Olivine The Designations JESUS MACDALENO and MARIA ROUTA
Uhis Indrifure, witnessetti, That the Grantor Jesus MAGDALENO and MARIA EQUIA
MAGDALENO. his wife
of the City of Chicagocounty of Cook and State of Illinois
or and in consideration of the sum of Fifty-four hundred seventy-five and 36/100
in l and paid, CONVEY. AND WARRANT to JOSEPH DEZONNA, Trustee.
of the
e. d. to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following discribed real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and everything, 7,9% a reant therete, together with all rents, issues and profits of said promises, situated
in the . C.ty of Chicago County of Cook
the firt of the South 1/2 of the South West 1/4 lying North and
East of Milwaukee Avenue of Section 31. Township 40 North, Range
14 Ears. of the Third Principal Meridian, in Gook County, Illivois,
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In Taust, nevertheless, for the purpose of securing parties of the covenants and agreements herein.
WHEREAS, The Grantor
justly indebted upon their one principal promissory note bearing even date herewith, payable
ZENITH HOME IMPROVERS CO., INC. and assigned to Northwest National Bank for
the sum of Fifty-four hundred severy-live and 36/100 dollars (\$5475.36).
payable in 48 successive monthly instalments such of 114,07 due on the note commencing on the 23rd day of Nov. 19 84, and on the same date of
each month thereafter, until paid, with interest ther maturity at the highest
lawful rate.
THE GRANTON covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon as here and old notes approised as according to an
The Galactic
In rost Event of failure so to insure, or pay takes or assessments, or the prior incumbrances or the interest thereon when due, the grantes of the hider of said indebtedness, may procure such insurance, or pay such takes or assessments, or discharge or purchase any tax lien or title affecting said premises or pay sill pe or incum brances and the interest thereon from time to time; and all money so paid, the granter, agree to repay immediately without demand, and the same with interest the room for a the date of payment at seven nor cent to a nanou, bulk he on much additional indebtedness secured thereby.
In this Event of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all enroed income on the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, at seven per cent, per ann m. st. 1 by recoverable by forest on the seven per cent, per ann m. st. 1 by recoverable by
It is Achien by the granter that is expense and disbursements had been for the paid or incurred in behalf of complainant in connection with the foreclosure here
-act to past by the grantor and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantoe or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the grantor All such expenses and disbursements shall be an additional lieu upon said premises, shall be taxed a costs and included in any decree that may be rendered in such foreclosure proceedings; which proceedings, whether decree of also shall have been entered on such foreclosure proceedings; which proceedings, whether decree of also shall have been entered on such foreclosure proceedings; which proceedings, whether decree of also shall have been entered on such foreclosure proceedings; which proceedings whether decree of also shall have been entered on such foreclosure proceedings; which proceedings whether decree of also shall have been entered on such as all not be fall on the first of the state
hereof given, until all such expenses and disbursements, and the costs of suit, including solicitor's fees have been paid. The grantor for said grantor and for the bring recutors, administrators and assigns of said grantor waive all light to the possession of, and income from, said premises pending such foreclosure proceedings, and agree at upon the filling of say bill to foreclose the Trust Deed, the court in which such bill is filed, may at once and which thout notice to the said grantor, or to any party claiming uno said grantor, as for the said grantor, or to any party claiming uno said grantor, as for the said grantor, or to any party claiming uno said grantor, specific said premises with the rents, issue and profile of the said grantor
In this Event of the death, removal or absence from said
Thomas S. Largen and if the street of the st
reasonable charges.
Witness the hand and seal of the grantor this 10th day of October A. D. 19 84
Grad Magdalino (SEAL)
a Maria Legenia a Magdalena (SEAL)
(SEAL)
(SEAL)

## UNOFFICIAL COP

BAU CONDITION

State of Minois Cook Sign		
I, a Notary Public in and for said County, in the State aforesai	d, No Herring Certify that	Jesus Magalla.
personally known to me to be the same person J.whose nam instrument, appeared before me this day in person, and ack as Miss. free and voluntary act, for the uses and purposes	ne	subscribed to the foregoing
Given under my hand and Notarial Scal, this	10th	
	faller	Notary Public.
Option to	My Commission Expl	esiWe\80\2988
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SECOND MORTGAGE  JESUS MACDALENO and  NARIA EQUIA MACDALENO, his wife  TO  JOSEPH DEZONNA, Trustee	THIS INSTRUMENT WAS PREPARED BY:  L. J. La Motte  Northwest National Bank 3985 N. Milwaukee Avenue Chicago, Illinois 60641	
SECOND MORTGAGE  THE THE FERNALENCE AND MACHALENCE AND MACHALENCE AND MACHALENCE AND	INSTRUMENT WAS PREPAR.  L. J. La Motte  Northwest National Bank 3985 N. Milwaukee Avenue Chicago, Illinois 60641	9
BALE CONTE	AS PE	
Box No. 246 OND MORTG. OND MORTG. S MACBALENO and TO TO EPH DEZONNA, Tru	INSTRUMENT WAS PREPAI L. J. La Motte Northwest National Bank 3985 N. Milwaukee Avenu Chicago, Illinois 60641	
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END OF RECORDED DOCUMENT