## UNOFFICIAL COPY

This Indenture, with	SSETH, That the Grantors
CLIFTON	JOHNSON and BERTHA JOHNSON, his wife
	a/k/a BERTHA SPEARS
the City of Chicago	County of Cook and State of Illinois
or and in consideration of the com-	f Nineteen hundred thirty and 08/100
or and in conside. Ition of the sum of	VARRANT to JOSEPH DEZONNA, Trustee
	County of Cook and State of Illinois
nd to his recensions in trust hereinaf vein, the following described real restus and fixtures, and everything a retus and fixtures, and everything a	ter named, for the purpose of securing performance of the covenants and agreem estate, with the improvements thereon, including all heating, gas and plumbing prurtenan, thereto, together with all rents, issues and profits of said premises, situation of the country of COOK and State of Illinois, to-
on 4 in Block 26 in 1	Englefield being a Subdivision in the South East 1/4 of 38 North, Range 14, East of the Third Principal Meridian
UX.	
30	
	<u> </u>
tly indebted upon their	IFTON JOHNSON and BERTHA JOHNSON, his wife a/k/a BERTHA SPEARS  ne bearing even date herewith, page
	WORTHY PRODUCTS CORPORATION,
for the sum of Nineteen	n hundred thirty and 08/100 Dollars (\$1930.08)
	ive monthly instalments each of \$80.42 except the final
	be equal to or less than the monthly instalments due
on the note commencing	on the 1st day of April 1578, and on the same date of
each month thereafter,	until paid, with interest after maturity at the highest
lawful rate.	
	:
THE GRANTOR covenant and agree- ording to any agreement extending time of ; in demand to exhibit receipts therefor; (3) we it may have been destroyed or demance; (4) the department in unured in companies to be selected that first mort/sage indebtedices. with not con- tain the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the control of the control of the con- trol of the control of the	so follows: (1) To pay said indebtedness, and the interest there n, is herein and in said notes provided asyment; (2) to pay prior to the first day of June in each year, all tax_ and as — neats against said premit thin sixty days after destruction or damage to rebuild on restore all building; r limit overanteen easily remainst an acceptable to the total trivite grantee herein, who is hereby authorized to place such insurance in owners is acceptable to the how so attached payable for it, to the first Trustee or Mortrager, and, second, to the Trustee, at it as their higher in with the call distributions or Trustees until the indebtedness is fully paid; to _ps. if which is the first trustee or the first cheeness is fully paid; to _ps. if which inclumbran pay taxes or assessments, or the prior incumbrance or the interest thereon when d.s. the grantee or the hoter or pay such taxes or assessments, or discharge or purpless any tax lien or title affecting; and premises or
prior incumbrances and the interest thereon for	pay taxes or assessments, or the prior incumbrances or the interest thereon when d.e. it agrantees or the hot or pay such taxes or assessments, or discharge or purchase any tax lies or title affect agr. and premises a round time to time; and all money to paid, the grantor,agree to repay immediately .it it demand, ayment at seven per cent. per annum, shall be so much additional indebtodness secured. arr. y, afforesaid covenants or servements the whole of said indebtodness, including principal an all srned interthous notices the commentation of the principal and all srned interthous rounds.
IT IS AGREED by the granter that all es including reasonable solicitor's fees, outlays fo	penses and disbursements paid or incurred in behalf of complainant in connection with the for losure hard documentary evidence, stemographer's charges, cost of procuring or completing abstract showing the way and the contract of the contract and the contract of the cont
s of and premises embracing foreclosure deci- ling wherein the grantee or any holder of a disbursements shall be an additional lien upon	ny part of said indebtedness, as such, may be a party, shall also be paid by the grantor All such expe a said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclo
cerlings; which proceeding, whether decree disbursements, and the costs of sult, including assigns of said grantorwaiveall right to the filing of any bill to foreclose this Trust D ning under said grantor, appoint a receiver	penses and disbursements paid or incurred in behalf of complainant in connection with the fo. "losure is or documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the way the completing abstract showing the way that the completing abstract showing the way that the completing abstract showing the completing and the completing abstract showing the completing and the consideration and completing and the completing and the consideration and completing and the completing and agree
IN THE EVENT of the death, removal or	
August C. Markel	of said County is hereby appointed to be first successor in this trust; and if set, the person who shall then be the acting Recorder of Deeds of said County hereby appointed to be set of covenants and agreements are performed, the grantee or his successor in trust, shall release said premise
Witness the hand and seal of	the granter_this16th_day of February A. D. 19
Control of the Contro	( ) / / / / / / / / / / / / / / / / / /
Trumingue	Beitho Grascon (SEA
	Beilhe Incars
	(SEA
NOTAR OUBLIC	(SEA

24 333 814

## UNOFFICIAL COPY

ounty of	Illinois Cook	SR.	1		14			
	Ι,	120	sund	/m	W/O			
	a Notari	Public in and	for said County, in	n the State afor	esuid, Do Berrby Cer	tite that		
William Control		CLIF'	ION JOHNSON a		JOHNSON, his t A SPEARS	wife a/k/a		
	personal	y known to me	to be the same per	rson_whose na	umes are subs	cribed to the foregoing		
DTARY	14 · U / 2					he_Vsigned, scaled and		
BLIC			release and waiver			s and purposes therein		
	Tringer a	Ones under my hand and Notarial Seal, this 16th						
111	Man day of	Februs	iry	A. D. 1978	13.	$\mathcal{L}_{-}$		
	ŧ			10/Von	ex / Pm	Notary Public.		
				Me Con	nmission Expires			
					y 8, 1978			
×								
	Ox							
	('							
	0_							
	Coc	$\tau$						
	19	8 120 21	OV 1 05	i nos		D.M. Servey 2.1 J		
			COSSER OF DEE K CSS 224 PP DEE	: us   115	Pinthow.	- Million Halland		
						## 		
		FE8-	21-78 1. 23	370 2	4333814 A	- REC 10		
				-/-	-	• ,		
				· Ch		To the second se		
				- ~ //				
			111	02/1	0	<b>u</b>		
			\ <b>\ \ U</b>	ا لما ا	0.	•		
				Market Ma				
				,	/x.			
	. !! ! !	1 1	ء نخ ا			ما ال		
			1	, 1 2	i C	24333514		
	ife	itee		į				
$\sim$		rus	WAN T	, a		į č		
Y		1   1	L	, 4en				
) )	H B H			909 909		4		
に に に に に に に に に に に に に に	ON an N, hi SPEAR	<b>∮</b>	11 63 27/1 52					
うして	HNSON an NSON, hi HA SPEAR	JINNA,	W WA	i ke	<b>[</b>			
	JOHNSON an JOHNSON, hi ERTHA SPEAR TO	S CONNA,	A ME WAS	vauke				
181	TON LICHNSON and A JOHNSON, hi a BERTHA SPEAR	UE ZONNA,	MENT WAS	Milvauke linois				
びはいらる	LIETON JOHNSON an KRTHA JOHNSON, hi /k/a BERTHA SPEAR	irn DEZONNA,	RUMENT WAS	th Milvauke Illinois				
rust Wee	CLIFTON IOHNSON and BERTHA JOHNSON, his wife a/k/a BERTHA SPEARS TO	osern UEZONNA,	NSTRUMENT WAS	North Milvauke go, Illinois				
Trust Deed	CLIFTON JOHNSON an BERTHA JOHNSON, hi a/k/a BERTHA SPEAR TO	Joseff DEZONNA, Trustee	HIS INSTRUMENT WAS PREPARED BY:  A. A. Matt.  Northwest National Bank of Chicago	7985 North Milwaukee Avenue Chicago, Illinois 60641				

END OF RECORDED DOCUMENT