UNOFFICIAL COPY

TRUST DEED-SECOND MORTGAGE FORM ([LLIN0IS) NO. 202 NW
23 446 082
This Indenture, witnesseth, that the Granton
SYLVESTER HOLLOWAY and BOBBIE HOLLOWAY, his wife
of the 1'Y of Chicago County of Cook and State of Illinois
for and a conderation of the sum of Eighty six hundred fifty and 80/100 Dollar
in hand paid CONVEY AND WARRANT to JOSEPH DEZONNA, Trustee
of the City
in the City Chicago County of Cook and State of Illinois, to-with Lot 14 (except 'ne East 30 feet thereof) in Highland View being a resub-
division of Lots 1 to 17 and 29 to 45 inclusive in Block 1 of C. Beckwith's
subdivision of Blocks 14 and 15 in Hunter's Subdivision of the NW 1/4 of
Section 31, Township 30 Firth, Range 14, East of the Third Principal Meridian
The barrier of the Change of t
Hereby releasing and waiving all rights under and by virtue of the honested exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance or the covenants and agreements herein. WHEREAS, The GrantonSYLVESTER. HOLLOWAY and BOBE F ACLLOWAY his wife
justly indebted upon their one principal promise my lots bearing even date herewith, payable
PLYWOOD HOME IMPROVEMENT COMPANY,
for the sum of Eighty six hundred fifty and 80/100 Doll r: (\$8650.80)
payable_in59successive_monthly_instalments_each_of \$11418_except_the_final
instalment which shall be equal to or less than the monthly in talments due
on the note commencing on the 15th day of May 1976, and on the same date of
each month thereafter, until paid, with interest after maturity of the highest
lawful rate.
THE GRANTOR covenant and agree as follows: (1) To pay said indebtedness, and the interset thereon, as herein and in said notes provide, or
accounts to any agreement extending time of payment; to pay prior to the instituty of union account over, his taxes and ascessment against said pre-mede and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said prior in the control of the committed or suffered; (5) to keep all buildings now or at any it to on
THE GRANTOR covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provide or scording to any agreement extending time of payment; (2) to pay prior to the first day of June in asch year, all taxes and assessments against said provises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction of damage to reduce the underlying the provise and provides and on the provise and the
of said indebtedness, may procure such insurance, or pay such taxes or assessments, or of incharge or or the interest thereon from time to time; and all money so paid, the grantor, agree to repay immediately without demand, and the same with lateset thereon from time to time; and all money so paid, the grantor, agree to repay immediately without demand, and the same with lateset thereon from time date of newment at saven pure or to repay may be delicated the same with a same with lateset thereon from the date of newment at saven pure out. Our name while new additional their delicated the same with the same with a delicated the same with the same with a same with a delicated the same with a delicated the same with the
in same with liver thereon round is the symmetric every per coll, per annum, shall be so much singlified in the interest collection as settly discretely. It is not not to be such that the such that is not the symmetric every per annum, shall be settly and with interest thereon from time of such breach, as seven per cent, per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said independence had then matured by solvest terms.
Tris Agreed by the granter that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure here- if line budging reasonable solicitor's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole
itle of aski premises embracing forecloure decree—shall be paid by the granter; and the like expenses and disbursaments, occasioned by any suit or pro- ceding wherein the grantes or any holder of any part of aski indebtedness, as such, may be negret, shall slooke paid by the granter
EXPLUSE SECTION. IT IS AGREED by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure here- like louding reasonable solicitor's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing shetner showing the whole like of said premises embracing foreclasmed by the grantor, and the like represent and disbursaments, occasioned by any suit or pro- procuring; in a suit of the said stenographer's charges, cost of procuring or completing she with a suit or pro- mand disbursaments shall be an additional lien upon said promises, shall be taxed as costs and included in any discree that may be reinforced in such foreclosure forecritings; which proceedings, whether decree of sais shall have been entered or not, shall not be dismissed, nor a release hereof given, until all such expense and disbursaments, and the costs of suit, including solicitor's fees have been paid. The grantor, for said grantor, and for the heirs, occultors, administrators and assigns of said grantor, water, water, and injust the processing of an insular for said grantor, and for the heirs, occultors, administrators and assigns of said grantor, water, water, and green that point the fing of any bill to foreclose this Trust Deed, the court in which such till is flied, may at once and without notice to the said grantor or to any party remained, see add grantor specials a procession of and preculses with power to collect the rends, stance and protitor of the said.
pon the filing of any bill to foreclose this Trust Deed, the court in which such bill is filed, may at once and without notice to the said grantor or to any party siming under said grantor, appoint a receiver to take possession or charge of said premises with power to collect the renta, issues and profits of the said remises.
IN THE EVENT of the death, removal or absence from said. Cook. County of the grantee, or of his refusal or fallure to set then
August G. Merkel Of said County is hereby appointed to be first successor in this trust; and if for may like cause said first successor fall or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.
Witness the hand and seal of the grantor this 5th day of April A. D. 19 76
SEAL)
Likhue Hallouky (SEAL)
(SEAL)
(SEAL)

23 446 087

UNOFFICIAL COPY

State of	Illinois Cook	} ss.	_	•		•		
Dounty Ot-		Ι,	<u> </u>	DAN G	°K	NY		·····
		a Notary Public						
		SYLVESTER HOLLOWAY AND BOBBIE HOLLOWAY, his wife						
		personally known instrument, appe						
		delivered the said set forth, including						irposes therein
				and Notarial Se		5th		
		day of	April	^.	D. 10. 76			5
					//		1	are Public.
	0	3/2/0		·		nnow W		
	10,	0				, and the same of	97	iot /
		-//x.					The manual in	in.
							4	
		0	C.					
			C',					
			C					
			• •	4			* * ; ;	·
			Blicker	عدواه مناوي بتنجيزي)	•	000X 3	ange of Error
			.mn 0:	1976 /	₽R) 9	AM 10 40	2 4 Re	a 10.00
			APR9-	16 1699		23448US -	Z G A Som No	5 10.00
) x,		A. A
						J		6.7
			•				CA	
			40					
				00			(//	
•							T	
							O	
	Ž∥ ∣			BY:				23446882
8 %	3	ife Stee		AREI Chio	a			20
3	S B	is w Tru	111	題的 2	renue 11))		8
ORT D	OWAY	Y, h		Dratte	606. 606.	1		1 250
∄ ₹	HOLL	TOWA TO ZONI		W TI W	rauke ois			
OND M		HOL DE		KUMEN Xa t Natio	Mily Lling			
SECOND MORTGAGE	SYLVESTER HOLLOWAY and	BOBBIE HOLLOWAY, his wife TO JOSEPH DEZONNA, Trustee		THIS INSTRUMENT WAS PREPARED BY:	398) North Milwaukee Avenue Chicago, Illinois. 60641			
∥ ⊯ ∑	■ SX	BG	1 11	S o S	₹ <u>ŏ</u>	11-1-	100	li .
1 N 3			1 11	# # u	ည္မွ	1.3		lt.

END OF RECORDED DOCUMENT