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| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 JANUARY, 1968 23 674 253 GEORGE E. COI |
|--|--|
| THIS INDENTURE, WITNESSETH, That Kenneth | Ruff and Eileen J. Ruff (his wife) |
| \$ * | of Hickory Hills County of Cook on of the sum of (511,019,60) ********************** Dolla ohn H. Thode, Trustee County of Cook and State of Illinois |
| | pose of securing performance of the covenants and agreements herein, the fo |
| | including all heating, air-conditioning, gas and plumbing apparatus and fixture issues and profits of said premises situated in the V111age |
| ar d everything appurtenant thereto, together with all rents, in Hickory Hills County of Cook | issues and profits of said premises, situated in the |
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| Address of Property: 9040 | Dell Court |
| part of the South 1754.59 : of Section 34 Township 38 Me.id an which lies 40 feet | ry Hills being a subdivision of that feet of the West & of the South East & North, Range 12 East of the Third Erincipal t easterly of and parallel with the center pting therefrom the South 50 feet thereof) |
| | |
| | |
| Hereby releasing and waiving all rights under and by virtue of IN TRUST, nevertheless, for the purpose of securing performance. WHEREAS, The Grantor Kenne of Ruff and | of the homestead exemption laws of the State of Illinois. ormance of the covenants and agreements herein. d Eileen J. Ruff (his wife) |
| justly indebted upon their | principal promissory note_bearing even date herewith, payable |
| | |
| of Eleven-thousand-ninetern in 24 consective monthly in the 25th day of October, 19 | k, Evergreen Park, Illinois the sum 1 and 60/100 ** (\$11,019.60) Bollars 15t.1 ments as follows: \$459.15 doe on 170 and a like sum due on the 25th day of |
| each and every month until | chis in te is paid in idii. |
| | |
| and assessments a sainst said premises and on demand to exhibited or restore off building premises and on demand to exhibite the field or restore off building premises and on demand to exhibit the committed or suffered. (5) to keep all buildings shall not be committed or suffered. (5) to keep all buildings shall not be committed or suffered. (5) to keep all buildings shall not be committed or suffered. (5) to keep all buildings and with loss clause attached payable first, to the first Trustee or buildings and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay laxes or as grantee or the holder of said indebtedness, may procure such it lien or title affecting said premises or pay all prior incumbrance. Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured he IN THE EVENT of a breach of any of the aforesaid covenar earned interest, shall, at the option of the legal holder thereothereon from time of such breach at seven per cent per anyther same as if all of said indebtedness had then matured by expressed IT IS AGREED by the Grantor that all expenses and distort closure hereof—including reasonable atterney's feer body as for pletting abstract showing the whole title of said grentless embeyeness and disturrements, occasioned by any suit or proceeding such, may be a party, shall also be paid by the Grantor. All such shall be taxed as obts and included in any operate that may be consistent of the control of the said state of the control of the said state of the control of the said premises of the Grantor was entired or not said prior of the Grantor of the Grantor of the said prior assigns of the Grantor was entired or not said prior control of the said prior of the death of removal from said. In the Event of the death of removal from said. First successor in this treat, and if for any like cases said first suc of Deeds of said Congress berefly appointed to be second successor in this treat, and if for any l | 9rennen of said County is hereby appointed to be consist fail or refuse to set, the person who shall then be the acting Recorder saver in this trust. And when all the aforesaid covenants and agreements are sid premases to the party entitled, on receiving his reasonable charges. 20th day of September 1966 |
| This Document was prepared 8_; | (SEAL) |
| Diane Compton | Gilien Cuff (SEAL) |
| Evergreen Flaza Sank | $\mathcal{U}\mathcal{U}$ |
| Evergreen Fark, Hilinois | |
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| STATE OF | Illinois | } ss. | | |
| COUNTY OF | Cook . | \ \ | | |
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| | Bourgecis, Jr. | , a Notary Pu | | |
| State aforesaid, I | OO HEREBY CERTIFY | that Kenneth M. Ruff and | Eileen Ruff (his wi | fe) |
| , | | | | _ |
| | | s s are | ibad as the foregoing in | strumont |
| | | erson_s whose name_s are subsc | | |
| opplared before | me this day in person | and acknowledged that they sign | ned, sealed and delivered | the said |
| instruije i s <u>t</u> | heir free and volunta | ary act, for the uses and purposes therei | n set forth, including the re | lease and |
| waiver of the rig' | a of homestead. | | | |
| 23322 | The contract of the contract o | d this day o | f September | 19 <u>7</u> 6 |
| CONCERNITION | nand and notatial sea | i tilis aug | , | |
| (Impress Ceal | හ Hare, | | | |
| | | - Edward J. a | Notary Public | |
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END OF RECORDED DOCUMENT