UNOFFICIAL COPY

TRUST DEED-SECOND MORTGAGE FORM ((LLINOIS)	26319210
This Indenture	rantor S
	, HIS WIFE
of the City of Maywood County of	
	ee hundred seventeen and 56/100 Dollars OSEPH DEZONNA, Trustee
herein, the following described real estate, with the in paratus and fixtures and recrything appurtenant thereto,	COOK and State of Illinois urpose of securing performance of the covenants and agreements mprovements thereon, including all heating, gas and plumbing ap- together with all rents, issues and profits of said premises, situated unty of. COOK and State of Illinois, to-wit:
Lot 24 in block 2 in Proviso	
of the Third Procipal Merid	
Hereby releasing and waiving all rights under and he wiet	ue of the hom steek exemption laws of the State of Illinois.
IN TRUST, nevertheless, for the purpose of securing whereas, The Grantor S. AMOS FARMER	performance of the lovenants and agreements herein. AND SUSIT FARMER, HIS WIFE
LANDMARK BUILDERS, INC., IO	principal pronise of notebearing even date herewith, payable or the sum of Fifty-three hundred
seventeen and 56/100 Dollar	s (\$5,317.56) instalments each of 1.7.71 and a final
instalment which shall be equal to	or less than the montal instalments due
each month thereafter, until paid,	day of Sept. 1982, and on the same date of with interest after maturity at the highest
lawful rate.	
• • • • • • • • • • • • • • • • • • •	
THE GRANTOR. S. covenant. and agree as follows: (1) To according to any agreement extending time of payment, (2) to pay us and on demand to exhibit rere-sits therefor; (3) within axity days after. I've tony have been destroyed or diamaged, (4) that waste to said possible to the control of the control	opay said indebtedness, and the interest thereon, as herein and in said notes portled, or rise to the first day of June in each year, all taxes and sassements against its investigat destruction or damage to rebuild or restore all buildings or improvements on, it juminess when the to committed or suffered; (8) to keep all buildings now or at any time.
and premises insured in companies to be selected by the grantes been of the first mortages undertwieres, with hirs clause attached payable for may appear, which policies shall be lets and remain with the said Mortages and he natures thereon, at the time or times when the same shall excord by the TRE VERT of failure on to insure, or pay taxes or assessment of said independences are some or the same shall excord the	, who is hereby authorized to place such insurance in companies acceptable to the he last viate to the first Trustees or Mortgages, and, second, to the Trustee herein as it in interesting second to the Trustees until the includes and the second to the part of the part of the part of incumbra companies. The part of the part incumbrances or the interest thereon when due, the grantee or the hox.
all prior incumbrances and the interest thereon from time to time, and the same with interest thereon from the date of payment at seven per ce the same with interest thereon from the date of payment at seven per ce the same with interest thereon from the date of payment at seven per cable, at the option of the legal moder they of the adoctored become in seven per cent. Per annum, shall be recoverable by foreclasure there sayiess terms.	pay said indubtedness, and the intervet thereon, as herein and it said pokes by the distinct of the first of the first day of June in each part, all taxes and sastemants against the distinct of the first of the first day of June in each part, all taxes and sastemants against the distinct of the destruction or damage to rebuild or restore all buildings or improvementation, let premise the shall not be committed or suffered; (8) to keep all buildings now or at any time the shall not be committed or place such insurances in companies acceptable to the he let agree to first the sastemant of the first sate agree or first the small the findsheeps and second, to the Trustee herein as it irr into sate agree or first the small the findsheeps and the first the sate and appears and the first the sate and the safe of the first sate and the first the sate and the safe of the first sate and the safe of the first sate and the safe of the first sate and the safe of the sate and the safe of t
of including reasonable solicities after, outlays for documentary evidentials of such premises embracing foreclaure decrees whall on paid by it and dribursements shall be an additional lien upon said premises, shall be an additional lien upon said premises, shall be provenings; which proceeding, whether decree of said shall have been and disbursements, and the content of suit including solicitor's feer baye is and assign of said greator waite m, all right to the possession of, an	not, stemographer's charges, cost of procuring or completing abstract showing the whole he grantor
IN THE EVENT of the death, removal or absence from said	Cook County of the stantes, or of h' refused or failure to est them
	of said County is hereby appointed to be first successor in this trust; and if for said than be the acting Recorder of Deeds of said County is hereby appointed to be second amounts are performed, the grantee or his successor in trust, shall release said premises to
Witness the hand . and sealof the grantorth	his 23rd day of July A. D. 19 82
· · · · · · · · · · · · · · · · · · ·	Agros Famer (SEAL)
	(SEAL)
- 0/151	(SEAL)



UNOFFICIAL COPY

unty of Cook	\$ 55.
	Notary Public in and for said County, in the State aforesaid, Es Berth Gaute that AMOS FARMER AND SUSIE FARMER, HIS WIFE
	personally known to me to be the same personS whose nameS <u>RFC</u> subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that be signed, scaled and
	delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
D POPO	Sters under my hand and Notarial Seal, this 23rd day of July A. D. 1982
90-	Havy Wen 1 211100
O.	LONIM. EXY. NOV. 8-73-87
	The state of the s
\mathcal{L}	10 1 10 1 10 10 10 10 10 10 10 10 10 10
	Or Allowin
	Coop
	4
	1982 AUG 12 AM 11 12
	202 Von 15 - Mai 12 -
	MG-12-82 6 2 3 4 3 7 2 2 3 19 2 2 7 1 FD 10.1
	(Q ₄ ,
	74,
	1411001
11 1	
	AND O NNA, Trustee WAS PREPARED BY: Motte Motte God41 God41
8 %	Chi.
3	SEPA Tru
SECOND MORTGAGE TRUST DEED	SUSIE FARMER, HIS WIFE TO JOSEPH DEZONNA, Trustee L. J. LaMotte L. J. LaMotte Structurest National Bank of Chicago 85 North Milvaukee Avenue ATOLICAL
OND MOR	NA N
\$ 0 0	ENT Liou IIIve inoi inoi
8 6 5	E E S S S S S S S S S S S S S S S S S S

END OF RECORDED DOCUMENT