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FORM NO. 2202 February, 1985 CIAL COPY SECOND MOST PACE (ILL) 4 (15)

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THIS INDENTURE WITNESSETH, That ROMAN ZINGER a DIANA ZINGER, his wife	2000
(hereinafter called the Grantor), of 9016 Bro Skokie, IL. (City)	nx_Ave.
(City) (City) (City) for and in consideration of the sum of Ten and	Scate)
	Dollar
in hand paid, CONVEY AND WARRANT to LEON OK	S
of 8947 Bronx, Skokie, IL.	(State)
as I rustee, and to his successors in trust hereinafter named, the following desestate, with the improvements thereon, including all heating, air-conditional plumbing apparatus and fixtures, and everything apparatus thereto, toget rents, issues and profits of said premises, situated in the County of	eribed real g, gas and Above Space For Recorder's Use Only her with all
	A SUBDIVISION OF PART OF THE EAST 1/2 OWNSHIP 41 NORTE, RANGE 13, FAST OF
Hereby releasing and wais or o' eights under and by virtue of the homeste	ead exemption laws of the State of Hinois.
Permanent Real Estate Index Numerics: 10-16-412-028 Address(es) of premises: 9010 Bronx Ave., Sko	77 (0077)
Address(es) of premises: 9010 3ronx Ave., Sko	K1C, II. 600//
IN TRUST, nevertheless, for the purpos of securing performance of the cowing WHEREAS. The Grantor is justly indepted upona principal prof	ovenants and agreements herein missory note bearing even date herewith, payable as follows:
Twenty-seven thousand and 00/100 (\$2 thereon from December 20, 1988 (the	7,000.00) Dollars, with no interest
paid. The entire principal balance closing of 9016 Bronx Ave., Skokie,	will be due upon the sale and
closing of 9010 Blonk Ave., Stokle,	
τ_{\sim}	CX CX
and the second s	$\mathcal{O}_{\mathcal{A}}$
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted or according to any agreement extending time of payment; (2) to pay when demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said pre any time on said premises insured in companies to be selected by the grant acceptable to the holder of the first mortgage indebtedness, with loss clause: Trustee herein as their interests may appear, which policies shall be left and paid; (6) to pay all prior incumbrances, and the interest thereon, at the time. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes premises or pay all prior incumbrances and the interest thereon from time without demand, and the same with interest thereon from the date of pay indebtedness secured hereby.	ness, and the interest thereon, as the sin and in said note or notes provided, due as why year, all taxes and sessiments against said premises, and on nor damage to rebuild or restort all buildings or improvements on said emises shall not be commuted to suffered; (5) to keep all buildings now or at each erein, who is hereby to justiced to place such insurance in companies that tached pays be first or the first? I rustee or Mortgagee, and second, to the remain with the start of the sufference or Mortgagee.
paid; (b) to pay all prior incumbrances, and the interest thereon, at the time IN THE EYENT of failure so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes premises or pay all prior incumbrances and the interest thereon from time without demand, and the same with interest thereon from the date of pay	or times when the same shall become due and payable. The prior incurrence of the interest thereon when due, the grantee or the or assessments by discharge or purchase any tax lien or title affecting said to time fand an inoney would, the Grantor agrees to repay immediately men at the control of certaper annum shall be so much additional
IN THE EYEN'T of a breach of any of the aforesaid covenants or agreement shall, at the option of the legal holder thereof, without notice, become image.	hole of said indebtedness, including principal and all earned interest, trately due and payable, and with in(e) ast thereon from time of such breach
a) fifteenper cent per annum, shall be recoverable by force town then matured by express terms.	
IT IS AGRIED by the Grantor that all expenses and disbursement paid of including reasonable attorney's fees, outlays for documentary orderee, ste whole title of said premises embracing forcelosure decree. They be paid by suit or proceeding wherein the grantee or any holder of any four of said indefenses, and disbursements shall be an additional her from said oremises.	rincurred in behalf of plaintiff in connection with the forecosture neigotimographics, charges, cost of procuring 0, """ of etting abstract slowing the the Grantor; and the like expenses and disburse, lients, occasioned by any techness, as such, may be a party, shall also be plad by the Grantor. All such shall be taxed as costs and uncluded in any deer e "" in a may be rendered in
IT IS AGRIED by the Grantor that all expenses and disbursement paid of including reasonable attorney's fees, outlays for documentar to referice, she whole title of said premises embracing forcelowire decrees. We be paid by suit or proceeding wherein the grantee or any holder of are out of said indefexpenses and disbursements shall be an additional her to an said premises, such forcekoure proceedings, which proceeding, which yielded to faste shall until all such expenses and disbursements, and the top of soil, including attentions, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the filmers and complaint to force love the without noise to the Grantor, or to any accelaiming under the Grantor, agrouled the rents, issues and profits of the said premises. The name of a record owner is:	I have been entered or not, shall not be dismissed, for release hereof given, ormely slees, have been paid The Grantor for the Gra, or and for the heirs, possession of, and income from, said premises pending such foreelosure in Trust Deed, the court in which such complaint is filed, may at once and spoint a receiver to take possession or charge of said premises with power to
The name of a record owner is:	NA ZINGER
IN THE EVENT of the death of removal from said COOK	County of the grantee, or of his resignation, refusal or failure to act, then
and if for any like causes wealthst successor fail or refuse to act, the person appointed to be seen as the sessor in this trust. And when all of the aforeast trust, shall release said permises to the party entitled, on receiving his reason. This trust deed is subject to	who shall then be the acting Recorder of Deeds of said County is hereby leovements and agreements are performed, the grantee or his successor in public charges.
Witness the hand S. and seal S. of the Grantor this . 20 th. day of .	December 19.88
	ROMAN ZINGER (SEAL)
Piease print or type name(s) below signature(s)	Diana Benavar
	Decence Jeng-Cr (SEAL)
This instrument was prepared by Mark I. Dabrowski, (NAML AND.	33 N. Dearborn, Chicago, IL.

UNOFFICIAL COPY

STATE OF Illinoi COUNTY OF Cook	S	ss.		
I, Mark L. Da		•	Public in and for said County DIANA ZINGER, his	
appeared before me this	day in person and acl	knowledged that .they	observed to the foregoing instance, sealed and delivered therein set forth, including the rele	the said
		20th day of	December , 1938	
(Impress Seat Here)	D _x	Woode	Del .	
Commission Expires	14.4 14.1	FFICIAL SEAL RK L. DABROWS RY PUBLIC, STATE OF HE!	PERMINAN	ger See Strong Ge
AMERICA CARREST SHALL OF CONTROL CONTR	· { <1.5 (35.5	C/C	800 «00 -	
\$3043904			5013901 83013301	
SECOND MORTGAGE Trust Deed	ТО		MARK DABROWSKI 33 N. DARRBORN -51830 (KICHGO J. COCO)	GEORGE E. COLE* LEGAL FORMS

BOX No.