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TXUST DEED-SECOND MORTGAGE FORM (ELLINOIS) NO. 202 NW
This Indentiture, witnesseth, That the Grantor S
SAM SMITH and ORA LEE SMITH, his wife
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of the City of Chicago County of Cook and State of Illinois
for a.d. onside: ation of the sum of Sixty-five Hundred Four & 60/100 Dollar
in hand rail CONVEY AND WARRANT to JOSEPH DEZONNA, Trustee
of the C
and to his successor, in trust hereinafter named, for the purpose of securing performance of the covenants and agreement
herein, the following described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures and leverything appurtenant thereto, together with all rents, issues and profits of said premises, situated
in the City o Chicago County of COOk and State of Illinois, to-with Lot 19 and the North 12 1/2 feet of Lot 20 in the Resubdivision of
Lot 19 and the North 12 1/2 feet of Lot 20 in the Resubdivision of
Block 3 in A. W. Cook's Subdivision of Block 1 and 9 in Andrew Sub-
division of the East 7/2 of the South West 1/4 of the South East Fractional 1/4eStire of The Indian Boundary Line East of the Third
Fractional 1/4eNorth of The Indian Boundary Line East of the Third
Principal Meridian in Loo! County, Illinois.
Hereby releasing and waiving all rights under and by virtue of the omestead exemption laws of the State of Illinois.
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The GrentorS. SAM SMITH and ORA LEE SMITH, his wife.
justly indebted upon the ir one principal pro nis ory note bearing even date herewith, payable
WORTHY PRODUCTS CORPORATION, for the sum of Sixty-five Hundred Four
and 60/100 Dollars (\$6504.60)
payable in 59 successive monthly instalments each ors 70 4 lexcept the final
instalment which shall be equal to or less than the monthly instalments due
on the note commencing on the 15th day of Sept, 1977, and or the same date of
each month thereafter, until paid, with interest after maturity of the highest
lawful rate.
Us
THE GRANTOR covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said note, provided, or according to now according to now according to now according time of navment; (2) to not prior to the first day of June in each year, all taxes and savesaments against said openiess.
THE GRANTOR
of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Trustee herein as their inferests may appear, which policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay all prior incumbrances.
and the interest thereon, at the time or times when the same shall become due and payable. In THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantes or the holder of said industries may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said premises or pay
in the Event of failure so to insure, or pay taxes or assecurents, or the prior incumbrances or the interest thereon when due, the grantes or the holder of said ind-bledness, may procure such insurance, or pay such taxes or assessments, or the prior incumbrances and the interest thereon from time to time; and all money so paid, the grantor,agree to repay immediately without demand, and the same with interest thereon from tile date of nayment at seven per cent. per annum, shall be so much additional indebtedness excured hereby, much interest thereon from the date of nayment at seven per cent. per annum, shall be so much additional indebtedness excured hereby, much interest the control of the per annum, shall be so much additional indebtedness excured hereby, much interest.
FOR THE ELECT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned interest, shall, at the option the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, as seven per cent. For annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by
express terms. It is Agreed by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure here- including reasonable solicitor's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole
of including reasonable solicitor's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing saturact showing the whole tile of said premises embracing foreclosure decree—shall be paid by the grantor; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indubtedness, as something to a party, shall also be paid by the grantor
proceedings, which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release hereof given, until all such expenses and disbursements, and the costs of suit, including solicitor's fees have been paid. The grantorfor said grantorAnd for the beirs, executors, administrators
proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release hereof given, until all such expenses and dissigns of said grantor
Cook
August G Markel
my like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second recessor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to he party entitled, on receiving his reasonable charges.
277
Witness the hand and seal of the grantor this A.D. 19 17
(SEAL)
What Fee Smith (SEAL)
(SEAL)
(SEAL)
USAL)

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State of	llinois Cook	} ss.	·	DAD-	
•	I,	Public in and for	said County, in the State af	resaid. Do Berety Gentin this	annonno.
	\$	AM SMITH a	nd ORA LEE SMITH,	his wife	2 0
	instrume delivered	nt, appeared befor the said instrume	be the same person—whose no eme this day in person, and ent as the iree and volumes and waiver of the right o	acknowledged that they significant act, for the uses and t	and sealed and
	day of	Moen under my har August	ad and Notarial Seal, thisA. D. 19_77	2nd	manus (Contract)
A .					tary Public.
				Commission Expiration Date	May 7, 1974
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OND MOR	ITH a	J DEZ	MEN. Natio		4
SECOND MORTGAGE Trust Deed	SAM SMITH and ORA LEE SMITH, his wife	JOSEPH DEZONNA, Trustee	THIS UNSTRUMENT WAS PREPARED BY:	1 1 1 2 2 2 2 N	
H	SA		THIS 1		

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