UNOFFICIAL COPY

RUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

25189523

#1. 21 \ .		
This Indenture, witnesse	TH, That the Grantors	<u>;</u>
BOBBY HA	ARRIS and CLAUDIE L. H	ARRIS, his wife
		and State of Hilinois
for • . in consideration of the sum of I	Fifty nine hundred eigh	nty one and 40/100 Dollar
hand paid, CONVEY AND WAR	RANT to JOSEPH DEZONN	IA, Trustee
herein, the fillowing described real esta paratus and finures, and everything appur	amed, for the purpose of securin ate, with the improvements the tenant thereto, together with all a	g performance of the covenants and agreement reon, including all heating, gas and plumbing ap- rents, issues and profits of said premises, situate
		rision of the South 4 acres of the
	•••••••••••••••••••••••••••••••••••••••	
		thwest 1/4 of Section 3, Township al Meridian, commonly known as
377 East 87th Plac Ch	icago. Illinois.	
1		
	/) ^	
		1 Al- Danie Al- Class Tili
lereby releasing and waiving all rights und In TRUST, nevertheless, for the purpos	se of securing performance of the	
		ssory notebearing even date herewith, payable
		ssory note bearing even date nerewith, payaba
for the sum of Fifty nine 1	hundred eighty one and	
		ach f 99.69 except the final
		the onthly instalments due
		1979, and on the same date of
		after matu. ity at the highest
lawful rate.		
		4 0
THE GRANTOR coverant and agreesa cording to any agreement extending time of paymen d on demand to exhibit receipts therefor; (3) within a st rusy have been destroyed or damazed; (4) that was: 1 premises incured in companies to be selected by the the first mortrage indebtedness, with loss clause attas y appear, which policies shall be left and remain with	follows: (1) To pay said indebtedness, and; (2) to pay prior to the first day of June sixty days after destruction or damage to re to to said premises shall not be committed grantce herein, who is hereby authorized ched payable first, to the first Trustee or M the said Mortagages or Trustees until the:	the interest thereon, as herein and in said to provide on in each year, all taxes and sacesument against said point in each year, all taxes and sacesument against said points build or restore all buildings or improvements on said remises or suffered; (6) to keep all buildings now or at any time or suffered; (6) to keep all buildings now or at any time or suffered, as econd, to the Trustee herein at both the suffered said independent, including principal and all sacraed interests, and independents, including principal and all sacraed interests, and independents, including principal and all sacraed interests, and independents, including principal and all sacraed interests, but he same as if all of said indeptedness had then matured by
IN THE EVENT of failure so to insure, or pay taxe said indebtedness, may procure such insurance, or nay	es or assessments, or the prior incumbrane such taxes or assessments, or discharge or	es or the interest thereon when due, the grantes or the holder r purchase any tax lien or title affecting said premises or paw
prior incumbrances and the interest thereon from tim same with interest thereon from the date of payment in the Event of a brench of any of the aforea ill, at the option of the legal holder thereof, without n	ne to time; and all money so paid, the gran at seven per cent, per annum, shall be so t aid covenants or agreements the whole of otice, become immediately due and payab	toragrea to repay immediately without demand, and nuch additional indebtadness secured hereby. asid indebtedness, including principal and all earned interest, la, and with interest thereon from time of such breach, as
en per cent per annum, shall be recoverable by forcess terms. It is Agreed by the granter that all expenses	and disbursements paid or incurred to beh	n, the same as it all of said indebtedness had then matured by
including reasonable solicitor's fees, outlays for docur e of said premises embracing foreclosure decree—she ding wherein the grantee or any holder of any part	mentary evidence, stenographer's charges, all be paid by the grantor; and the like of said indebtedness, as such, may be a pa	b, the same as if all of said todebtedness had then matured by laif of complainant in connection with the foresclource hera- cost of procuring or completing shattact showing the whole expenses and disbursements, occasioned by any suit or pro- arty, shall also be paid by the grantor
ceedings; which proceeding, whether decree of sales disbursements, and the costs of sulf, including solicits	shall have been entered or not, shall not be a shall have been paid. The grantor	of in any decree that may be rendered in such investment dismissed, nor a release hereof given, until all such expenses or said grantor and for the heirs, executors, administrators
ussigns of said grantorwaiveall right to the po the filing of any bill to foreclose this Trust Deed, the	sectation of, and income from, said premise court in which such bill is filed, may at or	to nous also see pain by the grantor
ning under said grantor, appoint a receiver to take nises.		
IN THE EVENT of the death, removal or absence	from sald COOK Cou	nty of the grantee, or of h'? refusal or failure to act, then
like cause said first successor fall or refuse to set, the ressor in this trust. And when all the aforesaid coven party entitled, on receiving his reasonable charges.	person who shall then be the acting Record ants and agreements are performed, the gr	reby appointed to be first successor in this trust; and if for der of Deeds of said County is hereby appointed to be second rantee or his successor in trust, shall release said premises to
Witness the hand and seal of the g		day of September A. D. 1970
minution.	Hally	(SEAL)
MANA SA	1 Claudie	1 Dain
		(SEAL)
BICALICI	#F(17,000 b)(000000 \$20000000, 000 b)	(SEAL)
		(SEAL)
KB/L)		•

25189523

UNOFFICIAL COPY

	•	W.
65mil77x		
Country of Cook	} 45.	
	I, elevander m Signet	· · ·
Marine Street	a Notary Public in and for said County, in the State aforesaid, 30s Serving County	that
State of the state	BOBBY HARRIS and CLAUDIE L, HARRIS, his wife	
		ed to the foregoing
	instrument, appeared before me this day in person, and acknowledged that hey delivered the said instrument as their free and voluntary act, for the uses an	signed, sealed and d purposes therein
	set forth, including the release and waiver of the right of homogened.	19th
	day of Se fection her A D. 10 79	7 .
0,	Alexandra M Si	polt
70	$oldsymbol{arrho}$	youry Pablic.
C)		
		The state of the s
		en factorial de la companya de la co
*		
	Status Reis	donote de acros (). Como y innocet y
	1979 OCT 12 197 in 21	STORY COUNTY INTRODUCED IN
	to the state of th	Rec 10:00
	C'y	
	0.	
	10	
	/ / // // /	N
		<u> </u>
	By:	251895/3
e Se	Chio.	O.
3 6	Tru Tru Tru III	
g 57 3	TO TO SIZONNA, TO	
W W W SIE	T WA	
SECOND MORTGAGE TUST DE	OLAUDIE L. HARRIS, his wife TO JOSEPH DEZONNA, Trustee NSTRUMENT WAS PREPARED B North Milvaukee Avenue ago, Illinois 60641	
Se CO THE MAN	HE LIGHT HE HE	
SECOND MORTGAGE Trust Deed BOBEY HARTES and	JOSEPH DEZONNA, Trustee JOSEPH DEZONNA, Trustee THIS INSTRUMENT WAS PREPARED BY: Northwest National Bank of Chicago 3985 North Milvankee Avenue Chicage, Illinois 60641	
	HIS 3983	
•	The Company of the Co	, li