UNOFFICIAL COPY

TRUST DEED-SECOND &	MORTGAGE FORM (ILLINOIS	1) NO. 202 NW	24 331 1	70
		Mana -	Robertson and Lil	a Robertso
(His Wife)	ITP, WITNESSETH, T	that the Grantor		
			and State of Illing	ois
f the City or and in consideration	or the sum of Six	Thousand One Hundre Madison Bank	d & Seventy Seven	No/1000
the Cityid to his successors in	of	to	and State of	nois and agreement and plumbing a
	ock 6 in Dewey 7		on of the W_2 of the	≥ NW ¹ 4 of
		r kenga 14 Bast Of I		
		7		
				Yllinois
In TRUST, neverthe	less, for the purpose of s	d by virtue of the homestead execuring performance of the covertson and Lila Rob	sual 'B. '70 skiesmener neren	i.
WHEREAS, The Grantly indebted upon	their	principal promissor		
of 60 monthly	installments o	f \$ 102.95 . Beginn	ing on March 17, 197	r8
of 60 monthly and continuing	installments o	f \$ 102.95 . Beginn note is paid in full.	ing on March 17, 197	8
of 60 monthly and continuing	installments o	f \$ 102.95 . Beginn note is paid in full.	ing on March 17, 197	(8
of 60 monthly and continuing	installments o	f \$ 102.95 . Beginn note is paid in full.	ing on March 17, 197	r8
and continuing	till the total r	note is paid in full.		Ś
and continuing	till the total r	note is paid in full.		Ś
and continuing	till the total r	note is paid in full.		<u>6</u>
THE GRANTOR cover ording to any agreement expension of the property of the	nant and agree as follow to the form of the	a: (i)Topay said indebtodness, and the ye after destruction or damage to rebuilt dipremises abeliance of the production	interest thereon, as herein and in said or restore all buildings or improvem ferret; (5) to keep all buildings or improvem ferret; (6) to keep all buildings now save, and, second, to the Trustech here to the same to the sa	Id notes provided and a second premise of a second premise or or at any time or or at a second premise or pathous demand, an all earned interest of auch breach, as the manured by any suit or provided the premise of a second premise or and agreement the second premise or and agreement agreement and agreement agree
THE GRANTOR cover of the continuing of the continuing to any agreement even on demand to exhibit receip in the first mortgage indebted in the interest thereon, at the law yay Event of the law yay Event of the prior incumbrances and the law yay Event of the prior incumbrances and the law yay Event of the prior incumbrances and the law yay Event of the prior incumbrances and the law yay to the prior incumbrance and the law prior incumbrance and the law prior incumbrance embracing the prior the prio	mant and agree as follow ktending time of payment; (2) real and agree as follow ktending time of payment; (2) real and agree as follow the desire of the control of the con	a: (i)Topay said indebtodness, and the ye after destruction or damage to rebuilt dipremises abeliance of the production	interest thereon, as herein and in as ach year, all taxes and assessments as or restores the bildifience of improvements of the property of th	Id notes provided, rainst said premises not son said premises on said premises on the said premise of the said premises of particles of the holds of the said premises or particles of the said premises or particles of the said the matured by the said then matured by any suit or produced the said then matured by any suit or produced the said then said then matured by any suit or produced the said then said the said then said then said the sai
THE GRANTOR cover of the continuing to any agreement even on demand to exhibit receip in the first mortgage indebugding to any agreement even on demand to exhibit receip in premises insured in comparing the first mortgage indebugding the first mortgage indebugding the property of the continuing the c	mant and agree as follow ktending time of payment; (2) real and agree as follow ktending time of payment; (2) real and agree as follow the desire of the control of the con	a: (i) To pay said indebtedness, and the to pay proor to the first day of June in a dipremiser of the pay of June in a dipremiser of the pay of June in a dipremiser of the proof of the pr	interest thereon, as herein and in as ach year, all taxes and assessments as ach year, all taxes and assessments as ach year, all taxes and assessments as increased (5) to keep all buildings now lace such insurance in companies access, and, second, to the Trustec here readines is fully puld, (5) to part of the interest thereon who dur, the grangers to repay immediately we additional indebtedness secured here are actions of the second second and with interest, thereon from time a same as if all of said indebtedness in of procuring or completing abstract mass and disbursements, occasioned 1 any decree that may be rendered inseed, nor a release hereof eiven, uniformation and the second of the said grantor and for the heart, careed inseed, nor a release hereof eiven, undigrantor and for the heart, careed may be a second of the said grantor and for the heart careed and without potics to the said grantor and of the grantee, or of h'refusal or appointed to be first successor in the following the successor in trust, shall release or his successor in trust, shall release	Id notes provided rains it said premises or or at any time o optable to the holde or or at the price incompanient of the holde of the h
THE GRANTOR cover of the continuing of the c	mant	a: (i) To pay said indebtedness, and the to pay proor to the first day of June in a dipremiser of the pay of June in a dipremiser of the pay of June in a dipremiser of the proof of the pr	interest thereon, as herein and in as ach year, all taxes and assessments as ach year, all taxes and assessments as ach year, all taxes and assessments as increased (5) to keep all buildings now lace such insurance in companies access, and, second, to the Trustec here readines is fully puld, (5) to part of the interest thereon who dur, the grangers to repay immediately we additional indebtedness secured here are actions of the second second and with interest, thereon from time a same as if all of said indebtedness in of procuring or completing abstract mass and disbursements, occasioned 1 any decree that may be rendered inseed, nor a release hereof eiven, uniformation and the second of the said grantor and for the heart, careed inseed, nor a release hereof eiven, undigrantor and for the heart, careed may be a second of the said grantor and for the heart careed and without potics to the said grantor and of the grantee, or of h'refusal or appointed to be first successor in the following the successor in trust, shall release or his successor in trust, shall release	Id notes provided a rainet said premises nate on said premises nate on said premises per said to the holde in as U-ir intorest inhouse demand, an inhouse a reaction of such breach, a said then matured by a foreclosure here showing the whole the said then matured by all such expense in such foreclosure in the such foreclosure
and continuing THE GRANTOR cover cording to any agreement ex- te may lave been destroyed or the may lave been destroyed to may lave been destroyed to may agreement ex- te may lave been destroyed to may lave been destroyed to may lave been destroyed to prior incumbrances and the in- prior incumbrances and the in- prior incumbrances and the in- law the EVENT of a bre all, at the option of the legal in- time EVENT of a bre all, at the option of the legal in- time for the grantee of disbursements hall be an ac- disbursements and the cost and disbursements, and the cost ansigns of and grantor IN THE EVENT of the d illucture of the cost of the cost of the ming under said grantor IN THE EVENT of the d illucture of the cost of the cost of the party entitled, on receiving b Witness the hand Witness the hand	nant	a: (i) To pay said indebtedness, and the to pay proor to the first day of June in a dipremiser of the pay of June in a dipremiser of the pay of June in a dipremiser of the proof of the pr	interest thereon, as herein and in as ach year, all taxes and assessments as ach year, all taxes and assessments as ach year, all taxes and assessments as increased (5) to keep all buildings now lace such insurance in companies access, and, second, to the Trustec here readines is fully puld, (5) to part of the interest thereon who dur, the grangers to repay immediately we additional indebtedness secured here are actions of the second second and with interest, thereon from time a same as if all of said indebtedness in of procuring or completing abstract mass and disbursements, occasioned 1 any decree that may be rendered inseed, nor a release hereof eiven, uniformation and the second of the said grantor and for the heart, careed inseed, nor a release hereof eiven, undigrantor and for the heart, careed may be a second of the said grantor and for the heart careed and without potics to the said grantor and of the grantee, or of h'refusal or appointed to be first successor in the following the successor in trust, shall release or his successor in trust, shall release	id notes provided an anticon axid premise or at any time or or

UNOFFICIAL COPY

•	RECORDER OF DEEDS PERSONNELLE AND STATE OF DEEDS	
tate of Illinois	COOX COUNTY HEROPTS	
unty of Cook	1	.00
	*)	1.00
	a Notary Public in and for said County, in the State aforesaid, No Britis Certify that Willie Robertson and Lila Robertson (His Wife)	
	personally known to me to be the same person S whose name S are subscribed to the foregoing	
	instrument, appeared before me this day in person, and acknowledged that End signed, scaled and delivered the said instrument as a free and voluntary act, for the uses and purposes therein	
	set forth, including the release and waiver of the right of homestead.	
	Other under my hand and Notarial Seal, this	
O _A	day of Jan. A. D. 198 78	
	Novary Public.	
	MY COMMISSION EXPIRES JUNE 10, 1990	
	U)r	
	OxCoot County C	
	0/	
	T	
•	`	
	O_{j}	
	4	
	//x	
	() N	
		C.
(3)		
3 2	99 79 7	
3	UST CO.	
E DA	SEE	
	o ≈ NO NO Sio	
≥ ★		
SECOND MORTGAGE Trust De	MADISON BANK & TRUST CO. AGO.W. MADISON. STREET CHICAGO, ILLINOIS 60306	
lg ;	ON CAG	;
ĕ ≒	DIS CHILD	
" }	MADI	
, ,		

END OF RECORDED DOCUMENT