## 3133237

## SECONDICTION OF CALICOPY

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THE INTERNITIES WINESSED! (b) Keith Harrington and	83133237
1818 W. Ellen, Chicago, Illinois  (No and Street) (Cap) (Suite)	
for and in consideration of the sum of	
NBD Glenbrook Bank of 2801 Pfingsten Road, Glenview, Il. 60025	
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and overything apparatus and fixtures.	Above Space For Recorder's Use Only
LOT 36IN PLOCK 1 IN PICKETT'S ADDITION TO C TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THI IN COOK COUNTY, ILLINOIS	
Hereby releasing and waising all rights under and by virtue of the homestead exemption	n laws of the State of Illinois.
Permanent Real Estate Index Libroberts): 17-06-217-027 Address(es) of premises: 1815, W. Ellen, Chicago, II.	
IN TRUST, nevertheless, for the purp set of securing performance of the covenants and t WHEREAS. The Grantor is justly marketed upon principal promissory note	
at NBD Glenbrook Bank in full at maturity on 3/23/9 extensions thereof.	00 and any renewals or
extensions thereof.	
THE CRANTING assemble and passes as follows: (1) To pay take the sections as	nd the interest thereon is herein and in said note or notes.
provided, or according to any agreement extending time or payment; (2) to pay when premises, and on demand to exhibit receipts therefor; (3) within fixty days after desimptovements on said premises that may have been destroyed or damaged; (4) nr. w (5) to keep all buildings now or at any time on said premises insured in companies to to place such insurance in companies acceptable to the holder of the first mortgage. It first Trustee or Mortgage, and second, to the Trustee herein as their interests may applied to the first mortgage of Trustee until the indebtedness is fully paid; (6) to pay all prior incumbations shall become their parts of the first mortgage.	in due in each year of taxes and assessment against sain intruction or crustee to rebuild or restore all buildings or aste to sain prefises shall not be committed or suffered; a selected by the grantee herein, who is hereby authorized debuild as, with loss clause attached payable first, to the prefix of the interest thereon, at the time or times when a cos, not the interest thereon, at the time or times when
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior or the holder of said indebtedness, may procure such insurance, or pay such become affecting said premises or pay all prior incumbrances and the interest thereon said the	ancorances or the interest thereon when due, the grantee assessment, or discharge or purchase any tax lien or little me to time; and all money so pold, the Grantor agrees to
repay immediately without demand, and the same with interest thereon from the date of shall be so much additional indebtedness secured hereby.  IN THE EVENT of a breach of any of the afmessid covenants of exements the	the been factorise and business and the contract to the contract of the contra
earned interest, shall, at the option of the legal holder thereof, without notice, become from time of such breach at the maximum per cent per annum the value by law, that or both, the same as if all of said indebtedness had then mature the express terms.  IT IS AGREED by the Granton that all expenses and disbut, then is paid of incurred the contract of the contra	d in behalf of plaintiff in co meetion with the foreclosure
hereof Including reasonable attorneys feer, outlays for descending evidence, stenog showing the whole ittle of said premises embracing foreclosure decree—shall be paid be occasioned by any suit or proceeding wherein the resource of any holder of any part of the Chapter. All such expenses and dishusters at a hall be an additional lien.	tapher's charges, cost o. 7.37 (fing of completing abstract by the Grantor) and the like, or penses and disbursements, of said indebtedness, as such (m²) be a party, shall also be upon said premises, shall be ta'e' a posts and included in
any decree that may be tendeted in such force outre proceedings; which proceeding, who be dismissed, not telease hereof given, which expenses and disbursements, paid. The Grantor for the Grantor and for the Jeirs, executors, administrators and as	thether decree of sale shall have been entered or not, shall and the costs of sult, including attribuey's fees, have been igns of the Grantor waives all righ, to the possession of,
hereof Including reasonable attorneys feet, outlays for distinctary evidence, stenog showing the whole title of said premises embracing foreclique decree—shall be paid be occasioned by any suit or proceeding wherein the same of any holder of any part of paid by the Grantor. All such expenses and disburagements shall be an additional lient any decree that may be tendered in such forecourse proceedings; which proceedings, not be dismissed, not release hereof given, using such expenses and disburagements, paid. The Grantor for the Grantor and for the delts, executors, administrators and ast and income from, said premises pending the foreclosure proceedings, and agrees that Deed, the court in which such compliants filed, may at once and without notice to appoint a receives to take possession by large of said premises with power to collect the The name of a record owner.	the Grantor, or to any complaint to foreclose this Trust the Grantor, or to any party claiming under the Grantor, tents, tiques and profits by the said premises.  THE BISCHOIF (J)
IN THE EVERT of the deal or removal from said COOK NED GLODNOOK BATIK	inty of the grantee, or of his resignation, refusal or failure
to act, then.  successor in this trust, he if for any like cause said first successor fail or refuse to a Deeds of said County or hereby appointed to be second successor in this trust. And performed, the games of his successor in trust, shall release said premises to the party e. This trust dead subject to	ict, the person who shall then be the acting Recorder of when all of the aforesaid covenants and agreements are
Witness the hand S and a S of the Grantor this 23rd day of March.	1989
MAN TO ROLL ROLL ROLL ROLL ROLL ROLL ROLL R	(SEAL)
Please print or type name(s) below signature(s)	OPIGE BISCHOFF (SEAL)
This instrument was prepared by Blair K. Robinson 2801 Pfingster	
(NAME AND ADDRESS)	

## **UNOFFICIAL COPY**

STATE OF	Illinois or Cook		_				
I, <u>Mar</u>	y Schultz esaid, DO HEREBY (	CERTIFY that _	Keith Harrin	•		or said County, in the	
appeared instrumen	().	n person and a	acknowledged that	they sig	gned, sealed a		
	the right of Fon estead in under my hand and o		23rd	_ day of	March	1989	
(Imp	"OFFICI/ less Seal dere) Mary S Rotary Public, My Communication on Expires	1. SEAL" State of Papers	<u></u>	nary	Schultz Notary Public	)	
·	•		of Collus		0EFT-01 RECC T#2222 TKAN #9269 # E COOK COUN	9313 03/28/89 11:	\$12.2 29:00 237
63122	89133237				T'S 0	Sico Co	
SECOND MORTGAGE  Trust Deed	Т0					47 Marie	