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	24538028 23 189 985
his Indenture, witnesser	FH. That the Grantor
	AE ROBINSON, separated
he City of Chicago	County of Cook and State of Illinois
	Forty, four hundred twenty six and 20/100 Dollars
	ANTto. JOSEPH DEZONNA, Trustee
to his recessors in trust hereinafter na	County ofCookand State ofIllinois
in, 'ne following described real estate atus an' fix ures, and everything appurt	te, with the improvements thereon, including all heating, gas and plumbing ap- tenant thereto, together with all rents, issues and profits of said premises, situated
ne Chicago	County of Cook and State of Illinois, to-wit:
Lots (6 and 37 in Block	in B. F. Jacobs Subdivision of West 1/2 of West 1/2
of North as t 1/4 of Sect	ion 30, Township 38 North, Range 14, East of the Third
Principal M.r. clan, Lexce	ept South 627 feet thereof) in Cook County, Illinois.
<u> </u>	
he referring and weiging all wishes and	er and b / vir tue of the homestead exemption laws of the State of Illinois.
In Trust, nevertheless, for the purpose	e of sect wing reformance of the covenants and agreements herein.
WHEREAS, The Grantor WILLI	
indebted upon her one ALL STYLE FENCE AND CONST	principal promissory note bearing even date herewith, payable TRUCTION COM ANY for the sum of Forty four hundred
twenty six and 20/100 Dol	llars (\$4426.20) payable in 59 successive monthly
instalments each of \$73.7	77 except the fina instalment which shall be equal
to or less than the month	nly instalments dug or the note commencing on the
10th day of September 197	75, and on the same drice of each month thereafter,
until paid, with interest	t after maturity at the highest lawful rate.
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
THE GRANTOR covenant and agree as to any agreement extending time of payment	follows: (1) To pay said indebtodness, and the interest thereon. A havin and in said notes provided, or try days after destruction or damage to rebuild or restore all but dispersions. The provided of the pays after destruction or damage to rebuild or restore all but dispersions are to the provided of the pays of the
demand to exhibit receipts therefor; (3) within si- y have been destroyed or damaged; (4) that was emises insured in companies to be selected by the	xty days after destruction or damage to rebuild or restore all bu. "tings" improvements on said premises to to said premises shall not be committed or suffered; (5) to keep all 'ailulgs now or at any time on grantee herein, who is hereby authorized to place such insurance from nies acceptable to the holder.
first mortynge indebtedness, with loss clause attac pear, which policies shall be left and remain with interest thereon, at the time or times when the as	hed payable first, to the first Trustee or Mortgagee, and, second, to the T into herein as their interests the said Mortgagees or Trustees until the indebtedness is fully paid; (f) to pay all prior incumbrances, unu shull become due and payable.
In the Event of failure so to insure, or pay taxe indebtedness, may procure such insurance, or pay incumbrances and the interest thereon from tim-	as or assessments, or the prior incumbrances or the interest thereon when use, the "rantee or the holder such taxes or assessments, or discharge or purchase any tax lien or title affection is all premises or pay a to time; and all money so paid, the grantor,sgreeto repay immediat by without demand, and
ie with interest thereon from the date of payment In THE EVENT of a breach of any of the aforess t the option of the legal holder thereof, without ne	at seven per cent. per annum, shall be so much additional indebtedness secure 'he 'eby. id covenants or agreements the whole of said indebtedness, including principad all ep ' d interest, title, become immediately due and payable, and with interest thereon from time of 'ch , 'each, as
er cent. per annum, shall be recoverable by for iterms. It is AGREED by the grantor that all expenses	reclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had, hem m, tured by and dishursements paid or incurred in bohalf of complainant in connection with the oregion or herentary avidence, atmographer's charges, cost of procuring or completing abstract the 'nin', h, whole all be paid by the grantor, and then the expenses and dishursements, occasioned by nn, unit, n, of said indebtedness, as such, may be a party, shall also be paid by the grantor All such cappuses the process of the party shall also be paid by the grantor
uding reasonable solicitor's fees, outlays for docum said premises embracing foreclosure decree—sha wherein the grantee or any holder of any part	mentary evidence, stenographer's charges, cost of procuring or completing abstract she ving he whole all be paid by the grantor; and the like expenses and disbursements, occasioned by an wait or of said indebtedness, as such, may be a party, shall also be paid by the grantor
bursements shall be an additional lien upon said pr lings; which proceeding, whether decree of sale s cursements, and the costs of suit, including solicito	remises, shall be taxed as costs and included in any decree that may be rendered in such over usure thail have been entered or not, shall not be dismissed, nor a release hereof riven, until all such et per as the fees have been paid. The grantor
gns of said grantorwaiveall right to the po i filing of any bill to foreclose this Trust Deed, the under said grantor appoint a receiver to take	ssession of, and income from, said premises pending such foreclosure proceedings, and agree, th. court in which such hill is filed, may at once and without notice to the said grantor
	e from said. COOK County of the grantee, or of his refusal or failure to act, then
August G Merkel	person who shall then be the eating Recorder of Decide do be first successor in this trust; and if for person who shall then be the cetting Recorder of Decide of said County is hereby appointed to be second ants and agreements are performed, the grantee or his successor in trust, shall release said premises to
; in this trust. And when all the aforesaid covern entitled, on receiving his reasonable charges.	ants and agreements are performed, the grantee or his successor in trust, shall release said premises to
Witness the handand sealof the g	grantor_thislstday of August A. D. 19 75
	X Wille SI /al (Colinson) (SEAL)
	/ '
•	(SEAL)
	(SEAL) (SEAL)

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State of	Illinois Cook	I,a Notary Public	UL 1778 in and for said Co	_	4550028 A.	- 150 10.00
<i>A</i>	000	instrument, app delivered the sa set forth, include Sten un	eared before me th	ner free and volun waiver of the right of	acknowledged that stary act, for the uses homestead.	be signed, sealed and s and purposes therein
		<i>Y</i> 0,		203.		24538028
			AUG-18-75	Chicaç	33 23189985 ⊶ A	— Rec 5.00
246	Deed	ROBINSON, spparated	WWA, Trustee	ARED BY: thwest Matheral 5 North Milladis	Copp.	
Box No. 246 SECOND MORTGAG	Trust De	WILLIE MAE ROBINSON, si	JOSEPH DEZONNA, Truste	THIS INSTRUMENT WAS PREE ** ** ** ** ** ** ** ** ** ** ** ** **		

EUDER CORDED IN SUME