UNOFFICIAL COPY

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

26380951

| This Indenture, witnesseth, that the Grantor S |
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| J. JESUS ORTIZ and RITA ORTIZ, his wife |
| O. DEBOD OLITE CHE MILE OLITE) |
| of the City of Chicago County of Cook and State of Illinois |
| for and in consideration of the sum of Forty Two Hundred One and 92/100 Dollars |
| in band prid, C)NVEY, AND WARRANT, to, JOSEPH DEZONNA, Trustee |
| of the City of Chicago County of Cook and State of Illinois |
| and to his successe. In trust hereinafter names, for the purpose of securing performance of the covenants and agreements herein, the following classified real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, r id everything appurtenant thereto, together with all rents, issues and profits of said premises, situated |
| in the City Chicago County of COOK and State of Illinois, to-wit: |
| Lot 16 in Block. I in Fred Nau and Company's Resubdivision of Blocks 5 and 6 in Telford and Watson's Addition to Chicago being a Resubdivision of Blocks 5 and 4 in the Foster Subdivision |
| of S. 1/2 S.E. 1/4, Section 3, Township 39 North, Range 13, |
| East of the Third Principal Meridian, in Cook County, Illinois, |
| commonly known as 912 No. Karlov, Chicago, Illinois. |
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| Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST. nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The GrantorS J. JESUS ORTIZ and BITA ORTIZ, his wife |
| their and the state of the stat |
| nustly indebted upon their one principal prouss, note bearing even date herewith, payable NORTHWEST NATIONAL BANK, for the sum of Frry Two Hundred One and |
| 92/100 Dollars (\$4201.92) |
| payable in 25 successive monthly instalments each of \$175.08 and a final |
| instalment which shall be equal to or less than the morthly instalments due |
| on the note commencing on the 13 day of Nov. 1982, and or the same date of |
| each month thereafter, until maid, with interest after maturily e' the highest |
| lawful rate. |
| 26380951 |
| THE GRANTOR covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said no war or eq. or |
| according to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments arguint said " neri and on demand in exhibit recepts therefor; (3) within sixty days after destruction or damage to rebuild or restors all buildings on more mentional per lose, that rawy have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (8) to keep all buildings now or at any time a said premises that the profit of companies to be selected by the grantes herein, who is hereby and buildings of the first trustee or Morigage, and, second, to the Trustee herein, who is hereby and profit of the first trustee or Morigage, and, second, to the Trustee herein, which is the selected of the first trustee or Morigage, and, second, to the Trustee herein the second of the Trustee herein, which is the selected of the first trustee or Morigage, and, second, to the Trustee herein, the first trustee or Morigage, and, second, to the Trustee herein the second of the Trustee and Second of the Trustee herein the second of the Trustee herein the second of the Trustee herein the second of the Trustee and the second of the Trustee herein the second of the Trustee and the second of the Trustee and the second of the Trustee and the second of the second of the Trustee and the second of |
| may appear, which pointers into the control where the sales decreased and the interest through a sale page in the process and the interest between a failure of the interest between a failure of the interest between a failure of the interest between the control of the process and sales are sales and the interest between the page takes of the process and the interest between form time to time, and all more incombinations and the interest thereand from time to time, and all more incombinations. |
| of said indebteness, may procure such natrance, or pay such taken of seckaments, or discharge of purchase any tax lies or tute affecting said premises or pay all prior incumbrances and the interest thereon from the date of payment at seven per nature, the grantor agree to repay immediately without demand, and the same with interest thereon from the date of payment at seven per cent. per annum, shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid coverants or agreements the shole of said indebtedness, including principal and all earned interest, shall, at the option of theirgal holder thereof, without notice, become immediately give and payable, and with interest thereon from time of such breach, at seven per cent. per annum, shall be recoverable by foreclower thereof, or by util at the option of the desaid indebtedness had then matured by |
| styles forms. ACREED by the grantor that all expenses and disbursements paid or incurred in behalf of complainant to connection with the foreclosure here- of industrianship solicitor's fees, outlays for documentary evidence, a strongrapher's charges, cost of privaring or completing selected showing the whole tile of incurred the property of the strong foreclosure decree—shall be paid by the grantship shall be transfer and disbursements occasioned by any put of any part of said indebtedness, as a many shall be transfer All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and including; which proceeding, whether decree of said shall have been entered or not, all not be dismissed, nor a shall be transfer and disbursements, and the costs of suit including solicitor's fees have been paid. The grantor, and for their recommendation of the strong shall be transfer of said sprantor, which is an additional lies of the shall be sufficient to the possession of, and income from, again premises pending such foreclosure proceedings, and agrantor, and for the said grantor that a spont the filing of any bill to foreclose this Trust Deed, the court in which such bill is field, may at once and without notice to the said grantor of the court of the said grantor It is always and confirmed to the court of the said grantor It is a laugh and confirmed to the court of t |
| IN THE EVENT of the death, removal or absence from said. COOK County of the grantee, or of h' valuation failure to act, then |
| Thomas S. Larsen of said County is hereby appointed to be first successor in this trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second secrees in this trust. And when all the aforesaid coversants and agreements are performed, the grantee or his successor in trust, shall release said prepieses to she party smithed, on receiving his reasonable charges. |
| Witness the hand and seal of the grantor Sthis 30th day of September A. D. 19 82 |
| Je Jesus Olica (SEAL) |
| Mila Ostin (SEAL) |
| |
| (SEAL) |
| 0451 |
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| State of Illinoi: County of Cook | |
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| | I, |
| ر د اع | personally known to me to be the same person Swhose name. S. are subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that the Ysigned, scaled and delivered the said instrument as their litree and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. |
| SUOTAR) | day of September A. p. 19 82 |
| PUBLIC | Suice J. Vandy Motary Public. |
| Court . Ill | |
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SECOND MORTGAGE Bax No. 246

RITA ORTIZ, his wife J. JESUS ORTIZ and

JOSEPH DEZONNA, Trustee

THIS INSTRUMENT WAS PREPARED BY: L. J. LaMotte

NORTHWEST NATIONAL BANK 3985 N. MILWAUKEE AVENUE CHICAGO, ILLINNIS 60841

END OF RECORDED DOCUMENT