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TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

26718139

This Indenture, witnesseth, that the Grantor's WILLIAM BUTLER and
GEORGELLA BUTLER, his wife
cette City of Chicago Combas Cook
of the
for and in com are ion of the sum of FOUR THOUSAND TWO HUNDREY NINETY NINE 12/100 Dollars
in band paid, CON.EY. AND WARRANT to. JOSPEH DEZONNA, Trustee
of the City of Chicago County of COOK and State of Illinois and to his successors: The hereinafter names, for the purpose of securing performance of the covenants and agreements herein, the following the ser bed real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and event ing appurtenant thereto, together with all rents, issues and profits of said premises, situated in the City of Chicago County of COOK and State of Illinois, to-wit:
The West 83 feet of Lot 69 and the East 283 feet of Lot 70 in
Kuyper's Subdivision of Lot lain School Trustee's Subdivision of Section 16, Township 37 North, Range 14 east of the Third Principal
Meridian, commonly known as 142 W. 103rd Place, Chicago, Illinois
The summer of the second secon
Hereby releasing and waiving all rights under and by virtue of the homeste dexemption laws of the State of Illinois. In TRUST. nevertheless, for the purpose of securing performance of the commands and agreements herein. WHEREAS, The GrantorS, WILLIAM BUTLER and GEONETA BUTLER, his wife
justly indebted upon their one principal promissor, procumbearing even date herewith, payable
FIRST METROPOLITAN BUILDERS, for the sum of FOUR THOUSAND TWO
HUNDRED NINETY NINE AND 12/100 Dollars (\$4299.12).
payable in 36 successive monthly instalments each of \$119.42e
on the note commencing on the 1st day of Sep 1083, and on the same date of
each month thereafter, until paid, with interest after maturity for the highest
lawful rate.
THE THE PARTY OF T
THE GRANTOR coverant and agree as follows: (i) To pay said indebtedness, and the interest thereon, as herein and in said notes profer on according to any agreement extending time of payment, (2) to pay prior to the first day of June in each year, all taxes and assessments against sall promess and on demand to exhibit rece-pits therefor; (3) within satty days after deviation or damage to rebuild or restors all buildings or improvements on said over less that may have been destroyed or damaged, (4) that waste to said premises shall not be committed or suffered; (8) to keep all buildings now or at any time. And premises insured in companies to be elected by the grantes herein, who is hereby authorized to place such insurance in companies acceptable to the hinder of the first morityage indebtedness, with instructure attached payable first, to the first Trustes or Morizages, and, second, to the Trustes berein as it in the sate may appear, which policies shall be lett and remain with the said Mortgages or Trustess until the indebtedness is fully paid, (6) to pay all prior incumbrances and the interest thereon, at the time or times went has also shall be considered as and the interest thereon, at the time or times went has also shall be considered as and the interest thereon, at the time or times went has also shall be considered as and the interest thereon, at the time or times went has also shall be considered as and the interest thereon, at the time or times went has also shall be considered as and the interest thereon, at the time or times went has also shall be considered.
IN THE EVERT of failure so to insure, or pay takes or any surrents, or the prior incumbrances or the interest thereon when due, the grantes or the holder of add indebtedness, may procure acute insurance, or pay such takes or assessments, or discharge or purchase my tax its on or till effecting said premise-my pay all prior incumbrances and the interest thereon from time to time; and all money to paid, the granter agree to repay immediately without demand, and the same with interest thereon from the date of payment at seven per cent. per annum, all be so much additional indebtainess secured hereby. IN THE EVERT OF a breach of any of the aforesaid covenants or agreements the whole of said indebtainess, including principal and all earned interest. The notion of the legisla holder thereof. Without notice, become brunefitately due on available and with linterest thereon from time of such househ.
seven per cent. per 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 forse/foure here- of -including reasonable solicitor's fees, outlay for documentary evidence, stenographer's charges, costs of procuring or completure; abstract absorance the whole little of said premises embracing force/ourre decree—shall be paid by the grantor; and the like expenses and disbursements, occasioned by any suit or pro- ceeding wherein the grantee or any holder of any part of said indebtedness, as such, shell also be paid by the grantor All such expenses and disbursements shall be an additional lieu upon said premises, shall be taxed as costs and included in any decree that may be rendered in such forcelosure proceedings; which proceeding, whether decree of said shall have been entered or not, all 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 grantor, foresaid grantor, and for the heirs, occutors, administrators and ansigns of said grantor, secutors, and agrees—that spen the filing of any bill it of increases the first of the possession of, and income from, said premises pending such foresciousing proceedings, and agrees—that spen the filing of any bill it of any bill of the proceeding such foresciousing proceedings, and agrees—that spen the filing of any bill it of a freedoes the Trust Deck of the said grantor, or to any party spen the filing of any bill to discuss the result, issues and profits of the wall premises.
IN THE EVENT of the death, removal or absence from sald
Witness the hand and seal of the grantor this 18th day of July A. D. 1983
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X Welliam Butter (SEAL)
X Georgella & Butteriseal,
(SEAL)

26718139

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	I,/(esuan	
		and for said County, in the 8 BUTLER and GEROC		
	instrument, appear delivered the said	to me to be the same persons ed before me this day in per- instrument atheir free in the release and waiven of the	ion, and acknowledged th ind voluntary act, for the	attheY signed, sealed and
	Gorn under	my hand and Notarial Seal,		
10 (0) SW A	Magning aw	Tylai	T K. Kun	Notary Public
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	vife	k BY:	41	TC
GE CCD	his wife	ARED BY:	60641	
Deed	n and LER, his wife O E w.A., 7	S PREPARED BY:	inola 60641	
MORTGAGE	ENTIER and A BUTLER, his wife TO	T WAS PREPARED BY: totto	Maukoo Ave.	
SECOND MORTGAGE Trugit Deed		THIS PATRICULATION SPREPARED BY: L.J. Alotto Hort wat National Bank	1965 F. Wankoo Ave. Chicker, Illinois 60641	

EAD OF RECORDED DOCUMENT