FIDAY 1985 COPY

for and in consideration of the sum of Fifteen Thousand and no/100 (\$15,000.00) ————————————————————————————————	LEGAL FORMS	FUS LEED SECOND MORTGAGE (ILLINOIS)	CF DIAYY 1985)PY
CREDIT UNION of 1939 Bryn Hawr Ave., Chicago of 1939 Bryn Hawr Ave., Chicago at Trustee, and to his secondary that the registered the following described real estate, with the improvements thereon, including all heading, are conditioning, as and plumbing apparative and listure, and everything appurenant thereto, together with all recht, issues and profit of start permisses, and permisses the conditioning that the profit of the conditioning of the condition of the conditioning of the condition of the condition of the cond	CAUTION: Consult a law makes any warranty with			4DM 47 C
planting apparatus and histories, and everything appurement thereto, together with all tents, issues and profices of vaid premises, without on the control of the control o	of 1939 Br	(No and Sireet) (In Mawr Ave., Chical (Cin)	58 N. Natoma go IL and and no/100 Dollars EMPEL FEDERAL cago IL (State) following described real preconditioning, gas and	DEPT-01 RECORDINGS T=1111 TRAM 2508 08/26/91 = = 1346 = A - 91-45 COOK COUNTY RECORDER
IN TRUST, nevertheless, for the purpose of securing performance of the covernants and agreements herein WHEREAS. The Grantor is justly indebted up in	rents, issues and pr LOT 29 (EXCELT VACATED ALLEY COMPANY'S BELN BELMONT HEIGHT NORTH, RANGE Hereby releasing an	Ofts of said premises, situated in the County "HE SOUTH 29.0 FEET THER LY NG WEST OF AND ADJOINI ONT AVENUE SUBDIVISION B 3 F15T OF THE THIRD PRIN d waiv.r.a. d rights under and by virtue of	of COOK and CO	AND THE EAST L/2 OF THE ED PROPERTY IN HINKAMP AND NOT PART OF OLIVER L. WATS COUNTY, ILLINOIS.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest their acts therein and in said note or notes provided and according to any agreement extending time of payment; (2) to pay when due in each year, all the land assessments against said premises, and demand to exhibit receipts therefor, (3) within sixty days after destruction or damage to rebuild be restore all buildings or improvements on any time on said premises insured in companies to be selected by the grantee therein is their effect. (5) to keep all buildings now any time on said premises insured in companies to be selected by the grantee therein is their effect. (5) to keep all buildings now any time on said premises insured in companies to be selected by the grantee therein in their interests the payment of the payment of the first interest may appear, which policies shall be left and remain with get a developed of the payment	IN TRUST, nevert WHEREAS, The C	heless, for the purpose of securing performa frantor is justly indebted up or	nce of the covenants and agreemer uncipal promissory note bearing	nts herein ng even date herewith, payable
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and he interest their section and in said note or notes provious according to any agreement extending time of payment; (2) to pay when due in each year, all the land assessments against said premises, an demand to exhibit recepts therefor, (3) within sixty days after destruction or damage to rebuild be restore all buildings or improvements on a demand to exhibit recepts therefor, (3) within sixty days after destruction or damage to rebuild be restore all buildings or improvements on any time on said premises maured in companies to be selected by the grantee herein, who is compared to the first mortgage in control of the control of the control of the holder of the first mortgage inachtedness, with low clause attached possible. If the third trustee or Mortgage, and second,? Trustee herein as their interests may appear, which policies shall be left and remain using a to the tirst. I rustee or Mortgage, and second,? Trustee herein as their interests and second interest thereon and the same or times the land without the same shall be a made or as a second or pay all prior incumbrances, and the interest thereon, at the time or times their the same shall be come due and payable. In THE EVEN to failure so to insure, or pay such taxes or assessments, or the proxy flow of the control of the control of the same with insurance, or pay such taxes or assessments, or the proxy flow of the control of the control of the same with insurance, or pay such taxes or pay all prior incumbrances and the interest thereon from time of same and the same with insurance, or pay such taxes or pay and the control of the same with insurance, or pay such taxes or pay and the control of the same with insurance or pay all prior incumbrances and the interest thereon from the date of paying and the control of th		92	\$3 74 35	91437435 CK
Please print or type name(s) below signature(s) David M. Pekarek DAVID M. PEKAREK SEAL (SEAL	any time on said pre- acceptable to the hole Trustee herein as the paid: (6) to pay all pr IN THE EVENT of holder of said indebte premises or pay all p without demand, an indebtedness secured IN THE EVENT of a shall, at the option of at	the same with interest thereon from the dinerests of any of the fast mortgage indebtedness, with his or incumbrances, and the interest thereon, a failure so to insure, or pay taxes or assessmedness, may procure such insurance, or pay so for incumbrances and the interest thereon is the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby. In the same with interest thereon from the dinereby for the same dispersements and dispersements of the dinereby from same from same from the dinereby from the fifty of any complaint to for rantor, or to any many claiming under the Girandor from the fifty of any complaint to for rantor, or to any many claiming under the Girandor from the fifty of any complaint to for rantor, or to any many claiming under the Girandor from the fifty of any complaint to for rantor, or to any many claiming under the Girandor from the fifty of any complaint to for rantor, or to any many complaint to for rantor with the fifty of any complaint to for rantor with the fifty of any complaint to for rantor, and the fifty of any complaint to for rantor with the f	oss clause attached payable, at the transfer herein, who is to be left and remain with the aid Mat the time or times when the saments, or the prior incursor ances or stessments, or disch from time to the and all money attended to paymen at greet, and the whole of said indebt one in mediately due and payable, a reclosure thereof, or by suit at law, into paid or incurred in behalf of pla lence, stenographer's charges, cost paid by the Grantor; and the likes aid indebtedness, as such, may be oremises, shall be taxed as costs an sale shall have been entered or no luding attorney's fees, have been paid to the possession of, and incorrectose this Trust Deed, the court rantor, appoint a receiver to take patents. County of the grantee, Of said County is he e person who shall then be the act atoresaid covenants and agreement is reasonable charges. he year 1990 and all for record.	er acherein and in said note or notes provinced and assessments against said premises, and or restore all buildings or improvements on the first Trustee or Mortgagee, and second, to regage or Trustee until the indebtedness is still become due and payable. The first Trustee or Mortgagee, and second, to refuge or Trustee until the indebtedness is still become due and payable. The parchase any tax lien or title affecting is or aid the Grantor agrees to repay immedial per cit per annum shall be so much addition per cit per annum shall be so much addition per cit per annum shall be so much addition per cit per annum shall be so much addition per cit per annum shall be so much addition per cit per annum shall be so much addition per cit per annum shall be so much addition to both, the sail e as it all of said indebtedness in tilf in connection with the foreclosure hereoft of procuring or completing abstract showing expenses and disburse in a cocasioned by a party, shall also be paid by the Grantor. All sid included in any decree that the party of the manner of such the first successor or charge of said premises with power as a party, shall also be paid by the Grantor and for the here from, said premises pending such foreclost in which such complaint is filed, may at once a possession or charge of said premises with power A. PEKAREK, his wife or of his resignation, refusal or failure to act, the reby appointed to be first successor in this truing Recorder of Deeds of said County is here its are performed, the grantee or his successor.
	Please print or type nai		Danol M. D DAVID M. PEKA Patrie G	Rek (SEA)

UNOFFICIAL COPY

STATE OF	ILLINOI COOK	S	ss.				
.,	JAV.JBA. , do hereby	CERTIFY that		•		or said County, i	
appeared before instrument as waiver of the ri	re me this dayineir free ght of a/mesten	in person and a and voluntary act.	cknowledged th for the uses and	at they sign	ned, sealed ar	nd delivered the	said
(Impress Se		Jents E Baier Jents C Baier Jery Public, Sta's or Wine Commission Expires -25	95	Annis	Apur Notary Public		-
91437435				10/6°	750		
Deed					mpel Aderal Gredit Union 1939 Bryn Mau'r	Outo University	COLE
Trust Deed	10			7	mpel fa 1939 B	Chigo G	GEORGE E. COLE