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23 496 954

TRUST DEED-SECOND MORTGAGE FORM ([LLINOIS)

NO. 202 NW

ente a	Indenture.	. WITNESSETH	, That the Grantor	's		
					fe	
	724				d State of Illinois	
of the	/1.Tyof	.Unicago	County orCoc		- 20/100	Poller
for and in co	or a ration of	the sum of Se	venty four nu	noredili.tyar	id80/100	
in hand pan	id, CONVEY	AND WARRA	NT to., HARRE	IIRISZIVANNAI.II.H	stee	
and to his nu herein, the paratus and : in the	uccessors in trust following descr fixtures, and evi	t hereinafter nam ibed real estate, srything appurten Chicago	ed, for the purpose with the improv- ant thereto, togeth 	ements thereon, inc. er with all rents, issue f Cook	nd State of	and plumbing ap- remises, situated of Illinois, to-wit
					f) in Block 4 in	
a	ind Hart's A	duit on to	Englewood Hei	ghts, being a	subdivision of t	he North
0	./2 of the S of the Third	South Mest 1 Principal	/4 of Section Meridian in C	ook County, Il	38 North, Range linois.	14, East
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In Tru	ust, nevertheless,	for the purpose	of securing perform	snc of the covenant	ion laws of the State of a and agreements herein	•
					ife	
ustly indebte	ed upont	heir one PLYWOOD HO	prii	ncipal promise y not NT COMP/NY	ebearing even date h	erewith, payable
for +1	he sum of S	eventy four	hundred fift	v and 80/100 D)]?ars.(\$7450.80)
noscob?	10 in 84	cionescive v	onthly incte	ments each o	88.70except ti	ne final
inetel	lment which	h shall be e	equal to or le	ess than the r	morthly instalme	ents due
					and or the same	
on the	a noce comme	suctua on co	te Tec May	entowest often	matur ty at the	highest
Tawiui						
						· ·······
Tite Gra ecording to any nd on demand to ret may lave be and premises in f the first more the first more and the interest i	ANTOR covenant y agreement extend to exhibit receipts the sen destroyed or dan neured in companies t trage indebtedness, w ich policies shall be it thereon, at the time	and agree as for ing time of payment; srefor; (3) within sixt saged; (4) that waste to be selected by the givith loss clause attached; and remain with the same the same when the same should be same times and same should be same same should be same should be same same should be same should be same should be same same should be same same should be same same should be same should be same same should be same same same same same same same sam	bllows: (1) To pay said in (2) to pay prior to the ty days after destruction to said premises shall no rantee herein, who is he ad payable first, to the fil- te said Mortgagess or Tri- in shall become due and	ndebtedness, and the laters irst day of June in each yet or damage to rebuild or re- t be committed or suffered; reby authorized to place as irst Trustee or Mortgagee, sustess until the indebtedne payable.	net thereon, as herein and in as ar, all taxes and sasesaments a tore all buildings or improvent (6) to keep all buildings now made and the same and the same sais faily paid; (6) to pay all interest thereon when due, the any tax lien or title affecting a en, to repay immediately we local indebteness accured here to the same and the same and the same as if all of and diebteness as	id iot s provided, or gai, st said premises ents on said r so r or at any dime is sprable to ne hold sin as their interer prior incur, bran as
IN THE E said indebted a l prior incumbra is same with in IN THE K will, at the option wen per cent, threas terms.	EVENT of failure so to ness, may procure sur rances and the intere- iterest thereon from i Kvent of a breach o lon of the legal holder per annum, shall b	o insure, or pay taxes chinaurance, or pay si at thereon from time the date of payment a of any of the aforesai r thereof, without noti o recoverable by fore	or asserments, or the puch taxes or assessments to time; and all money et asser per cent. Per and i covenants or agreement de, become immediately kilosure thereof, or by au	rior incumbrances or the ir, , or discharge or purchases o paid, the grantoragr um, shall be so much addit ta the whole of said indebt due and payable, and will ill at law, or both, the same	tereat thereon when due, the s any tax lien or Little affecting a security to repay immediately we conal indobtainess secured her ediness, including principal and interest thereon from time ase if all of said judebtainess	rrantee or the hold and premises or pay ithout demand, and provide a sill earned interest, of such breach, at had then matured by
in is Adn including res de of said pre- eding wherein id disbursement occedings: whi disbursement dissigne of sai- on the filing of timing under sa	numby by the grantor, assumable solicitor's fermises embracing for 1 the grantee of any tun shall be an additionich proceeding, whe ta, and the costs of audition grantor, as poil to foreclose aid grantor, appoil and grantor, appoil to foreclose aid grantor.	that all expenses as ea, outlays for docume eclosure decree—shall r holder of any part or mal lien upon said pre- ther decree of sale sh- it, including solicitor; all right to the pos- this Trust Decd, the c int a receiver to take	nd disbursements paid on entery evidence, stenogra- be paid by the grantor, f said indebtedness, as a misee, shall be taxed as a all have been entered or 's fees have been paid, 's seasion of, and income fourt in which such bill i possession or charge of	r incurred in behalf of com spher's charges, cost of pr ; and the like expenses a uch, may be a party, shall a costs and included in any not, shall not be dismissed l'he grantorfor said gra- nom, said premises pending s filed, may at once and wi said premises with power	plainant in connection with the couring or completing abstract models and the couring or completing abstract models are the couring or completing abstract models are the couring or control to the couring and the couring are the couring as the forest couring as the forest couring as the cour	ne rerectorure here- te processor and whole by any sult or pro- te and such expenses in such foreclosure til all such expenses tors, administrators and agree that r or to any party d profits of the eak!
			Cook		s grantee, or of h'? refusal or inted to be first successor in the dis of said County is hereby ap his successor in trust, shall rele	
CCORNOT IN CHIR	d, on receiving his re-		_		Мау	
		iseal of the or		,		
	s the handand	i sealof the gr	NCY	my the	XV	(SEAL)
		i sealof the gr	2 Cal	there o	701	(SEAL)
		i sealof the gr	g Cal	therine	70/	
		i sealof the gr	g Ca	ther De	70/ 	(SEAL)

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State of	Tllinois Cook	I,a Notary Public in an	JOA nd for said County	43 95938 0 ;	aid, 200 Merrby Certity	· · · · · · · · · · · · · · · · · · ·
		instrument, appeared delivered the said ins set forth, including the set forth and the set of the s	before me this da strument as thei	y in person, and acl r_free and voluntar ver of the right of h	subscribe the subscribe throwledged that the year, for the uses an omestead.	signed, sealed and
		Ox	004 C	Olynx.		
∥					76/4'S	
ETUST DOOD	PERCY FOX and	CATHERINE FOX, his wife TO JOSEPH DEZONNA, Trustee	THIS INSTRUMENT WAS PREPARED BY:	Northwest National Bank of Chicago 3985 North Milvaukee Avenue Chicago, Illinois 60641		23496954

END OF RECORDED DOCUMENT