UNOFFICIAL COPY

TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS)	27231592
	121100001
This Indenture, withnesseth, That the Grantor NATH	ANIEL EDWARDS and GAYLE EDWARDS,
his wife	
of the City of Chicago County of Cook and	i State of Illinois
for and in consideration of the sum of . Ten thousand seventy-three	and 28/100Dollars
in hand paid, CONVEY. AND WARRANTto JOSEPH DEZONNA, 7	
of the City of Chicago County of Cook to his successors in trust hereinafter named, for the purpose of securing perform on generated real estate, with the improvements thereon, including all heating and are the company of the compan	nance of the covenants and agreements herein, the fol- gas and plumbing apparatus and fixtures, and every- ss, situated
City of Chicago County of	ivision of the South 1/2
of 'st "7 and Lot 64 (except the South 165 Fee	
Truste'. Subdivision of Section 16, Township of the "Ard Principal Meridian, in Cook Coun as 111 West "Arth Place, Chicago, Illinois.	ty, Illinois, commonly known
<u>,</u>	
Hereby releasing and waiving all rights under and by virtue on the homestead exer In Taust, nevertheless, for the purpose of securing performance of the coven	nption laws of the State of Illinois.
WHEREAS, The Grantor NATHANIEL EDWARDS at 4 GA LE EF	
justly indebted upon their one orincipal	mmissar note bearing even data berewith novebla
justly indebted upon their one noncipal STONE CONSTRUCTION CO. and assigned to Nor the	est National Bank for the sum of
Ten thousand seventy-three and 28/100 doil cs	(\$10,073.28).
navable in 84 successive monthly instalments	c1 ::119.92 due
on the note commencing on the 23rd day of Sei	$\frac{1}{1}$, and on the same date of
each month thereafter, until paid, with interest after	ma' iri' j at the highest
lawful rate.	
	y
The Glacetton covergant and agree as follows: (1) To pay said indebtedness, and the in agreement extending time of payment; (2) to pay prior to the first day of time in each year, all taxes and say of the control of the	terest thereon, as berein and in as 'endus p 'ded, ar according to any amenda against adi premises, and on one 'n do se' ill receipts therefor premises that may have been destroyed 'damag' (40) that wants to said used in companies to be selected by the grants whe 's fewby suble to said Mortageos or Trustees until the indebtednes is fully paid; (6) to pay
all prior incumbrances, and the interest thereon, at the time or limes when the same shall become due and p by true Eventy of failure so to insure, or pay trates or assessments, or the prior incumbrances or the may procure such insurance, or pay such taxes or assessments, or distharge or purchase any tax lien or ti	syable. interest thereon when due, the grantee or the holder of sai inc biedness, tle affecting said premises or pay all prior incumbranc s an 'the interest
sereon rount time to time; and all money so paid, the grantoragree	inces, including principal and all earned interest shall, at the option of the
legal holder thereof, without notice, become immediately due and payable, and with interest thereon from foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by exp	time of such breach, at seven per cent, per annum, shall be recover ble by ress terms.
solicions feet, outlay for documentary avidence, sincographer's charges, cost of procuring or completing also shall be paid by the grantor; and the list serpease and dishumements, occasioned by any still or give as auch, may be a party, shall also be paid by the grantor	that showing the whole title of said premises embracing foredowns de- ceding wherein the grantee or any holder of any part of said indebtances, as a additional lies upon said premises, shall be taxed as costs and included safe shall have been enterred or not, shall not be dismissed, nor a release been maid The grantor. for said grantor, and for the heirs, executors.
administrators and saigns of said granter, waive all right to the possession of, and income from, site filling of say bill to freedom this Trust Deach, the court is which such bill its first may at once and the form of the said of the sai	id premises pending such foreclosure proceedings, and agree that upon ut notice to the said grantor, or to any party claiming under said gran- s and profits of the said premises.
In the Event of the death, removal or absence from said Cook	
Thomas S. Larsen	said County is hereby appointed to be first successor in this trust; and if for of Deeds of said County is hereby appointed to be second successor in this in trust, shall release said premises to the party entitled, on receiving his
s sensitiva city Kali	
10th	August A Same
Witness the hand and seal of the grantor this day of	Mathone Levold A. D. 1984
tara da da karantar na da mala da <u>karantar da </u>	ande Edwards (SEAL)
	(SEAL)
	(SEAL)
	(SEAL)

27231592

UNOFFICIAL COPY

			مع المعطولية المنظمة ا	
		· · · · · · · · · · · · · · · · · · ·	************************************	
Notary Public in and for said C	ounty, in the State aforesaid,	Do Herrby Certify that	.NATHANIEL.EDWARDS.and	•
GRILL EDWARDS,	mrs wife	• • • • • • • • • • • • • • • • • • • •	••••••	••
rsonally known to me to be the	e same person Swhose name	s are	subscribed to the foregoi	ng
strument, appeared before me	this day in person, and ackno	wledged that .t.he .ysigned	, sealed and delivered the said instrument	
			ne release and waiver of the right of homester	sd.
Gintu under my hand an Augu: iy of	d Notarial Seal, this 10 st	··············		•••
)		Jasann	2 Caneron	
	1	0	Notary Public.	
0				
-//x				
)x		والأناف المراجع	1.45
	6040		文。文字文字的表示 (A. A. A	
		. *		
				1
		TO .		
			7 ,	
) _*	
			/	
			• / 🗻	
	Alin 2	0 au		
	AUG-Z	8-84 928445 o	27231592 v à — Rec	10.00
405f	AUG-Z	8-84 928445 0	2723159? • A — Rec	10.00
	AUG-2	40	2723159? v A — Rec	10.00
	AUG-Z	8-84 928445 o	27231592 - A — Rec	10.00
	AUG-2	40	27231592 v n — Rec	10.00
कार्य 10: 56	AUG-2	40	27231592 v a — flec	10.00
	AUG-2	40	27231592 v n — Rec	Q
		4 000	2723159? • A — Rec	Q
10: 56		4 000	75	Q
10: 56		4 000	75	Q
10: 56		4 000	75	10.00
10: 56		4 000	75	Q
10: 56		4 000	75	Q
		BY:	2723159? • A — Rec	Q

END OF RECORDED DOCUMENT