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26523746

TRUST DEED-SECOND MORTGAGE FORM ([LEINOIS)

	nty of COOk and State of Illinois
	y-one Hundred Ninety-four & 60/100
n hand paid CONVEY. AND WARRANT	
fthe_City of ChicagoCom	T111 /
erein, the foncying described real estate, with aratus and fixture and everything appurtenant to the Town of Hanover Park	or the purpose of securing performance of the covenants and agreement the improvements thereon, including all heating, gas and plumbing thereto, together with all rents, issues and profits of said premises, situated to the country of the country
	tion 36, Township 41 North, Range pal Meridian, in Hanover Township,
	only known as 1940 Park Av. Hanover Park
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	y virtue of the for estead exemption laws of the State of Illinois. uring performance of the covenants and agreements herein. EVAN, Diversed
PRESTIGE ALUMINUM CORPORATI Ninety-four & 60/100 Dcllar	ON, for the sum of Seventy-one Hundred s (\$7194.60)
	nly instalments each of 17.9.9 pa
	4th day of April 1983, and on the same date of
•	d, with interest after maturity at the highest
lawful rate.	
lawful rate.	oorganac
lawful rate.	26523746
The Granton coverant and agree as follows: reding to any agreement extending time of payment; (2) to p on demand to exhibit recepts therefor; (3) within sixty days a tany have been destroyed or demand; (4) that waste to said premises insured in companies to be selected by the grantes be fart mortgage indebtedness, with loss clause attached paysi appear, which policies shall be left and remain with the said M be interest thereon, at the time or times when the same shall. In the Event of failures so to insure, or pay taxes or asses ald indebtadens, may prove interest thereon from time to time; tense with interest thereon from the date of payment at seven; In the Event of a breach of any of the adoresaid covera lat the option of the legal holder thereof, without notic, beco n per cent. per annum, shall be recoverable by foreeloure	(i) To pay said indebtedness, and the interest thereon, as herein and in said not a provided, only prior to the first day of June in each year, all taxes and sasessments against so I promise premises shall not be committed or suffered; (b) to keep all buildings now or at a vitil the premises shall not be committed or suffered; (d) to keep all buildings now or at a vitil pole first, to the first Trustee or Mortgagee, and, second, to the Trustee harsin as they in a restortagues or Trustees until the load-bid choices is fully paid, (6) to pay all prior, incumb necessities and payable. When the prior incumbrances or the interest thereon when due, the grantee or the holds are raneasments, or discharge or purchase any tax line por tuits affecting said premises or per cent. per annum, shall be so more additional to good any promise or photocommittees or an examination of the province of the sufficient of the payable, which is considered to the province of the sufficient of the payable and all earned interest method from time of each preach including principal and all earned interest see immediately doe and payable, and with interest thereon from time of such breach.
THE GRANTOR covenant and agree	(ii) To pay said indebtedness, and the interest thereon, as herein and in said not a provided, nay prior to the first day of June in each year, all taxes and sasessments against as discussed for destruction or damage to rebuild or restore all buildings or improvements on any promise feed returning the said provided or restore all buildings now or at a y time present and the local provided or restore all buildings now or at a y time provided or restore all buildings now or at a y time provided or restore and the said provided and provided and payable. We have a said of the first Trustee or Mortgagee, and, second, to the Trustee herein as they in a property of the prior incumbrances or the interest thereon when due, the grantor is necessary to the prior incumbrances or the interest thereon when due, the grantor, agree to repay imprediately without demand, as not cent, per annum, shall be so much additional indebtedness secured hereby, and all mony to naid, the grantor, agree to repay imprediately without demand, as not cent, per annum, shall be so much additional indebtedness encured hereby, and all carried interest of the provided and payable, and with interest thereon from time of such breach, a thereof, or by nut at law, or both, the same as if all of said indebtedness had then matured hereing the providence, stempers and the history of procuring or completing abstract showing the who by the grantor, all such expenses and disbursements, occasioned by any suit or providence, stempers, as such, may be a party, shall also be paid by the grantor, all such expenses and disbursements, occasioned by any suit or providence, stempers, as such, may be a party, shall also be paid by the grantor, all such expenses are been paid. The grantor, shall also be paid by the grantor or received and included in any decree that may be rendered in such foreclosure here we have a party, shall also be paid by the grantor provided and an administration or charges of said premises pending such foreclosure provided and an
THE GRANTOR covenant and agree as follows: reding to any agreement extending time of payment; (2) to g an demand the substitute of the substitu	(ii) To pay said indebtedness, and the interest thereon, as herein and in said out a provided, only prive to the first day of June in each year, all taxes and sasesaments against as a promise first deviation or damage to rebuild or restore all buildings or improvements on as you make the deviation of damage to rebuild or restore all buildings or improvements on as you make the deviation of the provided of the p
THE GRANTOR covenant and agree as follows: reling to any agreement extending time of payment; (2) to g on demand to exhibit recepts therefor; (3) within sixty days a law, have been destroyed or demande, (4) that waste to asid g premises insured in companies to be selected by the grantes h is free mortgaged for each shall be left and remain with the said to the interest thereon, at the time or times when the same shall IN THE EVENT of failure so to insure, or pay such taxe rior incumbrances and the interest thereon from time to time; tame with interest thereon from the date of payment at avera; and the option of the legal holder thereon from time to time; tame with interest thereon from the date of payment at avera; IN THE EVENT of a breach of any of the aforesaid covera at the option of the legal holder thereon than the continuity at the option of the legal holder thereon the continuity and the payment of the continuity of the account of the continuity and premises embracing foreclosure decree—shall be paid into the proceeding of the continuity of the payment of asid into the proceeding whether of any part of said in disbursements shall be an additional lien upon said premises, sir- collings: which proceeding, whether duding a spart of said in disbursements shall be an additional lien upon said premises, sir- collings and the proceeding of the continuity of the filing of any bill to foreclose this Trust Deed, the court in sing under said grantor, appoint a receiver to take possessing. IN THE EVENT of the death, removal or absence from said Thomas S. Laxsen Witness the hand, and seal of the grantor. Witness the hand, and seal of the grantor.	(i) To pay said indebtedness, and the interest therson, as herein and in said out a purified, nay prive to the first day of June in each year, all taxes and sasesaments arathor, for a hereins after detruction or damage to rebuild or restore all buildings or improvements on as priviled for detruction or damage to rebuild or restore all buildings on my companies acceptable to the private the first Trustee or Mortgagee, and, second, to the Trustee herein as 1 or in exercin, who is hereby authorized to place such insurance in companies acceptable to the historical to the first Trustee or Mortgagee, and, second, to the Trustee herein as 1 or in exercing the control of the companies acceptable to the historical successful the indebtedness is fully paid, (6) to pay all prive, incume successful the indebtedness or the prive incumbrances or the interest thereon when due, the grantee or the holders or assessments, or discharge or purchase any tax lies or tuits affecting said premises or and all money to paid, the grantor agree to repay imprediately without demand, as part cent. per annum, shall be so much additional indebtedness accured hereby, according to the whole of asid indebtedness, including principal and all carroad interests, the thread, or by suit at law, or both, the same as if all of asid indebtedness had then matured by the grantor and the like expenses and disbursements, occasioned by any suit or by the grantor, and the like expenses and disbursements, occasioned by any suit or by the grantor, and had like the companies of the proceedings and premises pending such foreclosure been paid. The grantor, for said grantor, and for the beirs, executors, administrator or or charge of and premises pending such foreclosure proceedings, and agree. when he had be the control from add premises pending such foreclosure proceedings, and agree. when he had be the control from add premises pending such foreclosure proceedings, and agree. when he had been the control from add premises pending such forecl
THE GRANTOR covenant and agree as follows: reling to any agreement extending time of payment; (2) to g on demand to exhibit recepts therefor; (3) within sixty days a law, have been destroyed or demande, (4) that waste to asid g premises insured in companies to be selected by the grantes h is free mortgaged for each shall be left and remain with the said to the interest thereon, at the time or times when the same shall IN THE EVENT of failure so to insure, or pay such taxe rior incumbrances and the interest thereon from time to time; tame with interest thereon from the date of payment at avera; and the option of the legal holder thereon from time to time; tame with interest thereon from the date of payment at avera; IN THE EVENT of a breach of any of the aforesaid covera at the option of the legal holder thereon than the continuity at the option of the legal holder thereon the continuity and the payment of the continuity of the account of the continuity and premises embracing foreclosure decree—shall be paid into the proceeding of the continuity of the payment of asid into the proceeding whether of any part of said in disbursements shall be an additional lien upon said premises, sir- collings: which proceeding, whether duding a spart of said in disbursements shall be an additional lien upon said premises, sir- collings and the proceeding of the continuity of the filing of any bill to foreclose this Trust Deed, the court in sing under said grantor, appoint a receiver to take possessing. IN THE EVENT of the death, removal or absence from said Thomas S. Laxsen Witness the hand, and seal of the grantor. Witness the hand, and seal of the grantor.	(1) To pay said indebtedness, and the interest thereon, as herein and in said out a provided, nay prove to the first day of June in each year, all taxes and sasesments against as Juneaus provents to the first day of June in each year, all taxes and sasessments against as Juneaus provided, in the provided of the provi
THE GRANTOR covenant and agree	(ii) To pay said indebtedness, and the interest thereon, as herein and in said out a provided, on any prior to the first day of June in each year, all taxes and assessments against as a herein and in said out a provided, on any prior to the first day of June in each year, all taxes and assessments against as a herein and in the prior increases a shall not be committed or suffered; (3) to keep all buildings now or at a y time premises aball not be committed or suffered; (4) to keep all buildings now or at a y time premises a shall not be committed or suffered; (4) to keep all buildings now or at a y time of the said interest to the first Trustee or Mortgagee, and, second, to the Trustee herein as 10 yr in a yea fortgagee or Trustees until the load-bindness is fully paid, (6) to pay all prior, incumb recome due and payable, and anoments, or discharge or purchase any tax lies or tillo affecting said premises or the holds as a same and the prior incumbrances or the interest thereon or tillo affecting said premises or payable, and anoments, or discharge or purchase any tax lies or tillo affecting said premises or payable, and anoments, or discharge or purchase any tax lies or tillo affecting said premises or the holds as a same anoments, or discharge or purchase any tax lies or tillo affecting said premises or the holds as a same and the said of the premises and the said indebtedness accured hereby, demand, an oper cent. Per annum, shall be so much apyable, and with interest thereon from time of such branch of the said indebtedness, as such, and an anoment of the said indebtedness, as such with the foreclosure hereing and the said or incutred in behalf of complainant in connection with the foreclosure bedebtedness, as such, may be a such as a such and the said of the s

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OTARY DUBY	personally k instrument, delivered th set forth, in	mown to me to be appeared before e said instrument cluding the releas	me this day in pers na her free a	on, and acknowledged the nd voluntary act, for the right of homestead.	subscribed to the foregoin tat ^S he signed, sealed an uses and purposes therei	30
The state of the s	day of		and Notarial Seal, March A. D. 1		lomai	_
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