## UNOFFICIAL COPY

	23 000 442
AUST DEED-SECOND MORTGAGE FORM ((LLINOIS)	NO. 232 NV
771 . 24 3 .	
This Indestitute, witnesseth, that	
WILLIAM E. MUS	ICK and SHIRLEY J. MUSICK, his wife
of the City of Chicago County	
	seven hundred six and 20/100
in hand pa. ONVEY. AND WARRANT.	to JOSEPH DEZOUNA, Trustee
of the Chicago Coun	ty of Cook and State of Illinois.
herein, the following contribed real estate, with	the improvements thereon, including all heating, gas and plumbing ap-
	ereto, logether with all rents, issues and profits of said premises, situated
	County of Cook and State of Illinois, to-wit:
heing a Subdivision of the Eas	utherford's Fifth Addition to Mont Clare, thatf of the West half of the South West
	24, South of Indian Boundary Line in Township
	e Third Principal Meridian.
·	
Hereby releasing and waiving all rights under and by In TRUST, nevertheless, for the purpose of secu	r virtue of the he nestend exemption laws of the State of Illinois.
	JSICK and SHI LEY J. MUSICK, his wife
justly indebted upon their one	principal possissory notebearing even date herewith, payable
NORTHWEST NATI	CONAL BANK OF CHICAGO.
for the sum of Sixty seven hundi	red six and 20/100 Dalars. (\$6706.20)
	ly instalments each of FIJA-77 except the final
The state of the s	to or leng than the monthly instalments due
on the note commending on the	2 Colay of Cic. 1977, and on the same date of
each month thereafter, until paid	d, with inherest after maturity at the highest
lawful rate.	
THE GRANTOR covenant . and agree as follows: seconds - to may agreement extending the sof payment, (2) to p	To pay said indebtedness, and the loterest thereon, as herein and in ""o notes provided, or pure to the first day of June in each year, all larges and assessments against said premises, or destruction or demands to result for restore all buildings or improvements on said premises ownes shall not be committed or suffered; (5) to keep all buildings now or at any time on circle, who is hereby authorized to place such instruction of companies acceptable to the holder
and on demand to exhibit receipts therefor, 25) within anty days a contract the said party of the manual manual party of the manual man	t endestruction or damage to rebuild or restore all buildings or improvements on said premises compressible in out be committed or suffered; (6) to keep all buildings now or at any time on code, who is briefly sufferinged to blace such insurance in communies acceptable to the builder.
of the first mortgage - letterices, with leviciouse attached payabous are such pe - cos shart be left and termin with the said of	le trest, to the first Trustee or Mortgagee, and, second, to the Trustee herein as ti eir intersats origances or Trustees until the indebtechess is fully paid; (6) to pay all prior incumbrances, second due and payable.
. THE EVENT OF THIS PROPERTY OF PROPERTY OF AMERICA	of the proof including the arter at the recent thereon when due, the grantes or ine holder
all prior moundemness and the interest thereof from time to time, the same with interest thoronof from the date. Toggment at seven position and the formal covering the same of the formal covering the same of the formal covering the same of the sa	and dl money to paid, the granton, gree, it to repay immediately without demand, and er cent. Lerannum, shall be so much additional indebteiness secured hereby. The properties of the propert
shall, at the option the legal holder thereof, without notice, been seven por cent. Annum, shall be recoverable by forecheure to	me immediately due and payablo, and with interest therein from time of such breach, at thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by
ar productions.	
title of said premises embracing forer-sair decree shall be paid cerding wherein the grantee or any holder of any part of said in	by the grantor; and the like expenses and disbursements, occasioned by any suit or pro- lichtedness, as such, may is a party, shall also be paid by the grantor
any disturbements shall be an additional her upon said premiser, an protectings, which proceeding, whether decree of sale shall have been disturbed and shall have been disturbed and only the costs of suit, including solicitor's feet ha	an by taxed as costs and included in any discres that may be rendered in such infectiosure there entered or not, shall not be dismissed, nor a release hereof given, until all such expenses we been paid. The granter for said granter, and for the heirs, executors, administrators
and natigns of said grantorwaive all right to the possession of apon the filing of any bill to foreclose this Trust Deed, the court in w	resements paid or incurred in behalf of complainant in connection with the foreclosure here- depending to the control of the c
	COOK. County of the grantee, or of h'- refusal or failure toact, then
IN THE EVENT of the death, removal or absence from and August G. Morkel	dCounty of the grantee, or of h'~ refusal or failure to act, then
any liku cause said first successor fall or refuse to act, the person wh successor in this trust. And when all the aforecald covenants and a	of said County is hereby appointed to be first successor in this trust; and if for so shall then be the acting Recorder of Deeds of said County is hereby appointed to be second greements are performed, the grantee or his successor in trust, shall release said premises to
	and it is the contract of the
Witness the hand, and seal, of the granter	_this A. D. 19
	William & fflusicle (SEAL)
	_ Stirley J. Musich (SEAL)
	(SEAL)
	(SEAL)
	(SEAL)

## **UNOFFICIAL COPY**

	l,	A formal Court to the court	and the state of t	- Andrew Tr Ministry and to - that about the
	•	nd for said County, in the State afores  AM E. MUSICK and SHIRLEY J	• • • •	
j	instrument, appeared delivered the said in set forth, including t	me to be the same person—whose name before me this day in person, and ac strument as	knowledged that Lhey signe ry act, for the uses and pur omestead.	d, sealed and
	day of	ny hand and Notarial Seal, this A. D. 19 77	s ce	
mat t	DON'T	<del>- New March of</del>	Notar	y Poblic.
	C	Co		
		L. II 52		
		04/	Dir	
	1 11 11 11 13	7" 11 25	C	
			Clark	,
		,	4	S
		1800		
SECOND MORTGAGE  Trust Deed	्राहुक स्टब्स्	THIS INSTRUMENT WAS PREPARED BY:  ***********************************		23855442
SECOND MORTGAGE TUST DEC	WHILLAM E. MUSICZ and SHIRLEY J. "USICZ, his wife ro JOSEPH DEZONNA, Trusted	HIS INSTRUMENT WAS PREPA		150
W WO	MUSICE TO TO	41S INSTRUMENT WAS PRE Northwest Mational Bank 3985 North Milwaukee Ave. Lbicago, Illinois 60041		
	iii			

END OF RECORDED DOCUMENT