1603 ORRINGTON AVE. EVANSTON, ILLINOIS 60204

This instrument was prepared by

NOFFICIAL COPY

SECOND MORTGAGE (ILLINOIS)

CAUTION Consult a lawyer before using or acting under this form

All Walfantes including merchentalomy and miness are excluded	90307296
THIS INDENTURE WEINESSETH, That Christine Fernland, a spin	ster
2407 Noves Street Evanston Illinois (Suite) (Suite) (Suite) (Constant Inconsideration of the sum of Twenty Two Thousand Twenty Nine Dollars and 60/100——————————————————————————————————	. Te9999 TRAN 9239 06/27/90 09:36:0
NBO Bank Evanston N.A. of 1603 Orrington Avenue Evanston Illinois (State) as Trustee, and to his successors in trust hereinatter named, the following described estate, with the improvements thereon, including all heating, air-conditioning, gar-	Ireal Control of the
plumbing apparatus inclinatures, and everything appurtenant thereto, together will rents, assues and profic of said premises, situated in the County ofCOOK Lot 11 in Block 5 in Commons and Best's Addition to Evansto	and State of Illinois, to-wit:
Southwest Quarter of Section 12, and a part of the Southeas Township 41 North, Pange 13, East of the Third Principal Me	st Quarter of the Southeast Quarter of Section 11,
PIN: 10-12-310-018 Property Addresss: 2407 Noyes Street	
Hereby releasing and waiving all rights under and by variue of the homestead exempts. TRUSF, nevertheless, for the purpose of seconing performance of the covenant WHEREAS. The Grantor is justly indebted upon principal promissory	its and agreements herein
To NBO Bank Evanston N.A. in the amount of \$22,029.60 to be each beginning on the 19th day of July, 1991, and every mor installment is paid on the 19th day of June 1795.	e repaid in 60 monthly installments of \$367.16 the repaid in 60 monthly installments of \$367.16 the repaid in 60 monthly
7	
interest in the promises, without cre or the helders of the note, shall cons mertgager hereunder. THE GRANIOR covenants and agrees as follows: (1) To pay said indebtedness, ar	stitute a default by the
or according to any agreement extending time of payment. (2) to pay when due in demand to exhibit receipts therefor. (3) within sixty days after destruction or day originally also been destroyed or damaged. (4) that waste to said premises only time on said premises thoused in companies to be selected by the grantee here acceptable to the holder of the first mortgage indebtedness, with loss clause attached Trustee herein as their interests may appear, which policies shall be left and remain raid. (6) to pay all prior incumbrances, and the interest thereon, at the time or time. IS FHE EXEST of failure so to insure, or pay taxes or assessments, or the prior inclider of said indebtedness, may procure such insurance, or pay such taxes or assessments or pay all prior incumbrances and the interest thereon from time to time without demand, and the same with interest thereon from the date of payment a	on, who is beren, buthorized to place that insurance in companies of payable harm to the first Frustee on Afortgagee, and second, to the n with the sand of or agee or Fonce until the indebtedness is fully is when the same shall become the and payable incumbrances or the late of the content of the grantee or the saments, or discharge of subchase any tax hen or title affecting said and all money expect.
ndebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the who hall, at the option of the legal holder thereof, without notice, become immediately of the legal per cent per annum, shall be recoverable by foreclosure thereof	tole of safe mehtedness, including orn cipal and all earned interest, due indentiable, and with interest their on from time of such breach suit at law, or both, the same suit. It of said indebtedness had
If is ACREE (b) by the Grantor that all expenses and disbursements paid of integral including reasonable attorney's fees, outlays for documentary evidence, subograph shole title of said premises embracing foreclosure decree—shall be gastly she Grantor or proceeding wherein the grantee or any holder of any part of said indebtedness expenses and disbursements shall be an additional lien upon said packets, shall be such foreclosure proceedings, which proceeding, whether decree a little shall have be intifiall such expenses and disbursements, and the costs of sind including attorney's executors, administrators and assigns of the Grantor each of the fight to the posses proceedings, and agrees that upon the filing of any compilation to foreclose this Trust without notice to the Grantor, or to any party clautions under the Grantor, appoint a offect the rents, issues and profits of the said grey likes.	s, as such, may be a party, shall also be paid by he viralities. All such taxed as costs and included in any decree that may be rendered in een entered or not, shall not be dismissed, nor release hereof given, then, he where not. The Greater for the Greaters and for the high.
Witness the hand and seal of the Grantor this 1811 daylor	ne 19 9 0
E	services The 1990 Mistrue Armund (SEAL)
Please print or type name(s) **D***BANK***EVANSTON, N.A.	C MILITARIA I CITATION
	(SEAL)

\$13.25

By: Jill Hosman, NBO Bank Evanston N.A. 1603 Cringle. Aut

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\$55.
a Notary Public in and for said County, in the
whose nameissubscribed to the foregoing instrument.
knowledged that she signed, sealed and delivered the said
or the uses and purposes therein set forth, including the release and
TT (1Cg / Notary Public
County Conty Office

90200206

Trust Deed

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