ILLINOIS SECOND MORTGAGE

NOFFICIAL CORY / 3

SECOND MORTGAGE (ILLINOIS)

CLO 811312 Jan 85 Previous editions may NOT be used

| | the same manuscript of | KER, III, |
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| (No. and Street | | ³⁰ 55 1773 |
| AND WARRANT to FOR | D, SUITE J, SCHAUMBURG, TL 60173 | |
| (hereinalter called the "Mortgagee real estate, with the improvement plumbing apparatus and fixtures | 7), and to its succe sors and assigns the following described is thereon, including all heating, air-conditioning, gas and and everything appurtenant thereto, together with all emises, situated in the County of COOK | Above Space For Recorder's Use Only and State of Illinois, to wit: |
| LOT 15 AND THE WEST 3, 4, 5, 14, 5 AND 40 NORTH, RANGE 14, NORTHEAST 1/4 OF T | T 1/2 OF LOT 14 IN BLOCK 16 IN CHARLED LOTS 1. 2 AND 3 IN BLOCK 16 IN THE | ES J. FORD'S SUBDIVISION OF BLOCKS SUBDIVISION OF SECTION 19, TOWNSHIP AN, (EXCEPT THE SOUTHWEST 1/4 OF THE |
| PIN# 14-19-212-011 | | , , , , , , , , , , , , , , , , , , , |
|) ther inalter offed the "Premises") | 1835 W. BERENICE STREET, CHICAGO, TI | L 60613 (1) |
| Subject to the han of ad valorem to IN TRUST, nevertheless, fo WHEREAS, The Mortgagor is | ights under and by firtue of the homestrad exemption laws of the axes for the current fax year and a mortgage in fifth of COMM rether purpose of securing performance of the covenants and against indebted to Moltgage in the amount of \$26,925, even date herewith (herebyfor called the "Note"). | MUNITY BANK & TRUST OF (it none, so state). recements herein. EDGEWATER |
| THIS LOAN IS PAYABL | E IN 120 INSTALLMENTS. THE FIRST PAINTS OF \$410.00 EACH ARE DUE ON THE S | AYMENT OF \$410.00 IS DUE 12/16/1990. SAME DAY OF EACH SUCCEEDING MONTH. |
| sisteman of the second of the | | |
| <u> </u> | 90.01773 | . DEFT-01 RECORDING |
| extending time of payment, (2) to pay sixty days after destruction or damage to the Premises shall not be comm Mentiogen berein, who is hereby au attactic deparable first to the first trus the said first mortgagee in frustee un | nts and agrees as follows: (1) To pay the Indebtedness, as here y when due in each year, all taxes and assessments against the Projecto rebuild or estore all buildings or improvements on the Projecto or sufferer; (5) to keep all buildings now or at any time is otherized to place such insurance in companies acceptable to thistee of mortgagie, and second, to the Trustee herein as their intentit the indebtedness is fully paid; (6) to pay all prior incumbrances | mises, and on demand to exhibit receipts therefore; (3) within miles, as the may have been destroyed or damaged; (4) that waste on the remises insured in companies to be selected by the le holler of the first martgage indebtedness, with loss clause erests may appear which positions shall be left and remain with |
| Shall become due and payable IN THE EVENT of failure sort | to insure, or pay taxes or assessments, or the prior incumbrances i | or the inverse the con when due, the Mortgagee or the holder |
| incumbrances and the interest there | ance, or pay such taxes or assessments, or discharge or purchas on from time to time, and all money so paid, the Mortgagor to re- the lesser of the rate specified in the Note or the maximum rate | se any tax hen it tibe affecting the Premises or pay all prior epay immediately without lemand, and the same with interest |
| incumbrance, and the interest thereitherein from the dair of payment al secured before the first threach of the first threach of the first threach of the first threach at the lesser of the rate both, the same is if all of the Inde | ance, or pay such taxes or assessments, or discharge or purchas on from time to time, and all money so paid, the Mortgagor to rethe lesser of the rate specified in the Note or the maximum rate I any of the aforesaid covenants or agreements, the whole of the into the legal holder thereof, without notice, become immediate specified in the Note or the maximum rate permitted by law, sheddenes evid need by the Note has then matured by express | ise any tax hen it tibe affecting the Premises or pay all prior epay immediately without temand, and the same with interest |
| incombrances and the interest there therein from the date of payment at secured bereby. In 114 EVI of a breach of all earned interest, shall, at the optic such breach at the lesser of the rates both, the same, is fall of the Index MITE FXPI NOTIORES and extend of any sout for the foreclosured bankrapts, proceedings, to which either or not infually commenced thereon, as the issue of the rate specifical mable, attorned 5 fees, apptaiser estimated as to items to be expended, policies as the Mortgager may deem to such die ree the true condition of the included in its decree that may be release hereof given, until all the Exmortgagor waives all right to the posterior of the receive the record of the receive this Second Mitography for the forest procedure. | ance, or pay such taxes or assessments, or discharge or purchas on from time to time, and all money so paid, the Mortgagor to reithe lesser of the rate specified in the Note or the maximum rate than the aforesaid covenants or agreements, the whole of the on of the legal holder thereof, without notice, become immediat specified in the Note or the maximum rate permitted by law, sha | se any tax lien (1), the affecting the Premises or pay all prior epay immediately without "emand, and the same with interest te permitted by law share he so much additional Indebtedness. Indebtedness evidenced" (1). Note, including principal and telly doe and payable, and with interest thereon from time of all he recoverable by forcefor are thereof, or by storal law, or sterms teamly commenced, the any proceeding, including probate and unmant or defendant, by reason of the Second Mortgage or the ling which might affect the Premises or the security hereof, and shall become immediately due and payable, with interest in Expenses" as used herein shall include, without limitation, apher's charges, publication costs and costs (which may be excepted to bidders at any sale which may be had pursuant to additional lien upon the Premises, shall be taxed as costs and exhall have been entered or not, shall not be dismissed, nor of the theirs, executors, administrators and assigns of the closure proceedings, and agrees that upon the filing of any and without notice to the Mortgagor, or to any party claiming. |
| incombrances and the interest there therein from the date of payment at secured bereby. IN IAL IVI I of a breach of all earned interest shall, at the optic such breach at the lesser of the rate of the hotel the same is fall of the Index both the same is fall of the Index ment of any sort for the foreclosured bankrupts, proceedings to which eit Indebtedness hereby secured, or tell whether or not intually commenced thereon at the fisser of the rate specifical mable attorners fees appraiser estimated as to items to be expended, on the day of the rate specifical mable attorners fees appraiser estimated as to items to be expended only see as the Mortgagor may deem to such decree that may be release hereof given, until all the Exmortgagor waives all right to the power complaint to foreclose this Second Munder the Mortgagor, appoint a received when all of the aloresaid. | ance, or pay such taxes or assessments, or discharge or purchas on from time to time, and all money so paid, the Mortgagor to rethe lesser of the rate specified in the Note or the maximum rate in of the legal holder thereof, without notice, become immediate specified in the Note or the maximum rate permitted by law, shall be served need by the Note has then matured by expressibilities evid need by the Note has then matured by the Mortgagor shall be a party either as road of such right to foreclose, whether or not act her Mortgagor or Mortgagor shall be a party either as plaintiff, clar preparations or the defense of any threatened suit or proceed shall becomes so much additional Indebtedness secured hereby a field in the Note or the maximum rate permitted by law. The term is fees, outlay, for documentary and expert evidence, stenogradely need stay of the proceedings all such abstrace easonably need stay either to prosecute a suit of foreclosure or to title to or the alue of the Premises. All the Expenses shall be an endered in such foreclosure proceedings, whether decree of sale openses have been paid. The Mortgagor for the Mortgagor and session of, and income from, the Premises pending such force ortigage, the court in which such complaint is field, may at once a enver to take cossession or charge of the Premises with power to take cossession or charge of the Premises with power to take cossession or charge of the Premises with power to take cossession or charge of the Premises with power to take cossession or charge of the Premises of the Mortgagor or the Mortgagor or the procession of the premises and agreements are performed, the Mortgagor or lists of the premise and agreements are performed, the Mortgagor or lists | se any tax lien (1), the affecting the Premises or pay all prior eppay immediately without "emand, and the same with interest the permitted by law sha (be so much additional Indebtedness Indebtedness evidenced (), the Note, including principal and stely doe and payable, and so the interest thereon from time of all he recoverable by foreclosure (hereot, or by soit at law, or so terms to connection with (a) preparations for the commence trailly commenced, (b) any proceeding, including probate and umant or defendant, by reason of the Second Mortgage or the ling which might affect the Premises or the security hereof, and shall become immediately due and payable, with interest in "Expenses" as used herein shall include, without limitation, apher's charges, publication costs and costs (which may be cots of title, title searches and examinations and title insurance evidence to bidders at any sale which may be had pursuant to additional tien upon the Premises, shall have been entered or not, shall not be dismissed, nor later the heirs, executors, administrators and assigns of the closure proceedings, and agrees that upon the fling of any and without notice to the Mortgagor, or to any party claiming and without notice to the Mortgagor, or to any party claiming to collect the rents, issues and profits of the Premises. WALKER & RICHARD H. WALKER, III |
| incombrances and the interest there therein from the date of payment at secured bereby. In 1111 FVI of a breach of all earned interest, shall, at the optic such breach at the lesser of the rate of both, the same, is fall of the Index MITEXPINDITURES and extend of any sout for the foreclosured bankrapts, proceedings to which either or not infually commenced thereon, at the issue of the rate specifical mable, attorned 5 fees, apptaiser estimated as to items to be expended, policies as the Mortgager may deem to such die ree the true condition of the included in its decree that may be release hereof given, until all the Exmortgagor waives all right to the postimitation of the included the Mortgagor, appoint a received. The name of a record owner. And when all of the aloresaid entitled, on receiving his reasonable | ance, or pay such taxes or assessments, or discharge or purchas on from time to time and all money so paid, the Mortgagor to rethe lesser of the rate specified in the Note or the maximum rate land of the interest of the rate specified in the Note or the maximum rate permitted by law, sha specified in the Note or the maximum rate permitted by law, sha sheldedness evid need by the Note has then matured by express penses (hereinafter called the "Expenses") incurred by the Mort hereof after all road of such right to forcelose, whether or not active Mortgagee or Mortgagor shall be a party either as plaintiff, cia preparations or the defense of any threatened suit or proceeds shall become to much additional indebtedness secured hereby a field in the Note of the maximum rate permitted by law. The term is feel, outlay, for documentary and expert evidence, stenogralities entry of a decree of forcelosure of procuring all such abstrace assembly need system of the forcelosure proceedings, whether decree of sale endered in such forcelosure proceedings, whether decree of sale endered in such forcelosure proceedings, whether decree of sale endered in such forcelosure proceedings, whether decree of sale endered in such forcelosure proceedings, whether decree of sale endered in such forcelosure proceedings, whether decree of sale endered in such forcelosure proceedings, whether decree of sale endered in such forcelosure proceedings, whether decree of sale endered in such forcelosure or to fine procuring all such force or tog and income from, the Premises pending such force or tog and the such complaint is filled, may at once a giver to take cossession or charge of the Premises with power in RICHARD II. WALKER, JR. & GEORGINE. | see any tax lien (1), the affecting the Premises or pay all prior epay immediately without "emand, and the same with interest the permitted by law shall be to much additional Indebtedness. Indebtedness evidenced", it. Note, including principal and telly doe and payable, and with interest thereon from time of all be recoverable by foreclor are thereof, or by soil at law, or sterms tagged in connection with (a) presarations for the commence trailly commenced, (b) any prosecure is including probate and immation defendant, by reason of the Second Mortgage or the ling which might affect the Premises or the security hereof, and shall become immediately due and payable, with interest in Expenses" as used herein shall include, without limitation, apher's charges, publication costs and costs (which may be exidence to bidders at any sale which may be had pursuant to additional lien upon the Premises, shall be taxed as costs and e shall have been entered or not, shall not be dismissed, nor law the heirs, executors, administrators and assigns of the closure proceedings, and agrees that upon the filing of any and without notice to the Mortgagor, or to any party claiming it to collect the rents, issues and profits of the Premises. WALKER & RICHARD H, WALKER, III |

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| STATE OF _ | | LINOIS | | | } ss. | | | |
|-----------------|---------|-----------|-------------|--------------------------------|----------------|------------------|--|------------------------|
| | | | | • | , | | | |
| , , , , | E_UNDER | | | that PTC | | • | • | or said County, in the |
| AND WIFE. | | | | | | | X_OLA/NOI/NIZ_NZ | |
| • | | | | | | | to the foregoing | instrument, appeared |
| | | | | | | | | the said instrument |
| as <u>their</u> | free an | d volunta | ry act, for | the uses a | nd purposes th | erein set forth, | including the rele | ase and waiver of the |
| right of home | stead | | | | | | | |
| Given un | nder my | and and | official s | eal this | 10th | day of | November | . 19 .90 . |
| (Impress Sea | | T NOTA | OWARE | AL SEA D. M. CO STATE OF | OOK | Edwa | OM. C | 20/2 |
| | | | | | FCO4 | | 750 | |
| SECOND MORTGAGE | | 10 | | | MAIL | TO I | Ford Consumer Firmle C. 1355 Reminstra Earl | 2 him 2/4 16 60173 |

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