## SECOND MORTGAGE (ILLINOIS) COPY 985 COPY 93572296

CALITION: Cremit a lawyer before using or acting under this form. Neither the publisher not the seller of this form makes any warranty with respect thereto, including any warranty of merchanishility or times for a particular purpose.

I	
THIS INDENTURE WITNESSETH, That Robert A. Decker a Theresa E. Decker, his wife, and Frank R. De	nton Ir
Theresa E. Decker, his wife, and Flank K. De	
and Joan A. / lenting, his wife, and Joan A. / (hereinafter called the Grantor), of 6525 N. Bosworth Chicago I	L 60626
(No. and Street)  (For and in consideration of the sum of Thirty-Nine and No.)	/100-
(\$39,000.00)================================	Dollars
in hand paid, CONVEY AND WARRANT to Pentagon F	ederal
Credit Union, a corporation organized under	tue rame
of the United States (12USC1751 et.seq.), Box	1432
Alexandria, WAand S22313-2032, (City) is at Trustee, and to his successors in trust hereinafter named, the following descessate, with the improvements thereon, including all heating, air-conditioning	itate)
estate, with the improvements thereon, including all heating, air-conditionin	g, gas and Above Space For Recorder's Use Only
plumbing apparatus and lixtures, and everything appurtenant mereto, togeth	er with all
rents, issues and prof's of said premises, situated in the County of Coc LOT TWO (2) 'N HOLLESEN'S SUBDIVISION OF LOT	one (1) IN S.F. HOLLESEN'S FIRST ADDI
I TO DOORDS DADE IN THE WEST HALF (1/2) OF THE	SOUTHWEST COARTER (1/4) OF SECTION 32
TOWNSHIP 41 NORTH, RANGE 14, EAST OF THE THIR	RD PRINCIPAL MERIDIAN
	The state of the s
Hereby releasing and walving pil rights under and by virtue of the homestea	
Permanent Real Estate Index Numbert : 11-32-315-011-0000	production and the second seco
Addresses of member 6525 N. Bosworth. Chicago	5. IL 60626: strate 200
la contraction of the contractio	· · · · · · · · · · · · · · · · · · ·
WHEREAS, The Grantor is justly indebtet up in principal promi	issory note bearing even date herewith, payable
IN TRUST, nevertheless, for the purpose of ceuring performance of the co- WHEREAS. The Grantor is justly indebted up n principal promite to PENTAGON FEDERAL CREDIT INION, A CORPORA	TION ORGANIZED UNDER THE LAWS OF
THE UNITED STATES (12USC1751 cc. seq.), Box	1432, Alexandria, VA 22313-2032.
93225396	93572296
	236
COUR COUNTY RECURDER	ACACK
6ZZZS-E6-* + 760++	
T#4444 TRAN 3246 07/23/93 11:40	)
• 10-1d∃0 ″	
The Charles and an and agree of follows: (1) To pay said indebted as	es was the interest thereon, a street in and in said note or notes are
or according to any agreement extending time of payment; (2) to pay when d	tue in e.c. year, all taxes and assessments against said premises,
demand to exhibit receipts therefor; (3) within sixty days after destruction	or daining to rebuild or history all buildings or improvements of
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedne or according to any agreement extending time of payment; (2) to pay when demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said premany time on said premises insured in companies to be selected by the grantee acceptable to the holder of the first mortgage indebtedness, with loss clause at Trustee herein as their interests may appear, which policies shall be left and repaid; (6) to pay all prior incumbrances, and the interest thereon, at the time of INTHE EVENT of failure so to insure, or pay faxes or assessments, or the pholder of said indebtedness, may procure such insurance, or pay such taxes or	herein no is hereby nothorized to place such insurance in com
acceptable to the holder of the first mortgage indebtedness, with loss clause att	tached payable (e.g., to the first Trustee or Mortgagee, and second commin with the said Mortgagee or Trustee until the indebtedness
paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or	r times when the shall become due and payable.
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the pholder of said indebtedness, may procure such insurance, or pay such taxes or	r assess he has or disc that e or purchase any tax lien or title affecting
premises or pay all prior incumbrances and the interest thereon from time to without demand, and the same with interest thereon from the date of paym	time and all money so raid the Grantor agrees to repay immed
without demand, and the same with interest thereon from the date of paym	per cont per annum shall be so much add
indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforestid covenants or agreement the shall, at the option of the legal holder thereof, without notice, become immedia	hole of said indebtedness, in h ding principal and all earned in
at 8.25 per cent per annum, shall be recoverable by foreclipses th	
then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbursements paid or in	neurred in behalf of plaintiff in connector, w' as the foreclosure he
including reasonable attorney's fees, outlays for documentary evidence, steno	grapher's charges, cost of procuring or completing abstract showing Grapher's and the like expenses and dispuserments, occasioned
In matured by express terms.  It is AGREED by the Grantor that all expenses and disbursements paid or including reasonable attorney's fees, outlays for documentary evidence, steno whole title of said premises embracing foreclosure decree — shall be paid by it suit or proceeding wherein the grantee or any holder of any part of said indebte	dness, as such, may be a party, shall also be pradio, the Grantor. A
expenses and disbursements shall be an additional lies up whid premises, sh	inll be taxed as costs and included in any decre that may be reach
and to recent to be be recounted a much broceening, when he come of the parties	nev's fees, have been puid The Grantor for the Granti caud for the
untifall such expenses and dispursements, and the mass of suit, including attorn	ney a read three been putaristic ordinor for the Ordiner and the
until all such expenses and dishursements, and the parts of suit, including attor- executors, administrators and assigns of the Gount Waives all right to the p	ossession of, and income from, said premises pending such force
executors, administrators and assigns of the Guint Waives all right to the proceedings, and agrees that upon the filling of any complaint to foreclose this without notice to the Grantor, or to any part chaining under the Grantor, appearance.	ossession of, and income from, said premises penuing such force Trust Deed, the court in which such complaint is filed, may at on oint a receiver to take possession or charge of said premises with po
executors, administrators and assigns of the Guinta Waives all right to the p proceedings, and agrees that upon the filling of any complaint to foreclose this without notice to the Grantor, or to any part chairing under the Grantor, appeared the rents, issues and profits of the said gremises.	ossession of, and income from, said premises pending such foret. Trust Deed, the court in which such complaint is filed, may at on pint a receiver to take possession or charge of said premises with possess.  Replace Frank R. Denton, Ir and
suit or proceeding wherein the grantee or any holder of any part of said indebte expenses and disbursements shall be an additional lies up to add premises, sh such foreclosure proceedings; which proceeding, whether of cree of sale shall h until all such expenses and disbursements, and the trees of suit, including attorn executors, administrators and assigns of the Gainth waives all right to the p proceedings, and agrees that upon the filling of any complaint to foreclose this without notice to the Grantor, or to any part chaining under the Grantor, appeared to the rents, issues and profits of the said gremises.  The name of a record owner is:  Robert A, Decker, Theres	ossession of, and income from, said premises pending such foret Trust Deed, the court in which such complaint is filed, may at on oint a receiver to take possession or charge of said premises with po sa E. Decker, Frank R. Denton, Jr. and Joan A. Der
until all such expenses and dishursements, and the extension such including attentions, administrators and assigns of the Guinth Waives all right to the p proceedings, and agrees that upon the filling of any complaint to foreclose this without notice to the Grantor, or to any part chairing under the Grantor, appropriate the rents, issues and profits of the side green sees.  The name of a record owner is:  NTHE EVENT of the death or remove from said	County of the grantee, or of his resignation, refusal or failure to ac
IN THE EVENT of the death or remove from said	County of the grantee, or of his resignation, retusal or failure to account of said County is hereby appointed to be first successor in this hand had those he the period Percent of Deeth of said County is the
IN THE EVENT of the death or remove from said	County of the grantee, or of his resignation, retusal or failure to account of said County is hereby appointed to be first successor in this hand had those he the period Percent of Deeth of said County is the
and if for any like cause said fire successor fail or refuse to act, this person we appointed to be second successor in this trust. And when all of the aforesaid to	County of the grantee, or of his resignation, retusal or failure to ac  of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is b overnants and agreements are performed, the grantee or his success he charged
and if for any like cause said firs, successor fail or refuse to act, the person we appointed to be second successor in this trust. And when all of the aforesaid curvet, shall release said or mines to the party entitled, on receiving his reasonate This trust deed is subject to Mortgage to Mid-America Mortgage.	County of the grantee, or of his resignation, refusal or failure to ac of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is to ovenents and agreements are performed, the grantee or his successive charges.  OFFICE OFFI AREA OF THE STATE OF TH
and if for any like cause said first successor fail or refuse to act, the person we appointed to be second successor in this trust. And when all of the aforesaid contents, shall release said forms at the party entitled, on receiving his reasonal.  This trust deed is subject to Mortgage to Mid-America Mortgage to Mid-	County of the grantee, or of his resignation, refusal or failure to act of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is hovenents and agreements are performed, the grantee or his successible charges.  ortgage Corp. dated May 29, 1986 and
and if for any like cause said firs, successor fail or refuse to act, the person we appointed to be second successor in this trust. And when all of the aforesaid curvet, shall release said or mines to the party entitled, on receiving his reasonate This trust deed is subject to Mortgage to Mid-America Mortgage.	County of the grantee, or of his resignation, refusal or failure to act of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is hovenants and agreements are performed, the grantee or his successible charges.  ortgage Corp. dated May 29, 1986 and 20.
and if for any like cause said first successor fail or refuse to act, the person we appointed to be second successor in this trust. And when all of the aforesaid contents, shall release said forms at the party entitled, on receiving his reasonal.  This trust deed is subject to Mortgage to Mid-America Mortgage to Mid-	County of the grantee, or of his resignation, refusal or failure to act of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is hovenants and agreements are performed, the grantee or his successor to the charges.  Ortgage Corp. dated May 29, 1986 and 20.  April 1,19 93.
and if for any like cause said first accessor fail or refuse to act, the person we appointed to be second secresor in this trust. And when all of the aforesaid certist, shall release said or trust to the party entitled, on receiving his reasonal. This trust deed is abbet to Mortgage to Mid-America Moregore to Mid-Ame	County of the grantee, or of his resignation, retusal or failure to act of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is hovenents and agreements are performed, the grantee or his successle charges.  Or because Corp. dated May 29, 1986 and 20.  April 1993.
and if for any like cause said first successor fail or refuse to act, the person we appointed to be second successor in this trust. And when all of the aforesaid course, shall release said from its to the party entitled, on receiving his reasonal.  This trust deed is abbear of Mortgage to Mid-America More recorded May 30, 1986 as document no. 312992.  Witness the hand and seal of the Grantor this _13th _ day of  Please print or type name(s)	County of the grantee, or of his resignation, retusal or failure to act of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is hovenents and agreements are performed, the grantee or his successive charges.  Sixth Record May 29, 1986 and 20.  April 1,1993.
and if for any like cause said first accessor fail or refuse to act, the person we appointed to be second secresor in this trust. And when all of the aforesaid certist, shall release said or trust to the party entitled, on receiving his reasonal. This trust deed is abbet to Mortgage to Mid-America Moregore to Mid-Ame	County of the grantee, or of his resignation, retusal or failure to act of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is hovenents and agreements are performed, the grantee or his successle charges.  Or because Corp. dated May 29, 1986 and 20.  April 1993.
and if for any like cause said first successor fail or refuse to act, the person we appointed to be second successor in this trust. And when all of the aforesaid course, shall release said from its to the party entitled, on receiving his reasonal.  This trust deed is abbear of Mortgage to Mid-America More recorded May 30, 1986 as document no. 312992.  Witness the hand and seal of the Grantor this _13th _ day of  Please print or type name(s)	County of the grantee, or of his resignation, retusal or failure to act of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is hovenants and agreements are performed, the grantee or his successive tearges.  Output Deed May 29, 1986 and 20.  April 1993.  Frank R. Denton (S
and if for any like cause said first successor fail or refuse to act, the person we appointed to be second successor in this trust. And when all of the aforesaid course, shall release said formings to the party entitled, on receiving his reasonal.  This trust deed is subject to Mortgage to Mid-America Morecorded May 30, 1986 as document no. 312992.  Witness the hand and seal of the Granfor this 13th day of Please print or type name(s)  Robert A. Decker  Thereas E. Decker	County of the grantee, or of his resignation, retusal or failure to act of said County is hereby appointed to be first successor in this ho shall then be the acting Recorder of Deeds of said County is hovenants and agreements are performed, the grantee or his successive charges.  Ortgage Corp. dated May 29, 1986 and 20.  April , 19 93.  Frank R. Denton (S. Frank R. Denton (S. Denton)
and if for any like cause said first successor fail or refuse to act, the person we appointed to be second successor in this trust. And when all of the aforesaid course, shall release said formings to the party entitled, on receiving his reasonal.  This trust deed is subject to Mortgage to Mid-America Morecorded May 30, 1986 as document no. 312992.  Witness the hand and seal of the Granfor this 13th day of Please print or type name(s)  Robert A. Decker  Thereas E. Decker	County of the grantee, or of his resignation, retusal or failure to act of said County is hereby appointed to be first successor in this hoshall then be the acting Recorder of Deeds of said County is hovenants and agreements are performed, the grantee or his successive charges.  Ortgage Corp. dated May 29, 1986 and 20.  April 1993  Frank R. Denton (S. Frank R. Denton (S. Denton )

## UNOFFICIAL COPY

STATE OF <u>Filinois</u> ss		na Nasa ika mpalipana	
COUNTY OF Cook			
I, Erin Briles	, a Notary F	Public in and for	said County, in the
State aforesaid, DO HEREBY CERTIFY that Robert	A. Decker and Th	eresa E. Dec	ker, his wife
and Frank R. Denton, Jr. and Joan A.	and the settlement of the sett	the first of the second second	and the second of the second o
personally known to me to be the same person.5 whose		•	*****
appeared before me this day in person and acknowle	edged that <u>they</u> si	igned, sealed and	delivered the said
instrument as the r free and voluntary act, for the	uses and purposes there	ein set forth, inch	iding the release and
waiver of the right or bor lestead.			
	344	April	10 93
Given under my hand and official seal this	day of		<del></del>
MOTARE PERSONATE OF ILLINOS	lo	arca	
MY COMMISSION EXP. DEC. 31,1994		MODEL SUBILIS	The second secon
Commission Expires 12–31–94		Idutal Fublic	
Commission Expires 12-31-94			
	,	4.15.00 A.15.15.15.15.15.15.15.15.15.15.15.15.15.	
			93572296
	C		
	<b>O</b> ,	jaka seri	
	45		Section 1995
		e de la companya de l	
	. (	9/4/	
		4	
		0,	23.2 23.2
			c 0
			<b>7</b>
	雪哥	<u> </u>	$C_1^{\mathcal{D}}$
	60%		<b>S</b>
		$\lambda$	700
			7
		0	
			<u> </u>
<b>₹ 9</b>		1 % r	
Deed		7 7 2	2 5 13
P		6-4	Candriz
		20	O 2 IO
Trust Deed  Trust Deed  To		大学,	150x 145 1exandriz GEORGE E. CO
		2 3 1	26
		(b)2	T