J	TRUST DEED SECOND MORTGAGE	FORM (HILINGIS) NOFFICIAL COPY	(
,[THIS INDENTURE.	WITNESSETH, That HARRISON LOTT & CALLIE-LOTT, his wife	<i>></i>

THIS INDENTURE, WITNESSETH, That HARRISON LOTT & CALLIE.LOTT, his wife	
CICUT TUDUCAND TUDO	ook F HUNDRED
NINETY-TWO DOLLARS & 80/100 (\$8,392.80)	Dollar
of the City of CONTRACT COUNTRY of COOK and State of	Illinois
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and to lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumb	ing apparatus and fixtures
and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the	, , , cy
Permanent Real Estate Index Number: 20-30-115-013 & 014	
Legal Description: Lots 35 & 36 in Block 8 in Herron's Subdivision of the E 1/2 of the NW 1/4 of Section 30, Township 38 North, Range 14 Ed Principal Meridian, in Cook County, Illinois.	of 50 acres in ast of the Third
Q _A	
Hereby releasing and waiving all rights under and by virtue of the homestend exemption laws of the State of III In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS. The Grantor Hampison Lote 1 Calldo Lote, his wife.	Inols.
justly indebted upon principal promissory notebearing even	en date herewith, payable
in 60 monthly installment of \$139.68) commencing 60 days after comple	etion of all work
0/	
in 60 monthly installment of \$139.08) commencing 60 days after comple	
THE GRANTOR coverants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as had notes provided, or according to any agreement extending time of payment; (2) to pay polor to the first day of Junand stressments against said neemings, and on demand to exhibit receipts therefore.	erein and in said note or ne in each year, all taxes lettruction or damage to
notes provided, or according to any agreement extending time of payment; (2) to pay or to the first day of Ju and assessments against said premises, and on demand to exhibit receipts therefor; (3) within stay days after d rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) if shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises travel in companions.	int waste to said premises" nies to be selected by the
grantee herein, who is bereby authorised to place such injurance in companies acceptable to the nolder of the firs with fors clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Firstee herein as the which policies shall be left and remain with the said Murtgagees or Trustees until the indebtedness, fully paid; (6)	eir interests may appear?) to pay all prior incum-
brances, and the interest thereon, at the time of times when the same shall become due and payable. In the livent of failure to to insure, or pay taxes or assessments, or the prior incumbrances or the interespendences, may provure such inturance, or pay such taxes or assessments, or disch	aree or ourchase any tax
hen or title affecting said premises or pay all prior incombinances and the interest thereon from time to line and Grantor agrees to repay immediately without demand, and the same with interest thereon from the day of paper annum shall be so much additional indebtedness secured hereby.	f all money to paid, the '
IN THE FIVENT of a breach of any of the aforesaid covenants of agreements the whole of said indebtedness in earned interest, shall, at the option of the legal holder thereof, without notice, become intenediately due and n	arable, and with interest
thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or by same as if all of said indebtedness had then matured by express terms. It is August by the Grantin that all expenses and distursements paid or incurred in behalf of plaintiff in c	onnection with the fore-
closure hereof—including reasonable attorney's fees, outlays for documentary evidence, stenographer's charges, co pleting abstract showing the whole title of said premises embracing foreclosure decree—shall be paid by the expenses and distoursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part	Clinhair and the like of and the like
such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional shall be taxed as costs and included in any decree that may be rendered in such forestosure proceedings; which cree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses	lien upon vaid premises. proceeding, whether de-
the costs of suit, including attorney's fees have been paid. The Cirantos for the Orantos and for the helrs, execusions of the Orantos waives all right to the possession of, and income from, said premises pending such force	itors, administrators and
ngrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed but notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or with power to collect the rents, issues and profits of the said premises.	charge of said premises
IN THE EVENT of the death or removal from said	
efusal or failure to act, then	anis and agreements are
Witness the hand and seal of the Grantor this 14th day of Harch	
	1 (SEAL)
MORTO MEDIER SUITANTA	
North Money Commerce X Callie Latt	(SEAL)

APR-26-88

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STATE OF	ILLINOIS	. } 53,			
COUNTY OF	СООК	.)			
I, FAITH G	GLORIANA WILK	,	a Notary Public i	in and for said (County, in the
State aforesaid, DO HE	REBY CERTIFY that	HARRIS LOT	T, JR AND CAL	LIE LOTT, bi	is wife
					
· ·	to be the same person				
	is day in person and ac				
instrument as their	iree and voluntary act,	for the uses and pu	rposes therein set	forth, including t	the release and
waiver of the right of ho	mesteud.				
Given under my ha	nd and rothrial seal this	14th	day of!	arch	, 19.88
(Impress Seat Here)	Q ₁		12. 1 /	To ·	-1.0
	" OFFICIAL SEA		Xauch (s	Muana eny Public	Wilk
Commission Expires	FAITH GLORIAN V	VILK { Envois {	, ,	BIY PUBIC	
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BOX No.

MADISON NETTONAL BANK 9190 (OLF RD. SECOND MORTGAGE DES PLAINES, IL 60016 Trust Deed ဍ MAIL

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