UNOFFICIAL COPY

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

re de la companya de	2639	5330
his Indenture, witnesseth, That the Grantor S		
JOHN W. WILLIAMS and JULIA WILLIAMS, his wife		
The same of the sa	,, , , 	
the Gity Cook Chicago County of Cook	and State of Illinoi	s
or and in consideration of the sum of Thirty-seven Hundred	Eight & 36/100	Dollars
hand paid, CONVEY. AND WARRANT to JOSEPH DEZONNE		
the City of Chicago County of Cook	T11*	
od to his successors in trust hereinafter named, for the purpose of securing stein, the following described real estate, with the improvements therein, the following described real estate, with the improvements therein, and fixtures, and everything appurtenant thereto, together with all reliable to the control of Cook Cook Cook	performance of the covenants eon, including all heating, gas ents, issues and profits of said p	and agreements and plumbing ap- premises, situated
to: 22 in Sheldon Heights Northwest 5	th Addition being	a Resubdiv
is co to parts of Blocks 2, 8, 10 and		
street; subdivision of the W 12 of the	S.E. t of Section	17 and
N. 13 of the N.W. 4 of the N.E. 4 of S	ection 20, Townshi	p 37 North
Range 14. cast of the Third Principal		yknown as
10742 S. Morgan, Chicago, Illinois.		
7.0		
0_		
Ieraby releasing and waiving all rights under a o' virtue of the homestee	d exemption laws of the State o	f Illinois
In TRUST, nevertheless, for the purpose of accuring performance of the	e covenants and agreements here	
WHEREAS, The Grantor S JOHN W. WILLIAMS and JULIA !	NILLIAMS, his wife	
ustly indebted upon their one principal prom	nissory notebearing even date	herewith, payable
TOWN & COUNTRY HOME PRODUCTS, INC. for the	sum of Thirty Seven H	indred
Eight and 36/100 Dollars (\$3708.36)	parters and	
payable in 35 successive menthly instalment,	ach of \$103.01 and a	final
instalment which shall be equal to or less ing	h the monthly instal	ments due
on the note commencing on the 26 day of Nov		
each month thereafter, until paid, with interest		
lawful rate.	o a out on a out a out of the	· · · · · · · · · · · · · · · · · · ·
· IMMINI INCE.		
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	30
THE GRANDOS coverant and agree as follows: (1) To pay said indebtioness, according to any agreement extending time of payment. (2) to pay provide the first day of Justice and on the exhibit sec-suits therefor: (3) within aixty days after destruction or damage is that care these been destroyed or damaged. (4) that waste to said premises a half into be committed.  [Application of the first days of the said of the sai	a regulid or restore all buildings of ' info ed or suffered; (8) to keep all buil lings sed to place such insurance in com, snice r Mortgager, and, second, to the Tru.	n w or at any time on or table to the holder or in said or interval
IN THE EVENT of failurs so to insure, or pay taxes or assistants, or the prior incumbro of said indebtadeness, may procure such insurance, or pay such taxes or assessments, or discharg all prior incumbrances and the interest thereon from time to time, and all money is paid, the gate has same with interest thereon from time to time, and all money is paid, the line same with interest thereon from time due to payment at seven per cent. per annum, shall be line THE EVENT of a breach of any of the aforesaid covenants or agreement the whole shall, at the option of the legal holder thereof, without notice, become immediately due and passes the per cent. per annum, shall be recoverable by foreclosure thereof, or by suit at law, or	ge or purchase any tax lien or tute affect trantor agree to repay immediatel so much additional indebtedness secured of said indebtedness, including principa yabla, and with interpret thereon from both, the same as if all of said indebteds	ing s'.d ", o. tisen or pa; y with ut d mand, an hereby t and all usy, di iterus! time of such t "sech, a sess had then. "stured b
It is AGREED by the grantor—that all expenses and disbursements paid or incurred in of including reasonable solicitor's feet, outlays for documentary evidence, attengrapher's chartitle of said premises embracing foreclosure decree—shall be paid by the grantor; and that ceeding wherein the grantor or any holder of any part of said indebtedness, as such, may be and disbursements shall be an additional lien upon said premises, shall be taxed as costs and inception of the part of the said and the said of t	grea, cost of proceding or completing abelible expenses and disbursements, occasion a party, shall also be paid by the grantot littled in any decree that may be rendot be dismissed, nor a release hereof gives for said grantor	tract showing the whole med by any suit or pro- r All such expense ored in such fore-losus n, until all such expense executors, administrator dings, and serves.
and any and said greater waive all right to the possession of, and income from and property and property the filling of any bill to foreclose this Trust Deed, the court in which such bill is field, may the limited under said property to take possession or charge of said premise.	es with power to collect the rents. inche	anter, or to any part
spon the filing of any bill to foreclose this Trust Deed, the court in which such bull is died, may cale ming under said grantor, sppoint a receiver to take possession or charge of said premise premises.		anter, or to any part a and profits of the vai
and dibbursements and the costs of suit, including solicitor's fees have been pask. The grantor, and natures of said grantor, waive	.County of the grantes, or of h'- rafus	anter of to any part e and profits of the esi tal or failure to act, the
spon the filing of any bill to foreclose this Trust Deed, the court in which such this field, may claiming under said granter, appoint a receiver to take possession or charge of said premise premiers.  IN THE EVENT of the death, removal or absence from said. Cook	County of the grantes, or of h'- rafus is hereby appointed to be first successor; teroorder of Deeds of said County is hereb	anter of to any part e and profits of the wait all or failure to act, then in this trust; and if for a projected to be seen
apon the filing of any bill to foreclose the Triest beed, the court in which such but is field, may relaming under said granthorm, appoints receiver to take possession or charge of said premise premiers.  IN THE EVENT of the death, removal or absence from said. Cook  Thomas S. Larsen  of said County any like cause said first successor fail or refuse to act, the person who shall then be the acting R successor in this trust. And when all the afforcad covenants and sgreenents are performed, if the party spilled, on receiving his reasonable charges.	County of the grantes, or of h' rafus is hereby appointed to be first successor- secorder of Deeds of said County is here- be grantee or his successor in trust, shall	anter of to any part e and profits of the wait all or failure to act, there in this trust; and if of y appointed to be second release and premises to
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State of	Illinois	} ss.
County of	Cook	( ***.
	I,	otary Public in and for said County, in the State aforesaid, ** Berriy Centity that  JOHN W. WILLIAMS, and JULIA WILLIAMS, his wife
	inst deli	sonally known to me to be the same personS whose nameS are subscribed to the foregoing trument, appeared before me this day in person, and acknowledged that hey signed, sealed and ivered the said instrument as theirfree and voluntary act, for the uses and purposes therein forth, including the release and waiver of the right of homestead.
	day O O O O	of October A. D. 19_82  Notes under my hand and Notarial Seal, this 14  Notary Public Notary Public Seal Not
		004

10.00

26395330

C/O/T/S O/F/CO

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THIS INSTRUNENT WAS PREPARED BY:

L, J, LaMotte

JOSEPH DEZONNA, Trustee

JULIA WILLIAMS, his wife

JOHN W. WILLIAMS and

Trust Deed

SECOND MORTGAGE

Box No. 246

Northwest National Bank of Chicago 3985 North Milwaukee Avenue Chicago, Illinois 60641