24979872

UNOFFICIAL COPY

24979872

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

The state of the s	
This Indenture, witnesseth, that the	Grantor S.
WILLIAM E. JACKSON an	d MARILYN J. JACKSON, his wife
ot . Village of Park Ridge County of	f. Cook and State of Illinois
	ee hundred eighty eight and 80/100 Dollars
- A 1	JOSEPH DEZONNA, Trustee
	f Cook and State of Illinois
and to his succe sor; in trust hereinafter named, for the	purpose of securing performance of the covenants and agreements
paratus and fixtures, and everything appurtenant theret	e improvements thereon, including all heating, gas and plumbing ap- o, together with all rents, issues and profits of said premises, situated
in the Village o Park Ridge	
) in the Hulbert Devonshire Terrace, a
Subdivision in the South West qua	arter (SW 1/4) of Section 35, Township 41
North, Range 12, East of the Thi	rd Principal Meridian, commonly known as
1014 South Chester, Pack Ridge,	Illinois.
	7/,
Hereby releasing and waiving all rights under and by vis	tue of the homestead exemption laws of the State of Illinois.
In Trust, nevertheless, for the purpose of securing	SON and ARILYN J. JACKSON, his wife
	principal progissor notebearing even date herewith, payable
NORTHWEST NATIONAL E	ANK OF CHICA'O
for the sum of Ninety three hundred	eighty eight and 07/100 Dollars (\$9388.80)
payable in 59 successive monthly	instalments each of \$1) F. 48 and a final
instalment which shall be equal to	
on the note commencing on the 30%	day of June 1979, and on the same date of
each month thereafter, until paid,	with interest after maturity et the highest
lawful rate.	
THE GRANTOR covenant and agree as follows: (1) To	pay said indebtedness, and the interest thereon, as herein and in same pays royfied, or
and on demand to exhibit recents therefor; (3) within sixty days after dithat may have been destroyed or damaged; (4) that waste to said premises in sured in companies to be selected by the grantee herein, of the first mortrage indebtedness, with loss clause attached payable first	pay said indubtedness, and the interest thereon, as herein and in said, o' by rorticel, or or to the first day of June in each year, all taxes and assessments agaid it o' by permiss, extruction or damage to rebuild or restore all buildings or improvements in said premises es shall not be committed or suffered; (8) to keep all buildings now or at any time on who is hereby authorized to place such insurance in companies acceptable to the holder, to the first Trustee or Mortgagee, and, second, to the Trustee therein as their interests rest or Trustees until the indebtedness is fully paid; (6) to pay all prio: incumbrances, edoe and payable.
may appear, which policies shall be left and remain with the said Mortga; and the interest thereon, at the time or times when the same shall become IN THE EVENT of failure so to insure, or nay tayes or assessment.	gees or Trustees until the indebtedness is fully paid; (6) to pay all prior incumbrances, so due and payable. 5, or the prior incumbrances or the interest thereon when due, the grantes or the holder
of said indebtedness, may procure such insurance, or pay such taxes or a all prior incumbrances and the interest thereon from time to time; and a	s, or the prior incumrances or the interest thereon when due, the grantee or the holder sessments, or discharge or purchase any tax lien or title affecting said premises or pay il money to paid, the grantor, agree to repay immediately without demand, and t. per annum, shall be so much additional indebtedness secured hereby, agreements the whole of said indebtedness, including principal and alrended interest, as mediately due and psymblo, and with interest thereon from time of such breach, as
the same with interest thereon from the date of payment at seven per cer. IN THE EVENT of a breach of any of the aforesaid covenants or ahall, at the option of the legal holder thereof, without notice, become im	it, perannum, shall be so much additional indebtedness secured hereby. agreements the whole of said indebtedness, including principal and all carned interest, mediately due and navable, and with interest thereon from time of such breach, as
axuress terms.	f, or by suit at law, or both, the same as if all of said indebtedness had then matured by ats paid or incurred in behalf of complainant in connection with the foreclosure here-
ceeding wherein the grantee or any holder of any part of said indebted and disbursements shall be an additional lien upon said premises, shall be	a manufacture of the five concess and disk or empleting another by more measurements and the five concess as not the five concess as not, may be a party, shall also be paid by the erranter.— All such expenses taxed as cocts and included in any decree that may be rendered in such foreclosure netred or not, shall not be dismissed, nor a release hereof given, until all such expenses in paid. The grantorforsaid grantorand for the heirs, executors, administrators income from, said premises pending such forestories proceedings, and agree that moves from the lifed, may at once and without note to the said grantos or to any party theory of the distribution of the with power to collect the rent, issues and grants of the east of the east.
and disbursements, and the costs of suit, including solicitor's fees have be and assigns of said grantor,waiveall right to the possession of, and	ntered or not, and not be dismissed, nor a release hereof gives, until all such expenses to paid. The grantorforsaid grantorand for the heirs, executors, administrators income from, said premises pending such foreclosure proceedings, and agree that
pon the filing of any bill to foreclose this Trust Deed, the court in which laiming under said grantor, appoint a receiver to take possession or op- premises.	such bill is filed, may at once and without notice to the said grantes or to any party charge of said premises with power to collect the rents, issues and profits of the said
IN THE EVENT of the death, removal or absence from said	Cook
August G. Merkel any like cause said first successor fail or refuse to act, the person who shal	
mecessor in this trust. And when all the aforesaid covenants and agreem the party entitled, on receiving his reasonable charges.	ents are performed, the grantee or his auccessor in trust, shall release said premises to
Witness the hand, and seal, of the grantor_this	day of pray A. D. 19 79
9	11V1A VILLETTINA
	Vos : (SEAL)
- H	ary plan acason (SEAL)
	(SEAL)
l "	(SEAL)
442M	GEAR!
7-611	

State of Illi County of Co	ok / S. I, a Notary Public in	n and for said County,	, in the State afores	uid, de dente Cente N J. JACKSON, h	is wife
IOTA 7	instrument, appear delivered the said set forth, includin	ared before me this da instrument as their g the release and waiver my hand and Notari	y in person, and ac Liree and volunts ver of the right of h	knowledged that the cry act, for the uses ar comestead,	Xsigned, sealed and
					(
	Ox	Stray And		.A 100	্যুদ্ধার বিশ্বীদ্ধার অহিন্তুল হায়ুদ্ধ
1971	7	KW-30-18 a 9 o		Ort.	
SECOND MORTGAGE Trust Deed	WILLIAM E. JACKSON and MARILYN J. JACKSON, his wife TO JOSEPH DEZONNA, Trustee	THIS INSTRUMENT WAS PREPARED BY:	Northwest National Bank of Chicago 3985 North Milwaukee Avenue Chicago, Illinois 60641		24979873

A Milliam A Salar & Color of Color of Color

END OF RECORDED DOCUMENT

Box No. 246