GEORGE E. COLE*

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SECOND MORTGAGE (ILLINOIS)

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THIS INDENTURE WITNESSETH That Robert T. Wolfo Charlotte J. Wolford, his wife	
901 S. Plymouth Ct., Unit #1402, Chicago	, IL 60605 903 98326
(hereinafter called the Grantor), of	nd_No/100
in hand paid, CONVIY S AND WARRANT S. 10 Edison	Credit Union
an IL corp. incorp. under the IL Credit Unof 300 W. Adams, Suite 330, Chicago, Illin	IIION ACC
as Trustee, and to his successors in trust hereinalter named, the following estate, with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything appurtenant thereto, to rents, issues and fixtures and premises, situated in the County of	described real Above Space For Recorder's Use Only gether with all
Lot 1 in Block 6 in Dearborn Park Unit Num and vacated streets and alleys in and adjoin School Section Addition to Chicago, in East of the Third Principal Meridian, in Chereby releasing and waiving all ights under and by virtue of the home	nber I, being a Resubdivision of sundry lots bining Blocks 127 and 134, both inclusive, Section 16, Township 39 North, Range 14 Cook County, Illinois.
Permanent Real fistate Index Number s):17-16-424-004-1	080
Address(es) of premises: 901 S. Plymouth Ct., Unit	
IN TRUST, nevertheless, for the purpose of recoring performance of the WHEREAS. The Grantor is justly indebted in on, 2 principally	
to Edison Credit Union in the principal am installments of \$315.03, bearing interest tenor of the said Installment Note	at the rate of 9.5% per annum, as per the
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THE GRANTOR covenants and agrees as follows: (1) To pay said indebta	chiess, and the interest thereof, as berein and in said note or notes provided.
or according to any agreement extending time of payment, (2) to pay who demand to exhibit receipts therefor, (3) within sixty days after destructed premises that may have been destroyed or damaged. (4) that waste to said plan y time on said premises insured in companies to be selected by the gran acceptable to the holder of the first mortgage indebtedness, with loss class. Trustee herein as their interests may appear, which policies shall be left at paid; (6) to pay all prior incumbrances, and the interest thereon, at the tim. IN THE EVENT of failure so to insure, or pay taxes or assessments, or tholder of said indebtedness, may procure such insurance, or pay such premises or pay all prior incumbrances and the interest thereon from time without demand, and the same with interest thereon from the date of pa	rdness, and the interest there is as herein and in said note or notes provided, en due in mely year, all hard and assessments against said premises, and on or damale for rehuld or restore all buildings or improvements on said or members shall not be mounted or suffered, (5) to keep all buildings now or at nice herein, who there may authorized to place such insurance in companies entrached pays to may to the first frustee or Mortgagee, and second, to the inference of the majority and second, to the herein the indebtedness is tally even or one while the sum shall become due and payable, he price indocumences in the interest thereon when due, the grantee or the is one systems, or discusing even purchase any tax lien or title affecting said earling, and all money so posts the Grantor agrees to repay immediately symptom at 11.1.9.5.1. per cent oci annum shall be so much additional
IN THE EVENT of a breach of any of the aforesaid covenants or agree to	 the whole of said indebtedness, in luding principal and all earned interest, ediately due and payable, and with interest to green from time of such breach.
at 9.2 per cent per annum, shall be recoverable by reclosure then matured by express terms. It is AGREED by the Granton that all expenses and distursements paid to	thereof, or by suit at law, or both, the same radial of said indebtedness had a neutred in behalf of plaintiff in connection with the toreclosure hereof—
then matured by express terms. IT IS AGREFED by the Grantor that all expenses and dist disements paid of including reasonable attorney's tees, outlays for documents recyclence, so whole title of said premises embracing foreclosure declere. It shall be paid be suit or proceeding wherein the grantee or any holder of the part of said inde expenses and disbursements shall be an additional formion said premises such foreclosure proceedings; which proceeding, whether decree of sale shall nitial such expenses and disbursements, and the osists of suit, including at executors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the first of any complaint to foreclose the ultimater native to the Grantor, at to a year Veclamme under the Grantor, as	enographer's charges, cost of procuring or co-op'eting abstract showing the bedramfor; and the like expenses and disbusis nests, occasioned by any bedness, as such, may be a party, shall also be party by the Grantor. All such a shall be taxed as costs and included in any decree that hay be rendered in II have been entered or not, shall not be dismissed, not believe hereof given, torney's fees, have been paid. The Grantor for the Grantor and for the heirs, e possession of, and income from, said premises pending such foreclosure
collect the rents, issues and profits of the laid premises.	
The name of a record owner w. R. Dert T. Wolford & Cha	rlotte J. Wolford, his wife County of the grantee, or of his resignation, refusal or failure to act, then
Chicago Title & Trust Company and if for any like cause successor fail or refuse to act, the person appointed to be second successor in this rust. And when all of the aforest trust, shall release and remuses to the native entitled, on receiving his reason.	of said County is hereby appointed to be first successor in this trust, who shall then be the acting Recorder of Deeds of said County is hereby if covenants and agreements are performed, the grantee or his successor in nable charges.
This trust deed is subject to	r & Kramer, Inc., dated July 21, 1980
Witness the hand B and seal B of the Grantor this 3rd , day of	
	Robert T. Wolford 151-AL)
Please print or type name(s) below signature(s)	Causatte growing & (SEAL)
MAIL TO:	Charlotte J. Wollford _\
This instrument was prepared by Joel Goldman, Esq., Two Rolling Meadows, Illinois 60008	Crossroads of Commerce, Suite 330

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STATE OF	[]linois		} ss.		•
COUNTY OF	Cook				
				ry Public in and for said Cour	
appeared before instrument as waiver of the ri	re me this da	ay in person and ee and voluntary ac ead.	acknowledged thatthey t. for the uses and purposes t	subscribed to the foregoing in a signed, sealed and delivered therein set forth, including the re-	the said
Given und	ler my har o 🤊	nd official seal this	3rd day of	August , 1990.	
(Impress Se	at Here)	4		Gulgo	
	. ı	. B-a-		Notary Public	
Commission Ex	pires	A1 (149)*	, SEAL"		
***		Notary Public of My Comp. A 1	f Illinois turtus 2/2/92		
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Identificat	tion No	4614	045		
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EDISON CRE	DIT UNION,	Trustee		DEPT-01 RECOMMENC	#14 15/08 14 24 00
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Trust Deed	J. Wolford, his wife	EDISON CREDIT UNION, an Illinois corporat	1/100	MAIL TO: JOEL GOLDMAN ATTORNEY AT LAW POSSROADS OF COM	GEOF
TAN AND AND AND AND AND AND AND AND AND A	J. Wolford, his wife	EDISON CREDIT UNION, an Illinois corporation	[14]	MAIL TO: JOEL GOLDMAN ATTORNEY AT LAW TVVC. CROSSROADS OF COMMERCE ROLLING MEADOWS, IL 80008	
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BOX No.

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RIDER ATTACHED TO TRUST DEED AND NOTE SECURITY AGREEMENT AND DISCLOSURE STATEMENT ("NOTE") AND MADE A PART HEREOF TO THAT CERTAIN TRUST DEED AND NOTE DATED August 3, 1990 EDISON CREDIT UNION, AS MORTGAGEE ("TRUSTEE"), AND Robert T. Wolford & Charlotte J. Wolford, his wife AS MORTGAGORS ("GRANTORS")

- 1. Notwithstanding anything to the contrary contained herein, the Mortgagor ("Grantor") does further covenant and agree that it will not transfer or cause to be transferred or suffer an involuntary transfer of any interest, whether equitable or legal, and whether possessory or otherwise in the mortgaged premises to any third party, including, but not limited to, conveyance by deed or assignment of beneficial interest or Articles of Agreement for Deed or Installment Contract for Deed, so long as the debt secured hereby subsists, and further that in the event of any such transfer by the Mortgagor ("Grantor"), the Mortgagee ("Trustee") may, in its sole discretion, and without notice to the Mortgagor ("Grantor"), declare the whole of the Jebt hereby secured immediately due and payable, and may avail itself of all rights and remedies, without necessity of election, provided to Mortgagee ("Trustee") under this certain Trust Deed and Installment Note.

 90398326
- 2. Grantors may prepay principal balance secured herein (undersigned obligors may prepay the principal balance of this Note) at any time without penalty.
- 3. The payment of the Note is secured by the Trust Deed Second Mortgage on the following real estate in _Cros _____ County, Illinois: _____901 S. Plymouth Court, Unit #1402, Chicago, Illinois 60605.
- 4. In the event Grantors First Mortgage is released of record and the Note securing it shall be paid in full while the instant Note and Mortgage subsist, the Grantor shall give immediate notice of same to Mortgagee ("Trustee") and shall establish a pledge-account with Mortgagee equal to the annual general real estate taxes assessed on the mortgaged premises. This shall be an "escrev-like arrangement" pursuant to the Illinois Mortgage Escrow Account Act Ill.Rev.Stat. Cha. 17, Sec. 4901 (1987).

Robert T. Wolford

Charlotte J. Wolford

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