UNOFFICIAL COPY S6215179

TRUST DEED-BECOND MORTGAGE FORM (ILLINOIS)

Uliu Judenture, witnesseth, that the Grantor SAYERS, his wife	CHARLES E. SAYERS and MARY F.
	and State of Illinois
for and in consideration of the sum of Forty-seven hundre	•
in hand paid, CONVEY, AND WARRANT,to JOSEPH DEZC	
of the	ing performance of the covenants and agreements herein, the fo ill heating, gas and plumbing apparatus and fixtures, and every tid premises, situated
Lot 16 (except the East 127.46 fee Fourt Resubdivision of part of Sta	t thereof) in Maple Park
in the West 1/2 of the Southeast 1	
and Denech's Addition to West Pull	man in the East 1/2 of the
Southeast 1/4 of Section 20, Towns	
East of the Third Principal Meridi commonly known as 959 West 116th S	
Permanent Tax No. 25-20-424-062 7	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
Hereby releasing and waiving all rights under and by virtue of the homest In Trust, nevertheless, for the purpose of securing performance of ti	
WHEREAS, The Grantor CHARLES E SALERS and	MARY E. SAYERS, his wife
to TOWN & COUNTRY HOME PRODUCTS and	Iment Contract Propropries in the American even date herewith, payable d assigned to Northwest National
Bank.	
	nts each of 114.29 due
	June 1986, and on the same date of
lawful rate.	
•••••••••••••••••••••••••••••	
The Granton covenant and agree as follows (1) To pay said indebtedness, at agreement extending time of payment, (2) to pay prior to the first day of June in each year, all taxes (3) within axity days after destruction or damage to rebuild or restore all buildings or improvement premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said pre thorised to place such insurance in companion acceptable to the holder of the first mortage indebtes second, to the Trustee herein as their interests may appear, which policies shall be left and remain all prior incumbrances, and the interest therein, at the time or times when the sense shall become do not the trustee the property of failure so to insure, or pay taxes or associated, or the prior incumbrance may procure such insurance, or pay such taxes or associated in chicking or purchase any tax.	with the said sportgagess of trus see, until the indemedness is lully paid; (o) to pay use and payable sa or the interest thereon when due, the y-ante- or the holder of said indebtedness,
therein from time to time, and all money so paid, the granter—agree—to repoy immediately	without demand, and the same with interest therein from the date of payment at
seven per cent, per annum, annum se on much summon interestence seven increase increase the legal is thus Evants of a breach of any of the aforesand covenants are agreements the whole of said legal helder thereof, without notice, become immediately due and payable, and with interless thereof foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then nature	on from time of such breuch, at seven per cent, per annum, shall be recoverable by d by express terms
It is Anague by the grantor that all expenses and disbursements paid or incurred in bob solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or comple—shall be paid by the grantor; and the like expenses and disbursements, occasioned by any suit as such, may be a party, shall also be paid by the grantor All such expenses and disbursements in any decree that may be rendered in such foreclosure proceedings, which proceeding, whether dependence, until all such expenses and disbursements, and the costs of suit, including solicitor's feadministrators and assigns of said grantor, waive all right to the possession of, and income the filling of any bill to foreclose this Trust Deed, the court in which such bill as filed, may stitute of an appoint a receiver to take possession or charge of said premises with power to collect the rent	ting abstract showing the whole title of said premise; ein! racing foreclosure decree to proceeding wherein the grantee or any holder of 'nny 'n' of said indebtedness, shall be an additional lien upon said premises, shall be to ked as costs and included erree of saig shall have been entered or not, shall not be do massed, nor a release
In this Event of the death, removal or absence from said COOK	County of the grantee, or of his refusal or failure to act, then
	of said County is hereby appointed to be first successor in this trust; and if for corder of Deeds of said County is hereby appointed to be second successor in this
/12th	April A.D. 1985
Witness the hand and seal of the granter 188	Sugar (SEAL)
- mak	(SEAL)
t. Mary	J. Bayers (SEAL)
	(SEAL)
	(SEAL)

Box No...

246

SECOND MORTGAGE

Northwest National Bank 3985 Milwaukee Ave. Chicago, Illinois 60641

Robert E. Nowicki

JOSEPH DEZONNA, Trustee

MARY F. SAYERS, his wife

CHARLES E. SAYERS and

topolity of Coot County Clork's Office

TRAN 7472 05/30/86 07:34:00

a Motary Public in and for said County in the State aforesaid, Du Girrely Certify that

County of Cook in atst🍇 Illinola