appoint a receiver to	(ake possession	or charge of said premises
with power to collect the rents, issues and profits IN THE EVENT of the death or removal from		(County of the gra	ntee, or of his resignation,
efusal or failure to act, then				
if Deeds of said County is hereby appointed to b	ie second successor in	this trust. And when all	the moresum cov	chants and agreements are
performed, the grantee or his successor in trust,	snail release said prem	uses to the party entitied.	, on receiving his	
Witness the handand sealof the Grant	or this	9th day of _	March	, 19
	V	Jorge Du	are,	(SEAL)
		120	4)	(GEAD)
Meerer Suduckies	~/-	Haria	Julia	(SEAL)
that the live in	\wedge		//	
35,25 (U. 11) intrese				
CARTHUM IL KINGAL				

UNOFFICIAL COPY

	JUN-2-00 25347 38236613 - A - Rec
ATE OF Illinois	} ss.
Cook	_ }
Donald Sponholz	, a Notary Public in and for said County, in the
ate aforesaid, DO HEREBY CERTIFY that	Jorge and Maria Juarez
rsonally known to me to be the same person	S whose name S subscribed to the foregoing instrument,
peared before me this day in person and	acknowledged that <u>they</u> signed, sealed and delivered the said
trument asa free and voluntary ac	t, for the uses and purposes therein set forth, including the release and
iver of the right of horsestead.	
Given under my hand and notarial seal this	9th day of March 19_88
(Impress Seel Here)	half pull
mmission Expires 11/19/89	Notary Public
	Coot Colling Clorks
Karring to the second	46.
	9
m	
882366 1 3	4
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	0,
<b></b>	

SECOND MORTGAGE Trust Deed

BOX No

MADISON NATIONAL BANK 9190 GOLF RD. DES PLAINES, IL 60016

88236613

12:00