## 23 488 436

## **UNOFFICIAL COPY**

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)	NO.	202 NW		23	488	436	
This Indenture, witnesseth, that BERNICE SHO							••••••
		(			·••••	••••••	
of the City of Chicago Count	y of.	look	<b></b>	d State	or II.	linois	
for and in consideration of the sum of Twenty.							Dollars
in hand paid, CONVEY AND WARRANT							
of the City of Chicago Count	v of	Cook	an	d State o	fI1	linois	
ar 1 to his successors in trust hereinafter named, for here n, the following described real estate, with	the pur	pose of secur	ing perform	nance of	the cov	enants and	l agreements plumbing ap-
and fixtures, and everything appurtenant the	reto, to	gether with a	ll rents, isau	es and pr	rofits of	said prem	ises, situated
interity of Chicago							
Lot. 17 and 18 in Block 3 in Be							
of the South 60 acres of the Ea Township 38 North, Range 14, Ea							
							***************
		***************************************					••••••
0_							
							***************************************
7							
Hereby releasing and waiving all rights under and but IN TRUST, nevertheless, for the purpose of a cur	ng peri	ormance of t	he covenant	s and agr	eement	ate of Illin herein.	ois.
WHEREAS, The Grantor BERNICE Said						1 . 1	
justly indebted upon her one PLYWOOD HOME IM	PROVE	ATNT COME	ANY,	<del></del>			
for the sum of Twenty four hundre							
payable in 83 successive monthl				_			
instalment which shall be equal on the note commencing on the 25t		40 1 1 11 11 11 11 11					
each month thereafter, until paid							
lawful rate.		n moenes	Car ger	##G. G. (A. 1 4			P.11.2.1
The second secon				0			
THE GRANTOR coverant	To pay as y prior to ter destruc	id indebtedness, the first day of J turn or damage t	and the interes une is each year o rebuild or res	rt there m. r, all ta es tore all b. (6) to keet	ash rein a an sa sa '.gr rin	and in said not ments against aprovements o	ies provided, or t said premises, n said premises at any time on
							ole to the holder  c) oir interests facumbrances, re or the holder
of said indebtedness, may procure such insurance, or pay such takes all prior incumbrances and the interest thereon from time to time; as the same with interest thereon from the date of payment at seven per interest in the same with interest thereon from the date of payment at seven per	or assessor	nents, or dischar- pry so paid, the p rannum, shall be	re or purchase of renture, agree on much addition of real industrial	any tax iten ato rep onal indebt	or title a ay immed sciness sec	Terting sald po take! We how use here sy, wine one all o	remises or pay t demand, and arned interest
shall, at the option of the legal holder thereof, without notice, become seven per cant, per annum, shall be recoverable by foreclosure the axpress terms.							
TIR AGREED by the grantor that all expenses and disburs of including reasonable solicitor's fees, outlays for documentary or title of said premises embracing foreclosure decree shall on said by certaing wherein the grantee or any holder of any part of said industrial and dispursements shall be an additional lies upon said premises, sha	detica, sia:	scattabout a char	Res' cont of his	COLUMN OF C	DELL'AN GOLLO	POSCLACE STOA	ing the whole
title of said premises embracing forecleanre decree—shall on paid by cerding wherein the grantee or any holder of any part of said inde- and disbursement shall be an additional lieu upon said premises, sha proceedings: which proceeding, whether decree of sale shall have in and disbursements, and the costs of said, including solderies few has been appropriately and the cost of said, including solderies few in a point the filing of any bill to forestices that Tract Decreases, or classing under said granter, appoint a receiver to take beassessing	and incorpa- tich such or charg	et. The granter, no from, east pro- bill in filed, may co o of said premio	formid grad mises pending at once and with se with power t	rior and such forse hout notice is collect th	for the be- lesure pro- to the sales rents, i	irs, executors, preedings, and i granter seues and pro	administrators agreethat or to any party fits of the east
IN THE EVENT of the death, removal or absence from said AUGUSU G. Merkel  any like cause said first successor fall or refuse to act, the person whe mecessor in this trust. And when all the afferward oversames and or	akan ske	of said County to be the acting R	a hereby appetr	ted to be fi	ret euccea	oor in this tru	set; and if for
the party entitled, on receiving his reasonable charges.						$\overline{}$	
Witness the hand , and sealof the grantor	this	The .	day of	Po	/	\	D. 19 <u>76</u>
	X	Olon	CON	Ru	JUI	<b>K</b>	(SEAL)
· · · · · · · · · · · · · · · · · · ·		a com abore e a como combo					(SEAL)
		management of the commence		······································			(SEAL)
			1 1 12			ping the	- (SEAL)

## **UNOFFICIAL COPY**

	linois } ss.	
unty of	I, JOAN G Kin	va
	a Notary Public in and for said County, in the State aforesai	J .
	BERNICE SHUFORD, a widow	
	personally known to me to be the same person_whose name_	18 subscribed to the foregoing
	instrument, appeared before me this day in person, and acknowledge of the said instrument as here	
	set forth, including the release and waiver of the right of hor	
		3th
	day of May A. D-10 <sup>76</sup>	Commission of the second
J <sub>e</sub>	- Jon	Hours Public.
6		3 3 3 3
0		5 5 2
1000	<b>X</b>	# : White
	Ox	
	Ox Coop	
	9/	
	13 M 11 3	
	EAVIEND 17145 - 201	1907/36 4 A Not 10
		<u> </u>
	00	
		4
	· · · · · · · · · · · · · · · · · · ·	~ '\ <i>G</i>
	80 BY:	S\$435
	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	20
<b>8 3</b>	s vidow	
30	Tr Tr Tr REP	
ž M	NA, NA, E & AS P	
ĭ →	ZONY ZONY ZONY ZONY ZONY ZONY ZONY ZONY	
Trust Deed	BERMICE SHUFDED, a without To JOSEPH DEZONNA, Trustee Marine Marine Mark of Chicago 1985 Northwest National Bank of Chicago 1985 North Milvaukee Avenue Chicago, 111inois 60641	
ō =	HE NEW YORK THE	
ĭĭ ₹ \	35 L N 3 9 9	

END OF REFORDED DOCUMENT