BECOND MONTO AGENCIA DE LA PRECIONA DE RECONDER

CAUTION. Current a lawyer before using or acting under this form. Notities the publisher nor the select of this form makes any isometry with request thereto, including any warranty of merchantability or timess for a particular purpose.

RECORDER
JESSE WHITE
BRIDGEVIEW OFFICE

15:00 23.00 0.50

15:00

41

Mart

	THIS INDENTURE WITNESSETH, That Raul Schoool and Sathy Schorock (1)	BRIDGEVIEW OFFICE	
1	(hereinafter called the Grantor), of 2012 West 30th Street Smockfield III. (No. and Street) (Cap) (Saile) for and in consideration of the sum of Ecur Thousand Fight Eundred Fifty Sollars (20-100's Dollars	04/06/94	0019 MCN RECORDIN N MAIL N
	in hand paid, CONVEYAND WARRANTtuCandice_Co_s_Inc_s	04/06/94	94325471 H 0019 HCH
	as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	Above Space For Recor	
Sec	rents, issues and profits of said premises, situated in the County of Cook Plock 4 in Arockfield Homesites, A resubdivis in to Grossdare, being a subdivision of the Fo tion 27, Township 39 Honth, Pange 12, East of centing therefore the following tots which ar Hereby releasing and waiving all rights under and by virtue of the homestead exemption	sion of Partlett a outhwest is of the fithe Third Princi co not included an way of the State of Illinois.	nd Boach Ad Southeast pal Meridian d are not a for prychol*
	Permanent Real Estate Index Number (a): 15-27-410-042 and 15-27 Address(es) of premises: 5022 'lost 30th Street Bro	7-412-943 poksield, Illinois	ror (t
	IN TRUST, nevertheless, for the pure se of securing performance of the covenants and as WHEREAS. The Grantor is justly indebted [pure] principal promissory note.	greements herein.	
	nonthly installments of \$200.50 each month, thirty days after signing dyte and for 50 monfull. Total principal amount of loan is \$485 after 60 on time installments is \$1191.40. Thistallments is \$6,001.40.	First installment ths thereafter un 0.00. Total inte otal maid after 6	heing dure til paid in rest paid O on time
		A CAPC	,
	94325471	مرص	
	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedne so the information of according to any agreement extending time of payment; (2) to pay when due in each year demand; to exhibit receipts therefor; (3) within sixty days after destruction or damage, to premises that may have been destroyed or damaged; (4) that waste to said premises shalf in it any time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable. Trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon at the time or times when the INTHE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances and the interest thereon from time to time; and without demand, and the same with interest thereon from the date of payment at indebtedness secured hereby. INTHE EVENT of a breach of any of the aforesaid covenants or agreements the shale of shall, at the option of the legal holder thereof, without notice, become immediately due and	terest thereon, as a ten and in said rar, all taxes until a sometic against rebuild of restor) all buildings or be committed suffered; (5) to keep as hereby a borized to place such in left, to the first Trustee or Mortgage of Trustee until the time of all become due and payall the sometime of the payallocation of the interest thereon when do and sich argue to purchase any tax lied induces of the first of the first of the sometime of t	note or notes provided, said premises, and on improvements on said on improvements on said sail buildings now or at sturance in companies gee, and second, to the ie indebtedness is fully sle, hee, the grantee or the nor title affecting said to repay immediately be so much additional and all earned interest.
	l		
	at	ralf of plaintiff in connection [17], the trges, cost of procuring or con [17], and the like expenses and disbut [20], may be a party, shall also be [26]. It is seosts and included in any decree the red or not, shall not be than issed, we cobeen paid. The Grantor for the Gra and income from, said premises per the court in which such complaint is to take possession or charge of said p	s forcelosure hereof
	IN THE EVENT of the death or removal com said foot County of the	grantee, or of his resignation, refusa	dor lailure to act, then
	of said C and if for any like cause said first a cessor fail or refuse to act, the person who shall then appointed to be second successor in this trust. And when all of the aforesaid covenants and trust, shall release said prefat to the party entitled, on receiving his reasonable charges. This trust deed is subject.	ounty is hereby appointed to be first be the acting Recorder of Deeds of agreements are performed, the gran	successor in this trust; said County is hereby itee or his successor in
	Witness the hand and call of the Ocantor this 12.11 day of "anch	000	
	× Wan	D. Schaach	(SEAL)
	Please print or type name(s) below signature(s) x. Ko.thy Ko.thy	Scherck	(SEAL)
	This instrument was prepared by Eather & Sons, Inc. 20 [85]	t Avneue Biversid	n, Illinois

UNOFFICIAL COPY

STATE OF Illinois Cook	SS.
t, <u>Carole A. Downs</u>	a Notary Public in and for said County, in the
appeared before me this day in person and ack	whose name 5 are subscribed to the foregoing instrument, knowledged that their signed, scaled and delivered the said for the uses and purposes therein set forth, including the release and
waiver of the right homestead.	
Given under my hard and official seal this	18th day of "arch , 19 34.
94325471	day of aren 19
66	TSOM

SECOND MORTGAGE

Trust Deed

2

GEORGE E. COLES