UNOFFICIAL COPY

24 382 967

	t the Grantors
of the City of Chicago Com	ty of Cook and State of Illinois
or and in consideration of the num of Sixty, se	even hundred six and 20/100
n hand paid, CONVEY. AND WARRANT	to. JOSEPH DEZONNA, Trustee
f the Carp of ChicagoCoun	ty of Cook and State of Illinois
erein, the following described real estate, with aratus and fixtures, and everything appurtenant th	r the purpose of securing performance of the covenants and agreem the improvements thereon, including all heating, gas and plumbing sereto, together with all rents, issues and profits of said premises, situ Courty of Cook and State of Illinois, to-
	22 and the North 1/2 of Lot 23 in Block 4 in
1/+ (except the West 22.28 cha	rd Park Addition a Subdivision of the South Wes mins) of Section 31, Township 40 North, Range 1
East of the Third Principal Me	eridian., commonly known as 1929 N. Sayre Avenue
Chicago, Illinois.	
	<u>Styles is a second sec</u>
9,7	*
	y virtue of the homestead exemption laws of the State of Illinois. Iring performance of the covenants and agreements herein.
WHEREAS, The Grantors	ONES and FRANCES J. JONES, his wife
stly indebted upon their one	principal promissory notebearing even date herewith, paye
NORTHWEST NAT	ON AL BANK OF CHICAGO,
for the sum of Sixty seven hundr	ed /ix and 20/100 Dollars (\$6706.20)
payable in 59 successive month	ly ist Iments each of \$111.77except the final
instalment which shall be equal	to or 1.s than the monthly instalments due
on the note commencing on the /	othday f May 1978, and on the same date of
each month thereafter, until paid	d, with interest after maturity at the highest
lawful rate.	
· · · · · · · · · · · · · · · · · · ·	<u> </u>
THE GRANTOR covenant and agree as follows: ording to tay agreement extending time of payment; (2) to plan demand to exhibit receipts therefor; (3) within aixy days a large time of the payment; (2) to plan demand to exhibit receipts therefor; (3) within aixy days a large time of the payment of the	ii) To pay said indebtedness, and the intere
 at the option of the legal holder thereof, without notice, becomen per cent, per annum, shall be recoverable by foreclosure tyress terms. 	me immediately due and payable, and with interest thereon f on f or G such breach thereof, or by suit at law, or both, the same as if all of said indules f , see ad then matures
In I AGRED by the grantor that all expenses and disbu- liculding reasonable solicitor's fees, outlays for documentary ev- nof said premises embracing foreclosure decree—shall be paid ling wherein the grantee or any holder of any part of said in disbursements shall be an additional lien upon said premises, as credings: which proceeding, whether decree of saio shall have disbursements, and the costs of suit, including solicitor's fees has saigns of said grantor watevell right to the possession of	rements paid or incurred in behalf of complainant in connection wit. 'i reclosure is vidence, atenographer's charges, cost of procuring or completing aberra she origin the why the grantor; and the like expenses and disbursements, occasions by any suit or in the procuring or as such, may be a party, shall also be paid by the grantor A "mi hexpenial be taxed as costs and included in any decree that may be rendered in in boreclosure or or or shall not be dismused, nor a release hereof given, until it is, nexpense or paid. The grantorfor said grantor
ning under said grantor, appoint a receiver to take possessionises,	on or charge of said premises with power to collect the rents, issues and profits of the
August G. Merkel	d. COOK County of the grantee, or of h'~ refusal or failure to act, the county of the grantee, or of hi~ refusal or failure to act, the conditions of said County is hereby appointed to be social then be the acting Recorder of Deeds of said County is hereby appointed to be social greenments are performed, the grantee or his successor in trust, shall release said premises.
•	greements are performed, the grantee or his successor in trust, shall release said premises
Witness the hand and seal of the grantor	
ALTERNATION AND PROPERTY OF STREET	$D^{-}I_{-}I_{-}I_{-}I_{-}I_{-}I_{-}I_{-}I_$
the second secon	Buchard E. Jones (SEA
	2 0 0
Name of Section 2	France Jones (SEA
	France Jones (SEA (SEA)

24 332 gr

UNOFFICIAL COPY

County of Cook	I, a Notary Public in and for said County, in the State aforesaid, 200 Bently RICHARD E. JONES and FRANCES J. JONES,	
OTARI DE LOCALITA	personally known to me to be the same persor—whose names—are—si instrument, appeared before me this day in person, and scknowledged the delivered the said instrument as their free and voluntary act, for the set forth, including the release and waiver of the right of homestead. **Chara under my hand and Notarial Seal, this 37 the day of 21 and 30 to 1971. **Duritle Jumes.** **Durit	
1000 M		Notary Public.
	Co	
	RECOMMENDER TO PM 1 35 CORDER COOK COUNTY IN THOUSE	g
·	MAR-30-78 75328 24382967	Λ REC 10.00
second mortgage Trust Deed	THIS INSTRUMENT WAS PREPARED BY: Northwest National Bank of Chicago 3985 North Milvaukee Avenue Chicago, Illinois 60641	24382967
SECOND MORTGAGE TUST DEC	FRANCES J. JONES, his wife TO JOSEPH DEZONNA, Trustee HIS INSTRUMENT WAS PREPARED A. A. Ma. Te. Northwest National Bank of Chica 3985 North Milvaukee Avenue Chicago, Illinois 60641	24382967

END OF RECORDED DOCUMENT