UNOFFICIAL COPY

| IT DEED-SECOND MORTGAGE | FORM (LLINOIS) | NO. 202 NW | 22 | 394 | 296 | |
|--|--|--|---|---|---|--|
| is Indenture, w | ITNESSETH, That the | e Grantor S | | *************************************** | .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | |
| ANNABELLE ROBI | NSON and JUL | IUS ROBINSON | , her hus | band | | |
| City of C | hicago County | of Cook hundred fift | and State y and 65/ | 100 | | Dollars |
| and in consideration of the and said, CONVEY Al ic City of | ID WARRANT to. | JUSEPH DEZ | ONNA, Tru | 2066 | linois | |
| to b', a ccessors in trust he in, the lowing described tus a d fix ares, and everyt | reinafter named, for th | e purpose or securi | reon, including | all heati | ng, gas and plum! | ing sp- (|
| t One lundred F | Chicago ifty-Nine (15 | County of Cool | Fifth Str | eet B | dState of Illinois oulevard | to-wit: Iddision |
| the North West | | | | | | 74, |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | - | | | | 100- |
| reby releasing and waiving | all rights under and by | virt a of the homest | ead exemption la | ws of the | State of Illinois. | |
| IN TRUST, nevertheless, 1 WHEREAS, The Grantor. | or the purpose of secur S ANNABELLE | ROBINS are of | JULIUS R | OBINS | ON. her hu | |
| tly indebted upon ALUE BUILDERS, 1 | their one NC. for the | principal - summof Thiri | y - hundred | fift | ven date herewith y and 65/1 | payable 00 |
| ollars (\$3050.65 84.75 except the | final insta | 1ment which | shall be | equal | to or les | s than |
| he monthly insta 973, and on the | same date o | f each mon | h tierer | ter u | he / J day ntil paid. | of any. |
| nterest after m | iturity at th | e highest 1 | wful rate | | | |
| | | | | | | |
| | | | ······································ | | | 2 |
| THE GRANTON. S. coverages, country of the control of the country o | and agree as follows: ing time of payment; (2) to refor; (3) within sixty days naged; (4) that wasts to said to be salested by the grantes | (1) To pay said indebtedne pay prior to the first day of after destruction or damas premises shall not be com- berrin, who is hereby anti- | ss, and the interest ti f June in each year, a se to rebuild or restor nitted or suffered; (8) orized to place such | hereon, as h il taxes and e all building to keep all losurance in | agressment ario te agressment ario te gavrimpro me v mi i buildings are a st | provided, or aid premises, said premises my time on |
| f the first mortgage indebtedness, any appear, which policies shall be ind the interest thereon, at the time In the Event of failure so | ith loss clause attached pays oft and remain with the said or times when the same shul to insure, or pay taxes or ass | able first, to the first Trust Mortgagees or Trustees up I become due and payable, caments, or the prior inco | e or Mortgagee, and, til the indebtedness i abrances or the inter | second, to to fully paid; est thereon | he Trustee herein . ti (6) to pay all proc in when due, the grants | or the holder |
| Il prior incumbrances and the inter- he same with interest thereon from in the Event of a breach thall, at the option of the legal holds | at thereon from time to time the date of payment at seven of any of the aforesaid cover or thereof, without notice, be | s; and all money so paid, to per cent, per annum, shall mants or agreements the w come immediately due and | be so much additions tole of said indebted payable, and with i | to repay I indebted nes, including nterest the | immediately without ess secured hereby, ng principal and all ear reon from time of su- | denand, au med in me. |
| even per cent, per annum, shall by purposa terms. If in Actasets by the grantor if including reasonable solicitor's f- litle of said premises embracing for little of said premises embracing for most disbursements shall be an additi- proceedings; which proceeding, will be on the said premises of the costs of a and abstracements and the costs of a and ansigns of said grantor. —waive pen the filing of any bill to foreclose is iming under said grantor. —appremises, | that all expenses and dist ess, outlays for documentary reclosure decree—shall be pa | bursements paid or incurre evidence, stanographer's id by the grantor; and | in behalf of comple harges, cost of proce the like expenses and | insat in con ring or com disburseme | mection with the fore pleting abstract showings, occasioned by any | closure here- ng the whole |
| reeding wherein the grantee or an and disbursements shall be an additi proceedings; which proceeding, wh and disbursements, and the costs of a ord nations of said grantor walve | y holder of any part of said onal lien upon said premises, ether decree of sale shall ha- uit, including solicitor's fees with right to the possession | shall be taxed as costs and we been entered or not, abut have been paid. The grain of, and income from, said | included in sny dec il not be dismissed, no torformald grants premises pending s | res that m or a relesse or and for uch foreclos | ay be rendered in so hereof given, until all the beirs, executors, s sure proceedings, and | ch foreclosure such expenses dministrators sgree that |
| | | | | | | |
| In the Event of the deat | Merkel for refuse to act, the person all the aforesaid covenants as | who shall then be the acti ad agreements are perform | nty is hereby appoint og Recorder of Deeds ed, the grantee or his | ed to be fire of said Cou successor is | t successor in this tru nty is hereby appoints a trust, shall release as | st; and if for d to be second id premises to |
| the like cause said first successor far successor in this brust. And when a | | 低なみ ほうしゅうだいほう きんご | day of | 6- | /X-/ | . D. 19 |
| say like cause said first successor far successor in this trust. And when a size party entitled, on receiving his r Witness the hand. ar | and a single the contract of the contract of | r_this | 10- |) ! | | 5 1 3 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| why like values said that ancoessor far accessor in this trust. And when the party satisfied, on receiving his a Witness the hand. At | nd sealof the granto | Lesses & | ull Fo | bir | ur- | - (SEAL) |
| and the cause and first successor far successor in this knut. And when the party suittled, on repairing his a Witness the hand ar | and a single the contract of the contract of | Guna | reli Lo | bir lun | ur ur | (SEAL) (SEAL) (SEAL) |
| why like white said first ancester far assessment in this coult. And when it she should be supported by the said of the said o | nd sealof the granto | Guna | rulu Ko | bir lun | ~~ ~~ | (SEAL) |

UNOFFICIAL COPY

| State of Illinois County of Cook | RECORDER OF CEFOS COOK COUNTY ILLIE OF AN 9 54 Ss. JUL-11-73 6 5 3 2 9 4 • 22394296 • A — Rec 5.00 I, |
|---|--|
| S C C C C C C C C C C C C C C C C C C C | a Notary Public in and for said County, in the State aforesaid, 200 Merroy Gentity that ANNABELLE ROBINSON and JULIUS ROBINSON, her husband personally known to me to be the same person S. whose name S. Are subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that line y signed, sealed and delivered the said instrument as the irfree and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Stem under my tand and Notarial Seal, this |
| | day of June 1 1 1 1 1 2 1 3 1 3 1 3 1 3 1 3 1 3 1 3 |
| | 500 |
| k in | CGS PE |
| | 2394296 |
| SECOND MORTCAGE TRUST DEED | JULIUS ROBINSON, her husband TO JOSEPH DEZONNA, Trustee |
| | 22 394 296 |

SEND OF RECORDED DOCUMENT