UNOFFICIAL COPY

24716773

(RUST DEED-SECOND MORTGAGE FORM ((LLIMOIS)	24716773
•	
This Indenture, witnesseth, That the Grantor.	S
JAMES JOHNSON and LEOLA	JOHNSON, his wife

f the City of Chicago County of Cook	and State of IIIInois
or and in consideration of the sum of Seventeen hundr	
hand paid CONVEY AND WARRANT to. JOSEPH	DEZONNA, Trustee
the City of Chicago County of Coo	k and State of Illinois
nd to his succes ors in trust hereinsfter named, for the nurnose (of securing performance of the covenants and agreemen
erein, the fc. a wirg described real estate, with the improver aratus and fintures, and sverything appurtenant thereto, together	r with all repts, issues and profits of said promises, situat
the City Chicago County of	Cook and State of Illinois, to-w
Lot thirty-one (31) in Block thirty-sev	en (37) in Frederick H. Bartlett's
Greater Calumet Subdivision of Chicago	
Section 20, Tourship 37 North, Range 14	, East of the Third Principal Meridian
commonly known as 115 2 South Morgan, C	
	12 14 45 1
	7
T.	
ereby releasing and waiving all rights under and by virtue of 'ne	he nestead exemption laws of the State of Illinois.
In TRUST, nevertheless, for the purpose of securing performa-	nce of the covenants and agreements herein.
WHEREAS, The Grantors JAMES JOHNSON and Land	I . TOHNSON, his wife
stly indebted upon their one princ	it al rec pissory note bearing even date herewith, payab
WORTHY PRODUCTS CORPO	DRATT ON
	The state of the s
for the sum of Seventeen hundred forty two	
for the sum of Seventeen hundred forty two	and 0 /100 Dollars (\$1742.04)
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm	o and 0)/100 Dollars (\$1742.04) ments sera of \$48.39 except the final
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les	o and 0 /100 Dollars (\$1742.04) ments each f \$48.39 except the final ments than the monthly instalments due
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of	o and 01/100 Dollars (\$1742.04) ments each f \$48.39 except the final ments than the monthly instalments due Dec. 1970, and on the same date of
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in	o and 0//100 Dollars (\$1742.04) ments each f \$48.39 except the final ments than the monthly instalments due Dec. 1970, and on the same date of matter maturity at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate.	o and 0//100 Dollars (\$1742.04) ments each f \$48.39 except the final state than the monthly instalments due Dec. 1970, and on the same date of sterest after motor ty at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate.	o and 0//100 Dollars (\$1742.04) ments earn of \$48.39 except the final section in the monthly instalments due Dec. 1970, and on the same date of sterest after motor ty at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate.	o and 0//100 Dollars (\$1742.04) ments each f \$48.39 except the final state than the monthly instalments due Dec. 1970, and on the same date of sterest after motor ty at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate.	o and 0//100 Dollars (\$1742.04) ments each f \$48.39 except the final stan the monthly instalments due Dec. 1970, and on the same date of sterest after maturity at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate.	o and 0//100 Dollars (\$1742.04) ments each f \$48.39 except the final stan the monthly instalments due Dec. 1970, and on the same date of sterest after maturity at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate.	o and 0//100 Dollars (\$1742.04) ments each f \$48.39 except the final stan the monthly instalments due Dec. 1970, and on the same date of sterest after maturity at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate.	o and 0//100 Dollars (\$1742.04) ments each f \$48.39 except the final stan the monthly instalments due Dec. 1970, and on the same date of sterest after maturity at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate.	o and 0//100 Dollars (\$1742.04) ments each f \$48.39 except the final stan the monthly instalments due Dec. 1970, and on the same date of sterest after maturity at the highest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1)To pay said inde- moting to any agreement extending time of payment (2) to pay prior to the first of demand to exhibit recepts therefor: (3) within sixty days after destruction or i premises insured in companies to be selected by the transfer berint, but in here the first mortpage indebtedness, with lorse clearly did to terrance berint, who is been the first mortpage indebtedness, with lorse clearly did to terrance berind on the first the interest threeon, at the time or times when the same shall eccome due and paid in the EVENT of failure so to insure, or pay taxes or assertments, or the prior of incumbrance shaft the interest thereon from time to time; and all money rep same with interest thereon from the date of hayment at seven per cent. per annum list the solvent of the light bodder thereof, without notice, become immediately did.	o and 0)/100 Pollars (\$1742.04) sents each f \$48.39 except the final sents each f \$48.39 except the final sents each f \$48.39 except the final set than the monthly instalments due Dec. 1970, and on the same date of the sam
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1)To pay said inde- moting to any agreement extending time of payment (2) to pay prior to the first of demand to exhibit recepts therefor: (3) within sixty days after destruction or i premises insured in companies to be selected by the transfer berint, but in here the first mortpage indebtedness, with lorse clearly did to terrance berint, who is been the first mortpage indebtedness, with lorse clearly did to terrance berind on the first the interest threeon, at the time or times when the same shall eccome due and paid in the EVENT of failure so to insure, or pay taxes or assertments, or the prior of incumbrance shaft the interest thereon from time to time; and all money rep same with interest thereon from the date of hayment at seven per cent. per annum list the solvent of the light bodder thereof, without notice, become immediately did.	o and 0)/100 Pollars (\$1742.04) sents each f \$48.39 except the final sents each f \$48.39 except the final sents each f \$48.39 except the final set than the monthly instalments due Dec. 1970, and on the same date of the sam
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1)To pay said inde- moting to any agreement extending time of payment (2) to pay prior to the first of demand to exhibit recepts therefor: (3) within sixty days after destruction or i premises insured in companies to be selected by the transfer berint, but in here the first mortpage indebtedness, with lorse clearly did to terrance berint, who is been the first mortpage indebtedness, with lorse clearly did to terrance berind on the first the interest threeon, at the time or times when the same shall eccome due and paid in the EVENT of failure so to insure, or pay taxes or assertments, or the prior of incumbrance shaft the interest thereon from time to time; and all money rep same with interest thereon from the date of hayment at seven per cent. per annum list the solvent of the light bodder thereof, without notice, become immediately did.	o and 0)/100 Pollars (\$1742.04) sents each f \$48.39 except the final is than the monthly instalments due Dec. 1970, and on the same date of terest after miturity at the highest tray of June in each year, all tares and saven near a linet said premise damage to rebuild or restore all building or improve et don said premise damage to rebuild or restore all building or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise restore or Morigage, and, second, to the Trustee herein as inferese restore or morigage, and, second, to the Trustee herein as inferese restore or morigage, and second, to the Trustee herein as inferese restore or morigage and account of the present the restore of the second of the present the restore of the rest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1)To pay said inde- moting to any agreement extending time of payment (2) to pay prior to the first of demand to exhibit recepts therefor: (3) within sixty days after destruction or i premises insured in companies to be selected by the transfer berint, but in here the first mortpage indebtedness, with lorse clearly did to terrance berint, who is been the first mortpage indebtedness, with lorse clearly did to terrance berind on the first the interest threeon, at the time or times when the same shall eccome due and paid in the EVENT of failure so to insure, or pay taxes or assertments, or the prior of incumbrance shaft the interest thereon from time to time; and all money rep same with interest thereon from the date of hayment at seven per cent. per annum list the solvent of the light bodder thereof, without notice, become immediately did.	o and 0)/100 Pollars (\$1742.04) sents each f \$48.39 except the final is than the monthly instalments due Dec. 1970, and on the same date of terest after miturity at the highest tray of June in each year, all tares and saven near a linet said premise damage to rebuild or restore all building or improve et don said premise damage to rebuild or restore all building or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise restore or Morigage, and, second, to the Trustee herein as inferese restore or morigage, and, second, to the Trustee herein as inferese restore or morigage, and second, to the Trustee herein as inferese restore or morigage and account of the present the restore of the second of the present the restore of the rest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1)To pay said inde- moting to any agreement extending time of payment (2) to pay prior to the first of demand to exhibit recepts therefor: (3) within sixty days after destruction or i premises insured in companies to be selected by the transfer berint, but in here the first mortpage indebtedness, with lorse clearly did to terrance berint, who is been the first mortpage indebtedness, with lorse clearly did to terrance berind on the first the interest threeon, at the time or times when the same shall eccome due and paid in the EVENT of failure so to insure, or pay taxes or assertments, or the prior of incumbrance shaft the interest thereon from time to time; and all money rep same with interest thereon from the date of hayment at seven per cent. per annum list the solvent of the light bodder thereof, without notice, become immediately did.	o and 0)/100 Pollars (\$1742.04) sents each f \$48.39 except the final is than the monthly instalments due Dec. 1970, and on the same date of terest after miturity at the highest tray of June in each year, all tares and saven near a linet said premise damage to rebuild or restore all building or improve et don said premise damage to rebuild or restore all building or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise damage to rebuild or restore all buildings or improve et don said premise restore or Morigage, and, second, to the Trustee herein as inferese restore or morigage, and, second, to the Trustee herein as inferese restore or morigage, and second, to the Trustee herein as inferese restore or morigage and account of the present the restore of the second of the present the restore of the rest
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or less on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1) To pay asid independing to any agreement extending time of payment (2) to pay prior to the first trap have been destroyed or damaged; (3) that waste to said premise while to the properties insured in companies to be selected by the crantee berein, who is been a trap lawful property and in the properties of the properties of the selected by the crantee berein, who is been all interest thereon, at the time or times when the said Mortgages or France to the interest thereon, at the time or times when the same shall become due and pay and indebtedness, may prover such insurance, or pay such taxes or near performent properties and indebtedness, may prover such insurance, or pay such taxes or near performent provides the provides of the	continued to place such interest thereon, as herein a die seld notes provided, and the interest thereon, as herein a die seld notes provided, and and the interest thereon, as herein a die seld notes provided, and are to rebuild or restore all buildings or improve a decimal provided advance to rebuild or restore all buildings or improve a decimal provided or committed or suffered (9) to keep all buildings nor or at any time of youthorized to place such insurance in companied a spitable to the hold or committed or purchase any tax lies or true affections and remain a such a such as
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. THE GRAWTOR	continued to the interest thereon, as herein, and in said notes provided, the committed of suffered to the committed to the committed of suffered to the committed to the committed of suffered to the committed to the c
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. THE GRAWTOR	continued to the interest thereon, as herein, and in said notes provided, the committed of suffered to the committed to the committed of suffered to the committed to the committed of suffered to the committed to the c
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1)To pay asid inde ording to any agreement extending time of payment; (2) to pay prior to the firs ording to any agreement extending time of payment; (2) to pay prior to the firs ording to any agreement extending time of payment; (2) to pay prior to the firs ording to any agreement extending time of payment; (3) to pay prior to the first ording to any agreement extending time of payment; (3) to pay prior to the first ording to any agreement extending time of payment; (4) the waste to said premises ability to the lawful rate. The first payment of the first payment is to be selected by the crantee berein who is breed the first mortified by the first and remain with the said Mortgagees or first the interest thereon at the time or times when the same shall become due and pay and indebtedness may procure such insurance, or nay such taxes or assessments, or prior incumbinances and the interent thereon from time to time; and all money rep assay that the payment of a breach der force of the payment of the payment of a breach der force of any part of add indebtedness, as one disbursements shall be an additional lieu upon ead premises, shall be taxed as ore disbursements, and the cost of suit, including solicitor's fees have been paid. The assigns of said grantorwaive, all right to the possession or charge of as mises. In the Event of the death, removal or absence from said.	co and .0/.100 Pollars (\$1742.04) sents each f \$48.39 excent the final than the monthly instalments due Dec. 1970, and on the same date of t
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or les on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. THE GRAWTOR	continued to the interest thereon, as herein, and in said notes provided, the committed of suffered to the committed to the committed of suffered to the committed to the committed of suffered to the committed to the c
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or less on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1) To pay asid independing to any agreement extending time of payment (2) to pay prior to the first trap have been destroyed or damaged; (3) that waste to said premise whill not it premises insured in companies to be selected by the crantee berein, who is breed with policies hall be leit and remain with the said Mortgages or Trans the interest thereon, at the time or times when the same shall become due and use and indebtedness, may prover such insurance, or pay such taxes or assessments, and indebtedness, may prover such insurance, or pay such taxes or assessments. It is the option of the legal holder thereof, without notice, become immediately denote the control of the control	continued to the interest thereon, as herein; which is then the monthly instalments due there is a first and in the monthly instalments due. Dec. 1070, and on the same date of there is a first and interest thereon, as herein; which is a first and interest after muturity at the highest damage to rebuild or restore all buildings or improve to the onead premise committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (c) to pay all price incum) rance rather than the suffered or suffered in the suffered and second, to the Trustee herein as a finite sea until the indebtedness is fully paid; (d) to pay all price incum) rance rather than the suffered or purchase any tag lien or trust affecting add restored and indebtedness, including principal and all earner into a law, or both, the same as if all of ast indebtedness had then may recovered in behalf of complainant in connection with the foreclosure of the whole of ast indebtedness, and the more into a law, or both, the same ast is all of ast indebtedness and them may recovered the subsetting the role, had been allowed to build the subsetting the role, had been as and included in any decrease the trust was the role of the subsetting the role, and proceedings and surrer. All such expense a ranker of read of the price proceedings and surrer in a subset of the subset of the restored the re
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or less on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1) To pay asid independing to any agreement extending time of payment (2) to pay prior to the first trap have been destroyed or damaged; (3) that waste to said premise whill not it premises insured in companies to be selected by the crantee berein, who is breed with policies hall be leit and remain with the said Mortgages or Trans the interest thereon, at the time or times when the same shall become due and use and indebtedness, may prover such insurance, or pay such taxes or assessments, and indebtedness, may prover such insurance, or pay such taxes or assessments. It is the option of the legal holder thereof, without notice, become immediately denote the control of the control	control of the monthly instalments due than the monthly instalments due than the monthly instalments due Dec. 150, and on the same date of terest after m.tur.ty at the highest damage to rebuild or restore all buildings or improve to the onsal premise committed or suffered by authorized to piace such insurance in companies or petalle to the host of authorized to piace such insurance in companies or petalle to the host of authorized to piace such insurance in companies or petalle to the host of authorized to piace such insurance in companies or petalle to the host of authorized to piace such insurance in companies or petalle to the host of actions or purchase any facilities of 161 to pay all price incun brance valid. The granter, agree, to repay immediately without, as a side of the such control o
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or less on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1) To pay asid independing to any agreement extending time of payment (2) to pay prior to the first trap have been destroyed or damaged; (3) that waste to said premise whill not it premises insured in companies to be selected by the crantee berein, who is breed with policies hall be leit and remain with the said Mortgages or Trans the interest thereon, at the time or times when the same shall become due and use and indebtedness, may prover such insurance, or pay such taxes or assessments, and indebtedness, may prover such insurance, or pay such taxes or assessments. It is the option of the legal holder thereof, without notice, become immediately denote the control of the control	continued to the interest thereon, as herein; which is then the monthly instalments due there is a first and in the monthly instalments due. Dec. 1070, and on the same date of there is a first and interest thereon, as herein; which is a first and interest after muturity at the highest damage to rebuild or restore all buildings or improve to the onead premise committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (c) to pay all price incum) rance rather than the suffered or suffered in the suffered and second, to the Trustee herein as a finite sea until the indebtedness is fully paid; (d) to pay all price incum) rance rather than the suffered or purchase any tag lien or trust affecting add restored and indebtedness, including principal and all earner into a law, or both, the same as if all of ast indebtedness had then may recovered in behalf of complainant in connection with the foreclosure of the whole of ast indebtedness, and the more into a law, or both, the same ast is all of ast indebtedness and them may recovered the subsetting the role, had been allowed to build the subsetting the role, had been as and included in any decrease the trust was the role of the subsetting the role, and proceedings and surrer. All such expense a ranker of read of the price proceedings and surrer in a subset of the subset of the restored the re
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or less on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1) To pay asid independing to any agreement extending time of payment (2) to pay prior to the first trap have been destroyed or damaged; (3) that waste to said premise whill not it premises insured in companies to be selected by the crantee berein, who is breed with policies hall be leit and remain with the said Mortgages or Trans the interest thereon, at the time or times when the same shall become due and use and indebtedness, may prover such insurance, or pay such taxes or assessments, and indebtedness, may prover such insurance, or pay such taxes or assessments. It is the option of the legal holder thereof, without notice, become immediately denote the control of the control	contained by the state of the s
for the sum of Seventeen hundred forty two payable in 35 successive monthly instalm instalment which shall be equal to or less on the note commencing on the 15th day of each month thereafter, until paid, with in lawful rate. The Granton covenant and agree as follows: (1) To pay asid independing to any agreement extending time of payment (2) to pay prior to the first trap have been destroyed or damaged; (3) that waste to said premise whill not it premises insured in companies to be selected by the crantee berein, who is breed with policies hall be leit and remain with the said Mortgages or Trans the interest thereon, at the time or times when the same shall become due and use and indebtedness, may prover such insurance, or pay such taxes or assessments, and indebtedness, may prover such insurance, or pay such taxes or assessments. It is the option of the legal holder thereof, without notice, become immediately denote the control of the control	continued to the interest thereon, as herein; which is then the monthly instalments due there is a first and in the monthly instalments due. Dec. 1070, and on the same date of there is a first and interest thereon, as herein; which is a first and interest after muturity at the highest damage to rebuild or restore all buildings or improve to the onead premise committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (b) to keep all buildings not or at any time of the committed or suffered; (c) to pay all price incum) rance rather than the suffered or suffered in the suffered and second, to the Trustee herein as a finite sea until the indebtedness is fully paid; (d) to pay all price incum) rance rather than the suffered or purchase any tag lien or trust affecting add restored and indebtedness, including principal and all earner into a law, or both, the same as if all of ast indebtedness had then may recovered in behalf of complainant in connection with the foreclosure of the whole of ast indebtedness, and the more into a law, or both, the same ast is all of ast indebtedness and them may recovered the subsetting the role, had been allowed to build the subsetting the role, had been as and included in any decrease the trust was the role of the subsetting the role, and proceedings and surrer. All such expense a ranker of read of the price proceedings and surrer in a subset of the subset of the restored the re

c4716773

UNOFFICIAL COPY

Notary Public is and for said County, in the State aforesaid, \$\overline{\text{Revealed}}\$ Reverse Settly that	tate of ounty of	Illinois Cook	{±	8 .//		7 /	1	- 12		
personally known to me to be the same person, whose names Sre subscribed to the foregoin instrument, appeared before me this day in person, and acknowledged that the prigned, sealed an delivered the said instrument authority ree and voluntary act, for the uses and purposes thereis est forth, including the release and waiver of the right of homestead. **Ches ander my hand and Notarial Seal, this 10th day of November 10th 10th 10th 10th 10th 10th 10th 10th	, and , and		I,/	Ler	wil	_/	1122	9-147	<i>.</i>	
personally known to me to be the same person, whose names are subscribed to the foregoin instrument, appeared before me this day in person, and acknowledged that the paigned, scaled an delivered the said instrument asthed. I fee and voluntary act, for the uses and purposes there set forth, including the release and waiver of the right of homestead. Sees under my hand and Notarial Scal, this loth day of November 1978 NOV 14 AM 10										
instrument, appeared before me this day in person, and acknowledged that the visined, scaled as delivered the said instrument atheir fee and voluntary act, for the uses and purposes there set forth, including the release and waiver of the right of homestead. Sees under my hand and Notarial Scal, this 10th day of November 19 To 10				JAMES JUHE	ISON and L	EOEA JOHI	NSUN, HIS	wile		
delivered the said instrument sathetir free and voluntary act, for the uses and purposes thereises forth, including the release and waiver of the right of homestead. She under my hand and Notarial Scal, this 10th Any of Movember 10th 10		•								
Second Movember 1978 NOV 14 AM ID										
1978 NOV 14 AM 10 1978 NOV 15 AM 10 1978 NOV 15 AM 10 1978 NOV 16 A						_	t of homest			
1978 NOV 14 AM 10 12 1978 NOV 14 AM 10 12 100-114-73 1 7 1 0 5 9 2 4 7 1 2 7 7 2 10					d and Notaria	A. D. 19	78	7	7 0	
1978 NOV 14 AM 10 12 1978 NOV 14 AM 10 12 100-114-73 1 7 1 0 5 9 2 4 7 1 2 7 7 2 10					/	for	ærl	19	JEV JE)
978 NOV 14 - AM 10 1 - 378							6	-	Notary Pub	lic.
1978 NOV 14 - AM 10 1 - 378 10 10 10 10 10 10 10 10 10 10 10 10 10	rii baa baa Salaa laa kanna l		* 3 a 3					333	^ an	10
10 (10)-14-73 1.72.059 (24774773 1-876 10)								,		
10 (10)-14-73 1.72.059 (24774773 1-876 10)									STANTO,	10.
10 (10)-14-73 1.72.059 (24774773 1-876 10)					Serie de la constante de la co				1,00 B 0 E.	Section .
10 (10)-14-73 1.72.059 (24774773 1-876 10)									***************************************	•-
10 (10)-14-73 1.72.059 (24774773 1-876 10)										
10 (10)-14-73 1.72.059 (24774773 1-876 10)										
10 (10)-14-73 1.72.059 (24774773 1-876 10)			1							
10 (10)-14-73 1.72.059 (24774773 1-876 10)										
10 (10)-14-73 1.72.059 (24774773 1-876 10)			- 3.5 + 1.5							
10 (10)-14-73 1.72.059 (24774773 1-876 10)						5.				
NOV-14-78 172.059		Alberta.		1978 NOV	14 AM 10			WEEG.	A minimized	late 1 w
NOV-14-78 172.059	Jak tidad	kandina ar Mahampayan								: n (
SECOND MORTGAGE TUST Deep S JOHNSON and A JOHNSON and A JOHNSON, his vife TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARED BY: X National Bank of Clicage, North Milwaukee Avenue ago, Illinois 60641				KOV-14-7	3 1710	59 8	47.167.7		÷ 7. €	10.
SECOND MORTCAGE TUST DECOND and A JOHNSON and A JOHNSON, his wite TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARED BY: X, Max						•	10.			
SECOND MORTCAGE TUST DECONDANCE S JOHNSON and A JOHNSON, his vite TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARED BY: X. Na. Malla Mark of Chi cage, North Milvaukee Avenue ago, Illinois 60641						•		Z ,	1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	
SECOND MORTGAGE TUST DEED S JOHNSON and A JOHNSON his wife TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARED BY: X. A. Malle North Milwaukee Avenue ago, Illinois 60641 OUTUFF					I.	10		0.		
SECOND MORTGAGE TUST DECOND S JOHNSON and A JOHNSON ins wife TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARED BY North Milwaukee Arenue ago, Illinois 60641					-1	0	<u> </u>	0		V
SECOND MORTGAGE TUST DECOND S JOHNSON and A JOHNSON, his wife TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARED BY: X, Nat. Milwaukee Avenue ago, Illinois 60641						U	1			4.
SECOND MORTGAGE TUST DECENTARY S. JOHNSON and A. JOHNSON and A. JOHNSON and TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARED BY X. A. A. A. A. A. North Milwaukee Avenue ago, Illinois 60641	حص ا	. 11 1		1 11	٠.		₹,			, <i>T</i>
SECOND MORTCAGE TUST DE S JOHNSON and A JOHNSON ins wife TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARE North Milwaukee Avenue ago, Illinois 60641					D BY	င ရဲ ရ		100		
SECOND MORTGA TUSTE D S JOHNSON and A JOHNSON, his wife TO JOSEPH DEZONNA, Tru NSTRUMENT WAS PREP North Milwaukee Avenu ago, Illinois 60641	SE		ıstee		ARE	<u> </u>	li .		C	
SECOND MORT TO S JOHNSON and A JOHNSON, his wife TO JOSEPH DEZONNA, NSTRUMENT WAS P A JOHNSON HIS WILL NOTRUMENT WAS P North Milwaukee An ago, Illinois 6064	3 0		Į		夏が り	renu 11				,
SECOND MO TUBE S. JOHNSON, his TO JOSEPH DEZON NSTRUMENT WA North Milwauke ago, Illinois			MA fe		AS P	6064 6064	1			
SECOND S JOHNSON a A JOHNSON, A JOHNSON, A JOHNSON A A JOHNSON, NSTRUMEN North Milwago, Illino ago, Illino	_ M M	, g	his 5 0 NO		× /2 3	na. Ruke is			7	
SECOP S JOHNSC A JOHNSC A JOHNSC NSTRUA North North Rec, Ill Rec, Ill	è w)	ON, 1		ACEN.	Milwa Milwa Lino:]	
NST		N N	Hd.		Nag'	1 2 2	ļ ļ			
	\overline{g}					, M	4.5		. 11	

LEVELECULUE LA REMARKE