TRUST DEED SECOND MORTGAGE FORM (IIIInois) STOCK FORM (2025) COPY 786501357

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THIS INDENTURE, WITNESSETH, That Curt1	s A. Jackson & Christine Jackson, his wife
(hereinnflux onlind the Greaton) of the Cd to	of Chicago County of Cook
and State of	eration of the sum of (\$9,067.80)
Nino Thougand Siver Saran & 90/100	
in hand paid, CONVEYS AND WARRANTS to	Madison Bank and Trust Company County of Cook and State of Illinois
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements there	e purpose of securing performance of the covenants and agreements herein, the fol- con, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, onts, issues and profits of said premises, situated in the
Siddone Subdivision of Block of the West 1/2 of the South 38 North Runge 14, East of Cook County, Illinois. Hereby releasing and walving all rights under the by vin Trust, nevertheless, for the purpose of securing Wilkream, The Grantor	t 28 in Block 2 in Little and k 2 in Carolin's Subdivision h East 1/4 of Section 25, Township the Third Principal Maridian, in ### 20-25-401-015 ###################################
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60 monthly installments of 5	
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	300
	8650135
	*Ox.
The Grantor coverants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand rebuild or restore all buildings or improvements on said shall not be committed or suffered; (5) to keep all building annies herein, who is hereby authorized to place such I with loss clause attached payable first, to the first Trust which policies shall be left and remain with the said Atobrances, and the interest thereun, at the time or times where the first of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incur Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness sec. In YIME First of a breach of any of the aforesaid canned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by e It is Agreed by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, out pletting abstract showing the whole title of said promisexpenses and disbursements, occasioned by any suit are such may be a party, shall also be paid by the Grantor had be taxed as costs and included in any tipe the first had been as the costs of said, including anteriory's fees, one of said shall have been entered or not.	To pay said indebtedness, and the interest thereon, as herein and in said note or g time of payment; (2) to pay p'or to the first day of June in each year, all taxes to exhibit receipts therefor; (3) within sixty days after destruction or damage to premises that may have been declaraged or damaged; (4) that waste to said premises lings now or at any time on said premise, insured in companies to be selected by the assurance in companies acceptable to be holder of the first mortgage indebtedness, ee or bioritangee, and, second, to the first of the first mortgage indebtedness, regages or Trustees until the indebtedness of the paid; (6) to pay all prior facuration the same shall become due and pay the same and the interest that of from time to discharge or purchase any tax naturances and the interest that of from time to dime and all money so paid, the auch insurance, or pay such taxes of premises the form time to dime and all money so paid, the auch insurance, or pay such taxes of premises and all money so paid, the auch insurance, with interest the form time to dime and all money so paid, the auch insurance, become immediately due and pay able, and with interest annum, shall be receiverable by foreclosure thereof, or by such law, or both, the express tours, and the like to dispursaments paid or incurred in behalf of plaintiff in contaction with the foreclosure of the paid by the Grantor, with the foreclosure decree—shall be paid by the Grantor, with the foreclosure decree—shall be paid by the Grantor, which promises, may be rendered in such foreclosure decree—shall be an additional lieu upon said promises, may be rendered in such foreclosure more diagram, and this Trust Dead, the court in which such expenses and disbursements, and indi. The Grantor for the Grantor and for the heirs, executors, administrators and not, and income from, said premises pending such foreclosure proceedings, and this Trust Dead, the cou
refusal or failure to act, then first successor in this trust; and if for any like cause said of Deeds of said County is hereby appointed to be secon	of said County is hereby appointed to be first successor fall or refuse to act, the person who shall then be the acting Recorder id successor in this trust. And when all the aforesaid covenants and agreements are
refusal or failure to act, then first successor in this trust; and if for any like cause said of Deeds of said County is hereby appointed to be secon	nid. The Grantor for the Grantor and for the heirs, executors, administrators and nof, and income from, said premises pending such foreclosure proceedings, and this Trust Deed, the court in which such complaint is filed, may at once and withder the Grantor, appoint a receiver to take possession or charge of said premises said premises. COOK County of the grantee, or of his resignation, of said County is hereby appointed to be first successor fall or refuse to act, the person who shall then be the acting Recorder ad successor in this trust. And when all the aforesaid covenants and agreements are case said premises to the party entitled, on receiving his reasonable charges.
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UNOFFICIAL COPY

STATE OF	ILLINOIS COOK		} ss.					
I,	vin G. Lev	inn		, a Nota	ry Public in a	nd for said C	County, in the	
State aforesaid,	DO HEREB	Y CERTIFY that	Curtia A.	Jackson i	Christine	Jackson.	his wife	
personally know	vn to me to t	oe the same person	na_ whose nam	oca are	subscribed to	the foregoin	g instrument,	
appeared before	e me this de	y in person and	acknowledged	that _they	. signed, seal	ed and delive	ered the said	
instrument as	their fr	ee and voluntary a	ct, for the uses a	und purposes	herein set fort	h, including t	ne release and	
waiver of the rip	ght of homest	rad.						
Given und	er my hand a	ad potarial scal thi	s lst		day of Sept	ember	, 1986	
(Impress Se	al Har	*****	******	Mh	. 7			
	KOLKEY	OFFICIAL STAL MARVIN G EEVIS PUBLIC STATE OF THE	-	Willia	Notary I	Public .		
Commission Ex	pires by	EXP. SEPT. (1)	tialis					
			004	Coupy	1#2 , #3		634 10/27/86 • — 63 6 — 65 6	
					Clara		6 5013	
						O.	501 8	57
SECOND MORTGAGE Trust Deed	on, curcus & curustumes. S. Chappel TH. 60649	on Benk & Trust Co. . Nedison Til. 60606						

BOX No. 131

Jackson, Curtis & Christi 7533 S. Chappel Christiff. 6669

Madison Bank & Thist Co. 400 W. Madison Cago, III. 68686