UNOFFICIAL COPY

27395715

49-41281

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

This Indenture, withnesseth, That the Grantor Peter Johnson Jr. and Audrey F.		
Johnson, his wife AS Joint TENANT	.S	
of the City of Harvey County of Cook and State of Illinois		
for and in consideration of the sum of Fifty, Nine, Hundred, Fifty, Nine, & 80/100		
in hand pai, CONVEY. AND WARRANT Gerald E. Sikora, Trustee		
of they of	fol- ery- vit:	
Young and Ryal'. Addition to Harvey & Subdivision of the North half (N ½) of the South East Quarter (SE 1/4) and the South West Quarter (SW 1/4) of the South East quarter (SE 1/4) of the North West Fractional quarter of Section Eight (8), Township Thirty-six (36) North, Range Fourteen (14), East of the Third Principal		
Meridian, in Cook County, Illinois.		
70.		
7		
Hereby releasing and waiving all rights under and by virtue of the h mest, ad exemption laws of the State of Illinois. In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein.		
WHEREAS, The Grantor Peter Johnson Jr. and Audrey F. Johnson, his wife AS		
justly indebted upon One print, pal promisory note bearing even date herewith, payat	ole	
KAKEVIEW DATE	• •	
payable in 84 successive monthly instalments each of 70.95 due monthly on the note commencing on the 17th day of TANMARY 1985, a. d on the same date of each month thereafter, until paid, with interest after maturity at the highest		
lawful rate.		
The first of the second of the interest baseon as begin and in said note to a vided or according to a		
THE GRAPTORcoverantand agreeas follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said note, privided, or according to a agreement extending time of payment, (2) to pay prior to the first day of lone in each year, all tares and assessments against said premises, and on demail to eth	ny or; or; ord uu- id, ay ss, est at	
The Granton	ony or; aid iu- id, ay ss, sst at	
The Granton covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon as herein and in said note powded, or recording to a agreement extending time of payment. (2) to pay prior to the first day of June in each year, all tares and assessments against said premises, and on deman, to either except the extending time of payment. (2) to pay prior to the first day of June in each year, all tares and assessments against said premises, and on deman, to either except the	ss, est at i.: b: le	
Is the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of as indivense proportion such insurance, or pay such its taxes or assessments, or discharge or purchase any tax line and said premises or pay all prior incumbrances and neighborhood in the prior of the form of t	ss, est b. le le est ss, est est ers, on en	
Is the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of as, ind. ed. as appropriate such insurance, or pay such taxes or assessments, or discharge or purchese any tax it incut the affecting said premises or pay all prior incumbrances and as i cere thereon from time to time; and all money so paid, the grantor. agree to repay immediately without demand, and the same with interest thereon from the date of permises even per cent, per annum, shall be on much additional indebtedness securements they whole of said indebtedness, including principal and all earned interest shall, at the optic of the legal holder thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by the same as the prior of the said indebtedness had then matured by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the forecloure hereof. The pay that the forecloure hereof. The pay that the forecloure hereof, or by suit to a suit a law, or both, the same as if all of said indebtedness had then matured payers at trans. It is Acazen by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the forecloure hereof contents and the said and the said indebtedness as all the said and the said indebtedness as all the said indebtedness and include any decree that may be rendered in sauch forecloure proceedings; which proceeding, whether decree that may be rendered in sauch forecloure proceedings; which proceeding, whether decree of asie shall have been entered or not, shall not be dismin	as, at i.e b le s ss, sed sided side	
Is the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of as, indicates proportion and the same such insurance, or pay such incursed incursed in the prior incumbrances and the same with interest thereon from time to time, and all money so paid, the grantor agree to repay immediately without demand, and the same with interest thereon from the date of percent thereon, the prior incumbrances and as it can be also as a secure of the prior of the date of percent thereon, the prior incumbrances and as it can be also as a secure of the prior of the date of percent thereon, the prior incumbrances and as it is a secure of the prior of the date of percent thereon, the prior of the date of percent thereon, the prior of the percent thereon of the prior of the percent thereon of the percent percent percent thereon of the percent pe	as, ast 1.2 b le le sas, leed as leed	
Is the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of as, indicates proportion and the same such insurance, or pay such incursed incursed in the prior incumbrances and the same with interest thereon from time to time, and all money so paid, the grantor agree to repay immediately without demand, and the same with interest thereon from the date of percent thereon, the prior incumbrances and as it can be also as a secure of the prior of the date of percent thereon, the prior incumbrances and as it can be also as a secure of the prior of the date of percent thereon, the prior incumbrances and as it is a secure of the prior of the date of percent thereon, the prior of the date of percent thereon, the prior of the percent thereon of the prior of the percent thereon of the percent percent percent thereon of the percent pe	as, ast 1.2 b le le sas, leed as leed	
Is the Event of failure so to insure, or pay state or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of as, indicates any tax it is suit and taxes or assessments, or discharge or purchase any tax it is a guid premises or pay all prior incumbrances and as it cert thereon from time to time, and all money so paid, the grantor agree to repay immediately without demand, and the same with interest thereon from the date of permises even per cent, per annum, shall be so much additional indebtedness secured hereby. It is a constant the property of the same and all earned interest shall, at the optic of the legal holder thereof, or by suit at law, or both, the same as if all of saud indebtedness including principal and all earned interest shall, at the optic of the legal holder thereof, or by suit at law, or both, the same as if all of saud indebtedness had then matured by express terms. It is Acrean by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure hereof shall be paid by the grantor and the like expenses and all subrements and disbursements paid or incurred in behalf of complainant in connection with the foreclosure hereof as a shall be paid by the grantor and the like expenses and all such expenses and disbursements and disbursements shall be an additional lier upon said premises embracing foreclosure decreases that may be rendered in such foreclosure proceedings; which proceeding, whether decrease of asie shall be any additional lier upon said premises, shall be taxed as costs and include any lotter of the death, removal or absence from said. The premises and grantor and assigns of said grantor waive all right to the possession of, and income from, said premises ending such foreclosure proceedings, and agree that up the filling of any bill to foreclose this Trust Dead, the court in which such possession of, and including solutions fees have been paid.	as, as at less	
Is the Evert of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of as, indivendent of the prior incumbrances and help the prior incumbrances and not locate thereon from time to time; and all money so paid, the grantor agree to repay immediately without demand, and the same with interest thereon from the date of per new seven per cent, per annum, shall be so much additional indebtedness secured hereby. It is a compared to the prior of the date of the prior of the date of per new seven per cent, per annum, shall be so much additional indebtedness including principal and all earned interest shall, at the optic of a legal holder thereof, or by suit at law, or both, the same as if all of said indebtedness, including principal and all earned interest shall, at the optic of the legal holder thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms. It is Acasen by the grantor and the like expenses and disbursements paid or incurred in behalf of complainant in connection with the forecloaure hereof —including reasons of the prior of the date of the prior of the p	as, as the sessence of the ses	

2739571

045

UNOFFICIAL COPY

State of Minois	
County of Cook \\ \} 555.	
a Notary Public in and for said County, in the State aforesaid,	Clessing Du Ferely Certify that
	Audrey F. Johnson, his wife AS
instrument, appeared before me this day in power and a least	subscribed to the foregoing
Ginen under my hand and Notarial Seal, this	ledged that . theysigned, sealed and delivered the said instrument erein set forth, including the release and waiver of the right of homestead.
2 you DECEMBER A.D. 1984	Start RG winner
0,	Notary Public
6 / 60	
0/	
94	OUNTY COMPASS
	4
	171
_: 34	
grande de la companya	~/ <i>X</i> ,
	5
	$O_{\mathcal{E}}$
H : : 0: : :	
Trustee	
Truste	ings ings

4 JAN 85 1: 34

SECOND MORTGAGE

THIST FIRE

THIS INSTRUMENT WAS PREPARED BY:

|st metropolity mainlocks the distance of the control of the c

Gerlad E. Sikora, Trustee

END OF RECORDED DOCUMENT