JNOFFICIAL COPS728996 TRUST DEED 385/0026 60 001 Page 1 of SECOND MORTGAGE([[linois]

1998-08-18 09:47:27

Cook County Recorder

43,00

the s in he CAROL	INDENTURE With a confidence of Cook, Strum of THIRTEE and poid, CONV. CONEN AND GL	N THOUSAND T EY AND WARRA ENFORD SHITH	MO-HUNDRED NT to:	AND FIFTY	Dollars,	.T.I.C.
¥	Marcal	to. With	1a.te	Brolde		

RECORDER'S STAMP

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 rents, issues and profits of said premises, situated in the County of and S of Illinois, to wit:

LOTS 94 AND 95 IN BLOCK 3 IN J. S. HOVLAND EVANSTON SUBDIVISION OF THE SOUTHEAST 1/4 OF THE NORTHWEST 1/4 OF SECTION 13, TOWNSHIP 41 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

Mereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois.

Permanent Roal Estate Index Number s):10 13 117 048 AND 10 13 117 049

Address(cs) of premises: 1826-28 NOW, AND CT - EVANSTON IL 60202

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[SEAL]

138°

IN TRUST, nevertheless, for the purpose of ecuring performance of the covenants and agreements herein.

UNEREAS, The Grantor is justive indebted upon principal promissory note bearing even data herewith, payable

SEVENTY ONE DOLLARS AND 50/100THS DUE ON THE 1ST WAY OF SEPTEMBER AND SEVENTY ONE DOLLARS AND 50/100THS ON THE FIRST DAY OF EACH MONTH THEREAFTER WITH FINAL PAYMENT DUE ON THE FIRST DAY OF AUGUST, 2028 IN THE AMOUNT OF \$73.11.

THE GRAMIOR covenants and agrees as follows: (1) To pay raid indebtedness, and the interest thereon as harein and in usid note or note provided, or according to any agreement avanding time of payment(2) to pay when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor;(3) within wixty days efter destruction or damage to rebuild or restore all buildings or improvements in said premises that may have been destroyed or damages;(4) that waste to said remises shall not be committed or suffered;(1) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with lass clause attached payable first to the first Trustee or Mortgagee, and second to the Trustee herein as their intereste may arpear, which policies shall be left and remain with the said Mortgagee or Trustee until the indebtedness if fully paid;(6, or pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable.

IN THE EVENT of failure to insure, or pay taxes or assessments, or the prior incumbrances of the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said promises or pay all prior incumbrances and the interest thereon from time; and all money so paid, the Grantor agrees to capay immediately without named, and the same with interest thereon from the date of payment at par cent per annum shall be so much additional in the mand, and the same with interest thereon from the date of payment at par cent per annum shall be so much additional in the page of the capacity of the grantee are payment at the capacity of payment at the capacity of payment at the capacity of the grantee are capacity of the grantee are capacity of the capa

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and peyable, and with interest thereon from time of such breach at the per cent per annul, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then natured by express terms.

IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of picintiff in connection with the foreclosure hereof-including reasonable attorney's fees, outlays for documentary evidence, sterographer's charges, costs of procuring or completing abstract showing the whola title of said premises embracing foreclosure duree-shall be paid by the Grantor; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee of any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon said premises, shall be taxes as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given until all such expenses and disbursements, and the costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assaigns of the Grantor, waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any complaint to foreclose this Trust beed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a received to teke possession or charge of said premises with power to collect rents, issued and profits of the said premises.

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IN THE	EVENT	of the	death or	removal 1	from said	hereby soc	inty of t	he grante	e, or of	his resig	mation, r	efusal o	r failure to or any like
cause s hereby the gra charges	utee o sppoin	ret su ted to r his	ccessor t be secon successor	ail or rei d successo in trust,	ruse to act, or in this t shall rele	the personust. And less said p	n who shi when al remises	oll then I lof the I to the pa	be the acatores at the control of th	rting Barr	ander of D	made of	and County are performs onable
- III, 300	This	trust	deed is s	ubject to	SECOND MOR'	TGAGE NOTE	ſ	۱ ،	GT/				
Vitness	the h	and	and sea	of th	e Grantor t	his <u>M</u> d	ay of _	<u> 19</u> 19	. (X				
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BOX 333-CTL

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Property of Coof County Clark's Office

UNOFFICIAL COPSY28996 Page 2 of 2

STATE OF ILLINOIS County of Cook ) ss

I, the undersigned, a Notary Public in and for said County, in the State
aforesaid, DO HEREBY CERTIFY THAT DERRICK WILMOT personally known to me t
be the same person(s) whose name(s) is/are subscribed to the foregoing
instrument, appeared before me this day in person, and acknowledged that
they signed, sealed and delivered the said instrument as free
and voluntary act, for the uses and purposes therein set forth, including
the release and waiver of the right of homestead.
Given under my hand and notarial seal this day of 1976.  Notary Public
My commission expires on
Conte of Illinois
IMPRESS SEAL HERE

PREPARED BY: ANTHONY N. PANZICA, ESQ., 3347 W. IRVING PARK ROAL CHICAGO, IL. 60618

\*\* This conveyance must contain the name and address of the Grancee for tax billing purposes: (Chap. 55 ILCS 5/3-5020 and name and address of person preparing the instrument: (Chap. 55 ILCS 5/3-5022).

MAIL TO;

ANTHONY N. PANZICA ATTORNEY AT LAW 3347 W. IRVING PARK ROAD CHICAGO, ILLINOIS 60618

## **UNOFFICIAL COPY**

Property of Court Courts Clerk's Office