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TRUST DEED-SECOND	MORTGAGE FORM ([LLINOIS)			
<del> </del>	<del> </del>	249	510685	
This Indent	HTP. WITNESSETH TH	et the Grantors		
	<del>-</del>		R, his wife	
			19 THTO ATTE	
	_	•	and State of Illinois	
			seven and 20/100	
in hand paid, COMV.	E/ AND WARRANT	to JOSEPH DEZONNA.	Trustee	
of the_City	or Chicago Co	enty ofCook	and State of Illinois	<del></del>
herein. the following	describen valter named, i describen val estate. Wi	or the purpose of securing p	performance of the covenants and m, including all heating, gas and p	plumbing ap-
paratus and fixtures, as	id everythism appurtenant	thereto, together with all ren	ts, issues and profits of said premi	ises, situated
		<del>-</del>	and State of III	
			glefield, being a Subdi	
			ownship 38 North, Range	
East of the	Third Princips. N	kridian, commonly k	nown as 7647 S. Wood S	treet,
Chicago, Il	linois.			
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		<b>7</b> /-	***************************************	
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P	***************************************			
	***** ********************************			
			remption laws of the State of Illino	
justly indebted upon	their one BROWN CO	principal promise	TER, his wife	ith, payable
for the sum of	of Thirty four hun-	ired eighty seven ar	nd 20/100 Dollars (\$3487	(.20)
payable in 59	. successive mont	hly instalmentseach	1.0f \$58. 2. AND A.	Cinal
instalment w	hich shall be equa	l to or less than t	he monthly instalments	due
on the note co	ommencing on the	5% day of 7/44/ 19	79 and on the same dat	e of
			ter maturity at the hig	
		*** * ** * ** * * * * * * * * * * * * *		
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Tue Courte	nent and sweet as follows:	(IlTo new said indebtedness and the	Interest thereon as berein and in self note	
according to any agreement e	stending time of payment; (2) to its therefor; (3) within sixty days	pay prior to the first day of June in e after destruction or damage to rebuil	s interest theroon, as herein and in said note and year, all taxes and sasesments agrilant of or restore all buildings or improvements on afferts; (5) to keep all buildings now or staces such finsurance in companies acceptable agee, and, second, to the Trustee herein as the close to the trustee in the close to the trustee in the close and the trustee in the close as the paid; (6) to pay all prior if the interest theroon when due, the grantee rechase any tax lies or tule affecting said per chase any tax lies or tule affecting said per	said rem see,
that may have been destroyed of surf premises insured in compa	er damaged; (4) that waste to said unles to be selected by the grantes	premises shall not be committed or at herein, who is hereby authorized to p ble first to the first Twistee or Moyte	iffered; (5) to keep all buildings now or at place such insurance in companies acceptable was and accept to the Trustes best as a	e to the buy ten
may appear, which policies shall and the interest thereon, at the	be left and remain with the said lime or times when the same shull	fortgagees or Trustees until the inde	btedness is fully paid; (5) to pay all prior i	incumbra.
IN THE EVENT OF failur of sald indebtedness, may procu	e so to insure, or pay taxes or asso re such insurance, or pay such tax interest, thereon from time to time	arments, or the prior incumbrances of ea or successments, or discharge or put and all money or hold, the grounds	r the interest thereon when due, the grantee reham any tax lies or tule affecting said pre-	s or the holder emises or pay
the same with interest thereon: IN THE EVENT of a bri	from the date of payment at seven such of any of the aforesaid coven	per cent. per annum, shall be so muc ants or agreements the whole of said	r the acceptance of the free line and per- centers, to repay immediately without hadditional indebtedness accured hereby, indebtedness, including principal and all ea- und with interest thereon from time of su- nd with interest thereon from time of su- ne same as if all of said indebtedness had the	raed interest.
shall, at the option of the legal ! seven per cent. Per annum, si axuress terms.	holder thereof, without notice, bec half be recoverable by foreclosure	ome immediately due and payable, a thereof, or by suit at law, or both, th	nd with interest thereon from time of suc seasme as if all of said indebtedness had the	ch breach, at onmatured by
Total Agreem by Aberra	near sheet all agreement dish		ad namedalmos de consesso mista dha dans	
title of said premises embracing wherein the grantes of	ng foreclosure decree—shall be paid or any holder of any part of said is	by the grantor; and the like expedicated ness, as such, may be a party.	enses and dishurs ments, occasioned by any shall also be paid by the granter All s	nit or pro-
proceedings; which proceedings, and dishumements and the costs	whether decree of sale shall have of suit, including solicitor's fees i	had been entered or not, shall not be dis- tave been paid. The grantorfor a	I any decree that may be rendered in au- missed, nor a release hereof given, until all s aid grantorand for the heirs, executors a	meh expenses dministrators
nd ussigns of said grantorwi pon the filing of any bill to fore	alveall right to the possession close this Trust Deed, the court in	of, and income from said premises p which such bill is filed, may at once a	of appearing or completing abstract above enses and dishursyments, occasioned by any shall also be paid by the granter	Agree that Tto any Darty
		Conle		
August G.	eath, removal or absence from a Merkel	of said County is hereby	of the grantee, or of h'- refusal or failur rannointed to be first successor in this trust	w to act, then
my like cause said first successor necessor in this trust. And wh	fall or refuse to act, the person we en all the aforesaid covenants and	hoshall then be the acting Recorder agreements are performed, the grant	speciated to be first successor in this trust of Deeds of said County is hereby appointed se or his successor in trust, shall release said	to be second
				70
Witness the hand	and sealof the grantor.	_thisdi	y of Afril A.	D. 19 ZZ
		+ What to	The	- (SEAL)
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Illinois



Door Coop

Clart's Office

SECOND MORTGAGE

OLLIE V. CARTER, his wife JOSEPH DEZONNA,

ALBERT CARTER and

THIS INSTRUMENT WAS PREPARED BY:

Worthwest National Bank of Chicago 3985 North Milwaukee Avenue

END OF RECORDED DOCUMENT