TRUST DEED SECOND MORTGAGE FORM (IIII)	Farloscoan		OPS 315	15
HAR	RY P. PAYNE	and EFFIE	J. PAYNE, his	wife
1 HIS INDENTURE, WITNESSETH, The			Coc	·····
(hereinafter called the Orantor), of the	0/	Cago Tuous	County of	
and State of 1111 no.15 , for and in considers TWO DOLLARS AND 88/100 (\$6.842.88)	stion of the sum of			
in hand paid, CONVEY AND WARRANT !o				
of the <u>City</u> of	County of	Cook		())inois
and to his successors in trust hereinafter named, for the p lowing described real estate, with the improvements thereof	urpose of securing n. including all hes	g pertormuncs of ting, air-conditio	ine covenants and agre ning, gas and plumbing	apparatus and fixture:
and everything appurtenant thereto, together with all rent	s, issues and profi	ts of said premise	s, situated in the	City
of Chicago County of COOK			linois, to-wit: クァスト タップに、	
PERMANENT REAL ESTATE INDEX NUMBER:				
LEGAL DESCRIPTION: That part of Lo of a straight line, drawn through a said point, being half way between South corner of said lot and through said point being half way between textreme East corner of said lot 145 of 208 acres being the East Half (teast Fractional Quarter (the part of Sectional Principal Maridian, in Cook (Half (teast)) of lot 145 measured along in Division one (1) of Westfall's Section Division one (1) of Westfall's Section Theorem Control of the purpose of securing per Wharman, The Grantor Harry P. From Justly indebted upon in 36 monthly payments of \$190.06	ot One Hundry point in the extreme the extreme in Division 30, Town County, Illing the Northe Subdivision we of the homester and Effic of the and Effic of the county in the Northe Subdivision we of the homester and Effic of the county in the Northe Subdivision was and Effic of the county in the Northe Subdivision was and Effic of the county in the co	ed Forty-fine southwest West corning the North Corning one (1) suthwest Quanting 38 North (20) asterly and aforesaid.	er of said lot theasterly line or the said lot in Westfall's sarter (1) and forth, Range 15, known as the Medical southwesterly	and the extre of said lot and the subdivision the South- East of the dorthwesterly line thereof
THE GRANTOR covenants and agrees as follows: (1) To	C	140x		
notes provided, or according to any agreement extending the and assessments against said premises, and on demand to exebuild or restore all buildings or improvements on said preshall not be committed or suffered; (3) to keep all buildings grantee herein, who is hereby authorized to place such instantial with loss claims attached payable first, to the first. Trustee of which policles shall be left and remain with the said Mortga brances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay laxes or grantee or the holder of said indebtedness, may procure such into the first for title affecting said premises or pay all prior incumbric Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure. In the Event of a breach of any of the aforesaid covered interest, shall, at the option of the legal holder the thereon from time of such breach at seven per very per ann same as if all of said indebtedness had then malured by expering abstract showing the whole title of said premises expenses and disbursements, occasioned by the Crantor. All shall be taxed as costs and included in any decree that may cree of sale shall have been entered or not, shall not be dismit the costs of suil, including attorney's fees have been paid assigns of the Grantor, waives all right to the possession of agrees that upon the fling of any complaint to foreclose this out notice to the Grantor, or to any party claiming under with power to collect the rents, issues and profits of the said. In the Event of the death or removal from said. In the Event of the death or removal from said.	me of payment, (ixhibit receipts the emises that may he now or at any tin rance in companies or fortgagee, and igees or Trustees at the same shall been assessments, or the insurance, or passessments, or the insurance, or passessments or agreeme ereof, without not turn, shall be recois terms. In the same with it derecois terms. In derecois foreclisted in second for documentary embracing foreclisted in the such expenses and be rendered in sisted, nor release The Grantor for Trust Deed, the Chantor, appopremises. COOK	2) to pay prior to refor; 47, withing the been destrojene on said precisis acceptable to it, accordable to it, accord in the indebted one due and pay he prior incumbry such taxes or a rest thereon fronterest thereon fronterest thereon fronterest they have on the evidence, stenogous from the Orantor and in, said premises our in which such the Crantor and in, said premises our in which such the Crantor and in, said premises our in which such the Crantor and in, said premises our in which such the Crantor and in, said premises our in which such the Crantor and in, said premises our in which such the Crantor and in, said premises our in which such the Crantor and in, said premises our in which such the Crantor and in, said premises our in which such the premise our in which	in the first day of June is nextly days after desired in damaged; (4) that we insured in companies to solder of the first inference in the insured in companies to solder of the first inference in the insured in control of interest the seasments, or discharge in time to the e and allow the date of each and included indebtedness (included included indebtedness (included included incl	n each year, all taxes vection or damage to waste to said premises to be selected by the ortgage indebtedness, interests may appear, o pay all prior incumperson when due, the error purchase any tax I money so paid, the ent at seven per cent at seven per cent at seven per confice, and with interest to law, or both, the error procuring or company and the like and individuals, and the like and individuals, and the like and individuals, and approceeding, and appending, and appending and appending and appending and appending and premises or of his resignation, treby appointed to be the acting Recorder
performed, the grantee or his successor in trust, shall release				
Witness the handand sealof the Grantor this		day,et	Max)	., 19_87.
	Xu	us (X	(Yalno	(SEAL)

UNOFFICIAL COPY

STATE OF	ILL INOIS COOK	} ss.	. }			
COUNTY OF)				
FAITH GLOR	RIANA WILK		, a Notary Public in a		•	
ate aforesaid, DO	HEREBY CERTIFY	Harry P. Pa	yme and Effie J.	Payne, his wi	<u>fe</u>	
ersonally known to	me to be the same per	son_S whose name.S.	are subscribed to	the foregoing ins	trument,	
		nd acknowledged that	-			
		y act, for the uses and pr	urposes therein set fort	h, including the rel	ease and	
siver of the right o	` ().				10	
Given under m	y hand and noturial seal	this16th	day of	May	. 87	
(Impress Seci Her	"		Taich Roce	ana Wu	ek_	
	Dec. 22, 1987	Ox	Notary F	Public		
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