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TRUST DEED-SECOND MORTGAGE FORM (SLUHOIS)	NO. 202 NW 26	006594
	•	
This Andenture , witnesseth, ть.	t the Grantor	
Jossi - Jackson and wife Eva	a Lee Jackson	
of the City of Chicago Cour for and in consider tion of the sum of Three	nty of COOK and	State ofILLINOIS
for and in consider tion of the sum of	Indusand Seven nume	Dollars
in hand paid, CONVAY. AND WARRANT	to The Northern Trus	E CO.
of the City or Chicago cou and to his successors in the cherinafter named, for herein, the following described call catate, with paratus and fixtures, and everything in amenant th	nty of COOK and r the purpose of securing performs a the improvements thereon, include	nce of the covenants and agreements
in the City of Chirago	County of Cook	and State of Illinois, to-wit:
Lot 13 in Heck's Subd vision	on of Block 8 in Jone	s's Subdivision of th
West 1/2 of Section 29, Towns	hip 38 North, range	14, East of the Third
Principal Meridian.		
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And the second s		
Hereby releasing and waiving all rights under and by In Trust.nevertheless, for the purpose of secu WHEREAS, The Grantor	ring performance of the co canta as ackson and wife Eye .	ad agreements herein.
84 months X \$88.45	principal promimery dollars	over date nerental, payable
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same and the same of the same and the same a	•	
wording the hard therement extending the soft (ayrice) and and member to retain the soft (ayrice) and on demand to exhibit there is the herefor, 30, within a six dars after they have been destroyed by damaged, (4) that waste to said the it tremises in tured in commania to the selecter by the wanted by the damaged in the selecter by the wanted by a papear, which poinces said be left to the command to the papear with poinces and is before the said to the selecter of the selec	on prior to the first hisport June in each year, as the destination or damage to return for resons entire, which is the enumerated or suffered; (ii) remains the first particular to the first Trustee or Morrgages, and, a count of the first trustee or Morrgages, and, a count does not be not the properties in the medited and payable, more to or the prior forcumbrances or the interest or the prior forcumbrances or the interest more first or the prior forcumbrance or the interest more far or assessments, or dashings or purchase early and all money so pand, the granting agree or each prefaming, shall be so much additional or each prefaming, the law more distinction of the more partial properties of the properties of the properties of the properties of the partial properties of the partial payable properties of the partial properties of the properties of the partial prop	takes and sace-timetre mainters and processing all buildings or improvement on said procession to keep at buildings now or at any time on autannee in some ance secretary to the holder evend, to the limiter between as it are interests fully paid, (6) to pay all prior, incumpraness, it thereon when due, the grantee or the holder as inno return faffering said premises or pay to repay immediately without demand, and indebtadeness even the heavy. acrost interest, even thereon fives time of such breach, as all of said their said the maintained by a life and the maintained by all of said their said the maintained by a life said their said of said their said their maintained by all of said their said their maintained by
tyreas terms. IT IS ACREED by the granter—that all expenses ar fidiature	sements paid or incurred in behalf of evenplain	ant in connection with the foreclosure here-
it cluding reasonable solution of feet, Out-ay 100 and after the of and premises embracing foreclosure moreon estable partie eding wherein the grantee or any holder of any tarties as of all disbursements shall be an additional into our forecast and the additional interest of the control and the state of the control and the state of the control and after the section of the control and after t	where, we marrapher a remarker, cost or procure y the grantor — I and the like expenses and the stite iness, as such, may see a party, shall also be ill be taked as obein and included in any decrea- ern entered or not, shall not be discussed, more ern entered or not, shall not be discussed, more	is or completing abstract showing the whole shursements, occasioned by any suit or pro- paid by the granter. All such expenses that may be rendered invent foreglosure release hours, foregoness,
educe wherein the greater or any bolder of any test of each of all distinguishments shall be an additional firm upon said precises, as occuping, which proceeding, whether forces of said shall have to disharancement, and the costs of said, including soliciture is fees had assigned said granter—waive—all right to the possession of on the hing of any bill to force live this firms based, the court in which may be under said granter—in appoint a receiver to take tossession misses.	re been past. The grantur for and granter, and income from, and premiers pending such bith such bill is flat, may at once and without to charge of said premiess with power to col	and for the heirs, executors, administrators in foreclosure proceedings, and agree that proceedings to the task grantor, or to any party lect the rents, issues and profits of the said
emiss. - In the Event of the death, removal or absence from said		itee, or of h' refusal or failure to act, then
y like cause said first successor fall or refuse to act, the person who cessor in this trust. And when all the aforesaid covenants and ag party smulad, on receiving his reasonable charges.	of said County is hereby appointed to shall then be the acting Recorder of Deeds of resments are performed, the grantee or his and	to be first successor in this trust; and if for said County is hereby appointed to be second castor in trust, shall release said pramises in
Witness the hand. and sealof the grantor		July
this insturment propagal bea	Jane Yasks	CPT (SEAL)
Milt Schafer	JUR & Such	3-0
49 E. Burlington		(SEAL)
Westmont, I1. 60553 -		(SEAL)
		(SEAL)
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State of	Illinoi				
County of	Cook	\{ ss.			
		,	on Schafer		
		a Notary Public in and for said County, in the State aforesaid, Bo Benthy Cently that			t
		instrument, appeared befo	o be the same personwhose name ore me this day in person, and ack nent asfree and voluntar	nowledged thathesig	ned, sealed and
(O		set forth, including the re	lease and waiver of the right of ho	omestead.	
	0	day of	nd and Notarial Seal, this A. D. 190/		
	C/X		milton	(Self)	ary Public
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2 70				T V V V V V V V V V V V V V V V V V V V	8
Trust Deed		· .		The Northern Trust Company Retail Credit Div. N-10 Attn: P. KRASK 50 South La Salle Street Common Hilmois 60675	26006534
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