UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)

STOCK FORM 2202

27142424

THIS INDENTURE, WITNESSETH, That ROBERT A. POOLE & VERA POOLE(his wife) MARY L. HEARD &	
MARY FRANCES NUNN (hereinafter called the Granter) of the CITY of	CHICAGO County of COOK
and State of ILLINOIS and State of ILLINOIS SIX THOUSAND FIVE HUNDRED ONE AND 60/100	sum of
in hand paid, CONVEYS AND WARRANTS to Madison	Bank And Trust Co.
of the <u>Clty</u> of <u>Chicago</u> County of <u>Cook</u> and State of <u>Illinois</u> , and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the fol-	
lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures,	
and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the	
Lot Twelve(12) in Wassell and Bramberg's Subdivision of Lots One(1) to Fourteen(14) in Block Eleven(11) and Lots	
One(1) to Sixteen(16) in Block Twelve(12) in the Subdivision part of the South Half($\frac{1}{2}$) of the Northwest Quarter($\frac{1}{2}$) of	
the Southwest Quarter(1) of Section Four(4), Township	
Thirty Nine(39) North, Range Thirteen(13), East of the Third Principal Meridian, in Cook County, Illinois.	
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Hereby releasing and waiving all rights under an d by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of s curing performance of the covenants and agreements herein.	
WHEREAS, The Grantor ROBERT A. TOGLT & VERA P	OOLE(his wife) MARY L. HEARD & MARY FRANCES
justly indebied upon A	principal promissory notebearing even date herewith, payable
60 MONTHLY INSTALLMENTS OF \$108.36 UNTIL PAID IN FULL.	
	dness, and the interest thereon as herein and in said note or notes provided, or the first day of June in the year, all taxes and assessments against said premises, nuclion or damage to other descriptions and the buildings or improvements on said
according to any agreement extending time of payment; [2] to pay prior to the lirst day of June in which years and assessments against said premises, and on demand to exhibit receipts therefor; [3] within sixty days after destruction or damage to reb. "a." store all buildings or improvements on said premises that may have been destroyed or damaged; [4] that waste to said premises shall not be committe. [5] is ferred [6] by keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby authorized. "p [7] which is the companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable [irst, to the first Trustee or "to "see, and, second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagees or Trustee or "to "see, and, second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagees or Trustee or "to "see, and, second, to the Trustee herein as their interests may appear at the time or times when the same shall become due; the said shall be listed to be a said the listed of said indebtedness, may procure such insurance, or pay such taxes or assessments; and harge or purcha e. "ny tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all the times so paid, the Grantor" set to remay immediately without demand, and the same with interest thereon from the date of payment at seven per fair and all the same with interest thereon from the date of payment at seven per fair and all the same including not circle and "nona" indebtedness secured hereby. In The Event of a breach of any of the aforesaid coverance or a secure of the best before the same with interest thereon from the date of payment at seven per fair before the same including not circle and "learned interest".	
as their interests may appear, which policies shall be left and remain with the said Mortgagees or Trustee of n. 2de tedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due, and the prior incumbrances.	
IN THE EVENT of failure so to insure, or pay taxes or assessments, or holder of said indebtedness, may procure such insurance, or pay such taxes	the prior incumbrance with the interest the an when due, the grantee or the sor assessments with large or purchale, my tax lien or title affecting said
demand, and the same with interest thereon from time to demand, and the same with interest thereron from the date of payment at hereby.	time; and all a presso paid, the Granfor of ses to remy immediately without is even not care at annum shall be so much add nonal indebtedness secured
IN THE EVENT of a breach of any of the aforesaid covenants or agreem shall, at the option of the legal holder thereof, without notice, become improve	ten Site 3 mole of said indebtedness, including pri. cipal and all earned interest, diated due and payable, and with interest thereon from Fine of such breach at with at law, or both, the same as if all of said indebtedness by the a matured by
express terms. It is Agreed by the Grantor that all expenses and dispursaments	paid or incurred in behalf of plaintiff in connection with the foreclosure
hereof—including reasonable attorney's fees, outlays for do not outly evid the whole title of said premises embracing foreclosure is a shall be paid the property of the graphs of any holds. The property of the property of said and	spaid or incurred in behalf of plaintiff in connection win the freedoure ence, stenographer's charges, cost of procuring or completing i ostrant showing d by the Grantor, and the like expenses and disbursements, occasionally a by the Grantor, and the like expenses and disbursements, occasionally a bettedness, as such, may be a party, shall also be paid by the Grant it. A I such shall be taxed as costs and included in any decree that may be rende.—I in such be been entered or not, shall not be dismissed, nor release hereof given, until all fees have been paid. The Grantor for the Grantor and for the heirs, executors, of, and income from, said premises pending such foreclosure proceedings, and be court in which such complaint is filed, may at once and without notice to the take possession or charge of said premises with power to collect the rents, issues
expenses and disbursements shall be an additions the upon said premises, s foreclosure proceedings; which proceeding and the decree of sale shall have	shall be taxed as costs and included in any decree that may be rende. I in such
such expenses and disbursements, and the act of suit, including attorney's administrators and assigns of the Griffitor valves all right to the possession agrees that upon the filing of any compaint to foreclose this Trust Deed, if	lees have been paid. The Granter for the Granter and for the heirs, executors, of, and income from, said premises pending such foreclosure proceedings, and secourt in which such complaint is filed, may at once and without notice to the
Grantor, or to any party claim in a cader the Grantor, appoint a receiver to and profits of the said premises	take possession or charge of said premises with power to collect the rents, issues
IN THE EVENT of the death or removal from said	County of the grantee, or of his resignation, refusal or
first successor in this trust; and if for any like cause said first successor fail of County is hereby appointed to be second successor in this trust. And who	of said County is hereby appointed to be refuse to act, the person who shall then be the acting Recorder of Deeds of said n all the aforesaid covenants and agreements are performed, the grantee or his
successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	
Witness the hand S and seal S of the Grantor S this	23rd day of MAY 19 84
THIS INSTRUMENT PREPARED BY:	man X Albard (SEAL)
JAN LUKSIK 3246-48 N. CICERO +	Maria I Duna
CHICAGO, IL 60641	(SEAL)

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a Notary Public in and for said County, in the personally known to me to be the same person S whose name S Ms subscribed to the foregoing instrument, appealed before me this day in person and acknowledged that THEY signed, sealed and delivered the said free and voluntary act, for the uses and purposes therein set forth, including the release and Given under n y hand and notarial seal this. 5-00+ County Charles Office 22 JUN 04 <u>2:</u> 4

END OF RECORDED DOCUMENT