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| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 | 26884471 | BFC Forms Service, Inc. |
|---|--|---|--|
| THIS INDENTURE, WITNESSETH, That Mark | celo E. Rios and | Vincenta Rios, Hus | band and Wife |
| (hereinafter called the Grantor), of 2452 S. W. (No. and Street) | hipple, C | hicago (City) | Illinois 60623 |
| i. hand paid, CONVEY AND WARRANT to 450 W. 55th St (No. and Street) | LYONS SAVINGS AT Countryside (City) | Tilinois | 60525 (State) |
| and it is successors in trust hereinafter named, for the lowing uses ibed real estate, with the improvements there and expression in appurtenant thereto, together with all reof | on, including all heating, ai ats, issues and profits of sai | r-conditioning, gas and plumb | ing apparatus and fixtures, |
| Lot 1? in Block 2, in Trego West 6', feet of the East 18 the Sout' 64 acres of the No Township ?3 "Orth, Range 13, Meridia", in Cook County, Il | acres of the West orth West quarter East of the Thi | st 34 acres of of Section 25 | |
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| 0, | | ا | |
| END OF DESCRIPTION. Hereby releasing and waiving all rights under and by vir | t' - 4 the homestead exem | ption laws of the State of III | inois. |
| In Trust, nevertheless, for the purpose of securing ; | performance of the covena s and Var enta Ri | nts and agreements herein. OS, Husband and Wi romissory note_bearing eve | fe |
| in 35 monthly installment installment of \$116.30 due | ts of \$115.30 beg | • | |
| | |) _* | |
| | 268 | 38/471 | |
| | , | | L |
| THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or M policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the sair late of the holder of said indebtedness, may procure stillen or the holder of said indebtedness, may procure stillen or the faffecting said premises or pay all prior incum Granton and the said premises or pay all prior incum Granton and the said premises or pay all prior incum Granton and the said premises or pay all prior incum Granton and the said premises or pay all prior incum Granton and the said premises or pay all prior incum Granton and the said premises or pay all prior incum Granton and the said premises of the said indebtedness and the foresaid co carried interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by or It is AGREED by the Granton that all expenses and declosure hereof—including reasonable attorney's fees, of the pleting abstract showing the whole title of said pendice expenses and disbursements, occasioned by any roll of procuch, may be a party, shall also be paid by the Cagnor. All shall be taxed as costs and included in any decree that ma eree of sale shall have been entered or pay Sall not be districted. | To pay said indebtedness,: time of payment; (2) to therefor; (3) within sixty of have been destroyed or dat any time on said premise in companies acceptable to ortgagee, and, second, to the ortgagee, and the indebted by the ortgagee, and the indepthences and the interest in the same with interest in the hereby, wenants on agreements the ereof, without notice, becoming that it be recoverable current. | and the interest l'er y ha, a ays after destruct no to maged; (4) the water of some so insured in ordinate of the first root the holest of the first root er Trust herein as their interest is still paid; (6) to pay a the common form time to time; and thereon from time to time; and thereon from the date of pay whole or said indebtedness, in me immediately due and pay by foreclosure thereof, or by | rein and in said note or ill taxes and assessments got to rebuild or restore in premises shall not be selected by the grantee gage indebtedness, with rests may appear, which yall rive incumbrances. It the on when due, the arge or pur lase, ny tax all mone, so pa f, the ment at ight preent cluding principal, and it when the selection of the sele |
| It is AGREED by the Grantor that all expenses and of closure hereof—including reasonable attorneys fees, of the pleting abstract showing the whole title of said premise expenses and disbursements, occasioned by any roll of Prosuch, may be a party, shall also be paid by the Captor. All shall be taxed as costs and included in any electree that ma cree of sale shall have been entered or polychall not be districted to suit, including attarneys (e.g. have been paid assigns of the Grantor waives all cityly to the possession capress that upon the filling of any chipplaint to foreclose the out notice to the Grantor, or or any party claiming under with power to collect the rolls fistuse and profits of the said. The name of a tearly owner is: The name of a tearly owner is: | bousements paid or incurry for documentary evidence of the certified of th | ed in behalf of plaintiff in ete, stenogranher's charges, e, stenogranher's charges, es correce—shall be paid by the or any holder of any partements shall be an additional closure proceedings: which liven, until all such expenses nor and for the heirs, execupremises pending such foreced which such complaint is filed ceiver to take possession or or | nnection with the for- st of procuring or com- Grantor; and the like of said indebtedness, as lien upon said premises, proceeding, whether de- and disbursements, and tors, administrators and losure proceedings, and may at once and with- charge of said premises |
| The name of a report owner is: Marcelo In the Event of the death or removal from said | E. Rios and Vince Cook | nta Rios, Husband County of the grante | and Wife e, or of his resignation, |
| refusal or failure to act, then Chicago Title first successor in this trust; and if for any like cause said firs of Deeds of said County is hereby appointed to be second a performed, the grantee or his successor in trust, shall releas | t successor fail or refuse to uccessor in this trust. And | act, the person who shall then when all the aforesaid covena | nts and agreements are |
| Witness the hand and seal of the Grantor 5 this | 6th | lay of October | 19 83 |
| \sim | XVia | Pa's | (SEAL) |
| MAIL TO YOU | | | (SEAL) |
| This instrument to prepared by F. Stenberg | , 450 W. 55th St. | , Countryside, Ill | linois 60525 |

UNOFFICIAL COPY

| STATE OF ILL. | |
|--|----------|
| COUNTY OF COOK SS. | |
| I. ROSA A. DUARTE, a Notary Public in and for said County, in the | |
| ,—: — | 1e |
| State aforesaid, DO HEREBY CERTIFY that HAPCELO AND VICENTA RIOS | - |
| & 15a S. Whipple CHGO III. 606a3 | → . |
| p sorely known to me to be the same persons whose names are subscribed to the foregoing instrument | |
| appearance me this day in person and acknowledged that they signed, sealed and delivered the sai | |
| instrument as free and voluntary act, for the uses and purposes therein set forth, including the release an | d |
| waiver of the right of nomestead. Other tiples of and and notarial seal this | |
| Civer into from and and notarial seal this OTN day of CC-10002, 19 0 | £ |
| Rom O Dun to | |
| Notary Public North 1987 | - |
| Commission Expires 1387 | |
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END OF RECORDED DOCUMENT