UNOFFICERED IN BALL CONDITION

27189496

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS

	TH. That the Grantor HENRY J. JONES and ELISABETH C. JONES,
his wife	
	nty of Cook and State of Illinois
	y-two hundred eighty-five and 40/100Dollars
	.to. JOSEPH DEZONNA, Trustee
d to his successor at a ust hereinafter named ving described red et te with the improven- ing appurtenant thesets obether with all re- the Village of Prywood	County of. Cookand State of Illinois. (A for the purpose of securing performance of the covenants and agreements herein, the fol- ments thereon, including all heating, gas and plumbing apparatus and fixtures, and every- nts, issues and profits of said premises, situated Cook
	the Proviso Land Association Addition to Maywood
Meridian, commonly on	ip 39 North, Range 12, East of the Third Principal wa as 843 South 16th Avenue, Maywood, Illinois.
•••••	
	and by virtue of the homesteau et .mp ion laws of the State of Illinois. of securing performance of the collens send agreements herein.
WHEREAS, The Grantor HENRY	J. JONES and ELISABETH JONES, his wife.
tly indebted upon theirone	9 principal promis ory total bearing even date herewith, payable
	RODUCTS,INCand.assigned.tr.N.rthwest.National.Bank
	two hundred eighty-five and 40/100 dollars (\$5285.40)
	sive monthly instalments each of .88.42 due
	on thelstday of Sept19 84 and ca the lame date of
	ntil paid, with interest after maturity at the higgest
······ / ······	
THE GRANTOR	llows; (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or seco. In: he any first day of June in each year, all these and assessment against and premises, and on demand to exhibit receipts insertfor, or restore all buildings or or improvements on said premises that may have been destroyed or damaged; (4) that waste to said under the said that the said that any time on said premises instead in companies to be elected by the grantes herries, who is hereby a be holder of the first horizont grant in the said hereby and the property of the first horizont in the said hereby and the horizont in the said hereby and the property of the said that the said of the said that
reon from time to time; and all money so paid, the grant en per cent, per annum, shall be so much additional indeb	tor agree to repay immediately without demand, and the same with interest thereon from the date of payment at stedness secured hereby.
IN THE EVERT OF A Dreach of any of the aforesaid caves all holder thereof, without notice, become immediately dured the second of the second o	renams or agreements the whole of and indebtedness, including principal and all earned interest shall, at the option of the se and payable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by all of said inchestedness and then matured by express terms.
icitors fee, outside by the grantorthat all expresses and icitors fees, outside year documentary evidence, strengorph shall be paid by the grantor, and the like expresses and, may be a party, shall also be paid by the grantor and decree that may be rendered in such forcelours promotions and decree that it is such expresses and inhoraments, and monitarity of the paid of	llows: (1) To pay said indebtedness, and the interest thereon, as brevin and in said notes provided, or secon limit to any first day of sums in each year, all taxes and assessments against said premises, and on demand to exhibit receipts outerflor, restore all buildings or improvements on said premises that may have been destroyed or faminged; (4) that was to said unlining now or at any time on said premises instanced in companing to be selected by the grantes herrin, who is hereby a unlining now or at any time on said premises instanced in companing to be selected by the grantes herrin, who is hereby a which policies shall be left and remain with the said flarfragpess or Trusters until the indebtedness is fully paid, (6) to pa, or times when the same shall become due and payable. The properties of the prior incumbrate or the interest thereous when due, the grantes or the holder of said institutions assessments, or the prior incumbrate or or the interest thereous the prior incumbrate cannot be the same shall be controlled to the same shall be controlled to the same shall be the said premises the pay all prior in countral receivable to the controlled to the same shall be the said premises the prior incumbrate the said premises of the prior incumbrate cannot be seen that the controlled the same with interest thereous from the date of payment at the controlled to the same shall be said to the said premises the said premises and the said premises and the said premises and the said premises are been paid or incurred in behalf of complainant in connection with the foreclosure hereof-including reasonable of the controlled preceding and the proceeding which proceeding a which the said premises with power to collect the renta, assues and profits of the said premises.
	said Cook
ry like cause said first successor fail or refuse to act, the ust. And when all the aforesaid covenants and agreeme: asonable charges.	percent who shall then be the setting Recorder of Beed of said County is breatly appointed to be first successor in this trust; and if for percent who shall then be the setting Recorder of Beed of said County is hereby appointed to be second acrossor in this nate are performed, the grantee or has successor in trust, shall release said premises to the party entitled, on receiving his
Witness the handand sealof the	grantor this 19th ay of July A. D. 19 84
	VAFA X A A
•	(SEAL)
	To brade to ferre (SEAL)
	(SEAL)
	(SEAL)
	(MALLI)

27189756

RECEIVED IN BALL SOLIDITION

State of <u>minois</u>	
County of Cook Sis.	
I, a Notary Public in and for said County, in the State aforesaid. Bu grathy Cartify that HENRY J. JONES and ELISABETH C. JONES, his wife	
personally known to me to be the same person S. whose name S. are	
Signer under my hand and Notarial Seal, this 19th July A. D. 19 84	
904	
ETH 0/10: 32	
	0.00
To);;.
ARTCAGE and and NES, his wife NA, Trustee AS PREPARED BY: a Notte nal Bank ce Avenue iis 60641	27189

27189496

SECOND MORTGAGE 246 Box No.....

Orust Deed

ELISABETH C. JONES, his wife HENRY J. JONES and JOSEPH DEZONNA, Trustee THIS INSTRUMENT WAS PREPARED BY: L. J. La Motte

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

END OF RECORDED DOCUMENT