UNOFFICIAL COMPY

TRUST DEED-SECOND MORTGAGE FORM ([LLINOIS)	27135075
With The State of	LARK and ARMEDELLA CLARK,
This Indenture, witnesseth, That the Grantor JIMMIE CI	And the themselves
his wife	
	and State of Illinois
for and in consideration of the sum of Twenty-six hundred seventy for	ur & 44/100Dollars
in hand paid, CONVEY. AND WARRANT to. JOSEPH DEZONNA, Tr	ustee
on the City of Chicago County of Cook	and State of Illinois
his successors in trust hereinafter named, for the purpose of securing performed the following described real estate, with the improvements thereon, in particular all fixtures, and everything appurtenant thereto, together with all rents, in	icluding all heating, gas and plumbing ap-
in the Li'v of Chicago County of Cook Lot + in Block 13 in Nils Olson's Subdivision of	and State of Illinois, to-wit:
18 and 19 in Street's Subdivision of the West half	of the South East
quarter of Section 17, Township 37 North, Range 14	East of the Third
Principa. '.e' dian and the North half of the North	************ **************************

the North East quarter of Section 20, Township 37	
of the Third P incipal Meridian in Cook County, II	******
known as 1104 W. 110rn Place, Chicago, Illinois.	

Constitution of the second of	
Hereby releasing and waiving all rights under and by vir. ue?. The homestead exem IN TRUST. nevertheless, for the purpose of securing performs are of the covers Whereas, The GrantonJIMMIE CLARK and ARCOUNT A CLARK,	ants and agreements herein.
justly indebted upon their one principal no missory a	note bearing even date herewith, payable
DAVENPORT CONSTRUCTION CO. for the sum of Twenty-	six hundred seventy-four
and 44/100 dollars (\$2674.44).	
payable in 36 successive monthly instalments each c	
on the note commencing on the 15th day of July 198	, no on the same date of
each month thereafter, until paid, with interest after	
lawful rate.	A /
Annual Control of the	.0
the control of the co	
THE GRANTOR covenant . and agree se follows: (1) To pay said indebtedness, and the in	terest thereon, as herein and in said otes covided, or
THE CRANTOR covenant and agree se follows: (i) To pay said indebtedness, and the in according to any agreement extending time of payment; (2) to pay prior to the first day of June in each and on demand to exhibit receipts therefore; (3) within starty days after destruction or damage to rebuild on the start of the start o	s year, an individual successional and individual provinces of the following sor improvements on as spremises trad; (6) to keep all buildings on one or at ny se one earth havening in compense acceptable it when kider earth answering in compenses acceptable it when kider earth and second, to the Trustee sharing as it is interested acceptable paid; (6) to pay all prior, incu. 'r compenses it follows it follows it follows it follows in the compenses are the compenses of the compen
IN THE EVERT of failure so to insure, or pay taxes or assecurents, or the prior incumbrances or it of sail disclosioness, may procure such insurance, or pay tuch taxes or assessments, or discharge or pure all prior incumbrances and the interest thereon from the solution and all money so paid, the grantor, the same with interest thereon from the date of payment at severe per cent, per annual, shall be somethed in THE EVERT of a breach of any of the aforesaid coverants or agreements the whole of said in shall at the online of the legal holder thereof, without notice, become immediately due and reschied	agree to repay immediately without demand, and diditional indebtadnass secured hereby, debtadnass, including principal and all earned interest.
express terms.	seeme me m unt dt men togenfretness und tuen materied ph
It is AGRED by the grantor that all supeness and disbursements paid or incurred in behalf of including reasonable solicitor's feas, outlays for documentary switches, sentenguler's charges, costs title of asid premises embracing foreclosure decrete—shall be paid by the grantor; and the like expenced of the state of a side of the state of the state of the state of any individual state, may be a party, at and disbursements shall be an additional lieu upon and premises, shall be taxed as costs and included in an other state, which preceding, whether decrete of a shall have been nettered or not, shall not be distinguished the state of t	complainant in connection with the foreclosure here of for procuring or completing abstract showing the whole sea and disbursements, occasioned by any suit or probability of the procuring and disbursements, occasioned by any suit or probability of the process o
and dishumments, and the costs of suit, including solicitor's fees have been padd. The grantor, for ask and assigns of said grantor, water, all right to the possession of, and income from, said premiers per spon the filing of any bill to foreclose this Trust Deed, the court in which such bill is filed, may at once an tiaming under said grantor, appoint a receiver to take possession or charge of said premiess with popermiers.	deranter and for the hors, executors, administrators inding such foreclosure proceedings, and agree that if without notice to the said granter or to any party wer to collect the rents, issues and profits of the paid
IN THE EVENT of the death, removal or absence from said COOK County of	f the grantee, or of h'" refusal or failure to act, then
Thomas S. Laxsen as white cases and first successor fall or refuse to act, the person who shall then be the acting Recorder of successor in this trust. And when all the aforesaid covenable and agreements are performed, the grantes the next the covering the reasonable charges.	oppointed to be first successor in this trust; and if for Deeds of said County is hereby appointed to be second or his successor in trust, shall release said premises to
Witness the band . and seal of the grantor this	Of June 1 A. D. 19 84
	(SEAL)
X armed	ella (lask (SEAL)
	(SEAL)
ole 1 de	(SEAL)
- U451 (2)	

ا در موجود در موجود در الموجود در موجود در الموجود در الموجود در الموجود در الموجود در الموجود در الموجود در ا الموجود الموجود الموجو			
State of Illinois	1		
County of Cook	{ ss .		
I,			
a Notary	Public in and for said County, in the Stat	a aforesaid, 🗪 Per	thy Certify that

1, 27135015

10.00



rrust Deel SECOND MORTGAGE

The second secon

JOSEPH DEZONNA, Trustee ARMADELLA CLARK, his wife JIMMIE CLARK and

THIS INSTRUMENT WAS PREPARED BY:

Northwest National Bank 3985 N. Milwaukee Avenue Chicago, Illinois 60641