TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

NO. 202 NW

25264463

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A lity of Chicago	County of Gook and State of Illinois
	eventy nine hundred eighty four and 20/100Dollar
	ANT to Madison Bank and Trust Company
the Ciry of Chicago	County of Cook and State of Illinois
ein, the fol' i described real estate atus and fixture, u deverything appurte he City Chicago	
Lot 42 (except the Sou	th 10') and the South 15' of Lot 43 in
	of Block 1 and 2 in Howell's Subcdivision
	of the Northwest 1/2 of lying North of the
right of way of the Ch	deago and Northwestern Railroad in
Cook County Illinois	Section 8 Township 40 North Range
13 East of the Thire	Principal Merdian
L. avenin and an internal at the second	11 - A A A A A A A A A A A A A A A A A A
by releasing and waiving all rights under In Trust, nevertheless, for the purpose	and by virtue of the homestead exemption laws of the State of Illinois. of securing performance of the covenants and agreements herein.
	y Konieczny and Falzabeth Konieczny
	principal or m' sory note-bearing even date herewith, payable
sum of \$95.05 each month f	or 84 months. BEC INVINC ON NOVEMBER 25, 1979
	NOTE IS PAID IN FULL.
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1):E GRANTOR covenant and agree as folgo to any agreement extending time of payment; lemand to exhibit receipts therefor; (3) within sixty y have been destroyed or damaged; (4) that waste the control of the selected by the green while to be selected by the green area.	piows: (1) ac pay saus insubtodines, and the interest thereon, as herein and in said notes provided, or (2) to pay prior to the first day of June in each year, all taxes and assessment, sgrin, - ald premises days after destruction or damage to rebuild or restore all buildings for improvements in ald premises on said premises shall not be committed or suffered; (5) to keep all buildings now it it any time on antee herein, who is hereby authorized to place such haurance in companies acces; a) a to the holder possible first, to the first Trustee or Mortgages, and, second, to the Trustee herein as their! — set
rat mortugue indebtedress, with loss clause attackes with which with the sear, which policies shall be first and remain with the mean of the search of any of the degrees of the search of the search of any of the degrees of the search of the	liows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or considered the constant of the constan
It is a classically the strategy of the course and the strategy for docume and bermise embracing foreclours decree—shall wherein the grantes or any holder of any part of tramemate shall be an additional lies upon said premeres which proceeding, whether decree of sais shall receive the strategy of the	or y evidence, stemographer's charges, cost of processing or completions about the processing of the p
If a reasonably of interferes, outlays for documes all premises embracing forecleant decree—shall interest all premises embracing forecleant decree—shall interest the grantee or any holder of any part of trements had be an additional lien upon add premises as a second of the second	stary evidence, stemographer's charges, cost of procouring or completing abstract is howing the whole op paid by the grantor, and the like extenses and disbursements, occasioned by any suit or pressuid indebedness, as such, may be a party, shall also be paid by the grantor All such expenses and disbursements, occasioned by any suit or pressuid indebedness, as such, may be a party, shall also be paid by the grantor All such expenses fees have been paid. The grantor for said grantor and for the beirs, executors, administrators asson of, and income from, said premises pending such foreclosure proceedings, and agrees. The said or said the said of the beirs, executors, administrators asson of, and income from, said premises pending such foreclosure proceedings, and agrees, they are such as the said grantor or to any party consistent or charge of said formales with power to collect the rends, issues and profuse of the said control in the said grantor or to any party of the grantor or to any party of the grantor or the said grantor or to any party of the grantor or the said grantor or to any party of the grantor
In Archaeoubly uninterface, outlays for documes all premises embracing forecleants decree—shall interest all premises embracing forecleants decree—shall interest the grantee or any holder of any part of transments hall be an additional lies upon add premises as of said grantor—waive—all right to the possessing of any bill to foreclose this Trust Deed, the conder said grantor—a, appoint a receiver to take part of the death, removal or absence for the Deed, the conder said grantor—in appoint a receiver to take part of the death, removal or absence for the Deed of the Control of the death, removal or absence for the death of the death, removal or absence for the death of the dea	on ye widence, stemographer's charges, cost of procouring or completing abstract is bowing the whole on paid by the grantor and the like extenses and disbursements, occasioned by any suit or pressed indebedness, as such, may be a party, shall also be paid by the grantor All such expenses and disbursements, occasioned by any suit or pressed in the processing and the processing and the control of the party of the grantor All such expenses fees have been paid. The grantor for said grantor and for the beirs, executors, administrators asson of, and income from, said premises pending such foreclosure proceedings, and agrees. The surface of the said grantor or to any party constitution of the charge of said formation the power to collect the rend, issues and profuse of the said remises with power to collect the rend, issues and profuse of the power to collect the rend, issues and profuse of the power to collect the rend, issues and profuse of the rend of said County is hereby appointed to be first successor in this trust; and the oreson who shall then be the setting flecorder of Decade of said County is hereby appointed to be first successor in this trust; and the foresom who shall then be the setting flecorder of Decade of said County is hereby appointed to be first successor in trust, shall release said premises to introce, this day of October A. D. 19 79
ing reasonable solistor's fees, outlays for document and premise subharing forcelours decrees—shall wherein the grantes or any holder of any part of remember hall be also as the property of the part	stary evidence, stenographer's charges, cost of procuring or completing abstract is formed to the short of the process of the procuring or completing abstract is formed to the process of
The Activation by the straint. ea. outlays for docume and premise embracing forecloure decrees—ahili wherein the grantes or any holder of any part of tramements shall be an additional lies upon said premise; which proceeding, whether decree of axis shall receive the another transmits and the costs of axis of the contents and the costs of axis limit of the pose filling of any bill to foreclose this Trust Ded, the conder said grantor, appoint a receiver to take p	stary evidence, stenographer's charges, cost of procuring or completing abstract is border for the star or paid by the grantor and the like cross-near and disbursements occasioned by any suit or prosect individual and the star of

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inty of Cook	I, Milton S	Schafer		
	a Notary Public is	and for said County, in the State aforesa	uid, Do Deceby Certify that	·
	Stanl	ey Koncieczny and Elizabeth	Koncieczny	
	nereonally known	to me to be the same persons whose name	a are subscribed to the foreg	oing
	i-et	red before me this day in nerson, and ack	nowledged that Line ysighed, scaled	i and
	delivered the said set forth, including	instrument as a free and voluntar g the release and waiver of the right of he	omestead.	
0		r my hand and Notarial Seal, this 17t		
100	day of Octob	er A. D. 19 /9	1010	
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second mortgage  Trust Deed	TO		Clartsons	252644K3
Trust Deed	TO		Clartson	252644K3

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