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| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM N | | 26147670 | BFC Forms Service, Inc. |
|--|--|--|---|---|
| THIS INDENTURE, WITNESSETH, That | Alexander | Loresch a | and Alma Lores | ch (wife) |
| (hereinafter called the Grantor), of 415 | 25th Ave. | Bell | Lwood (City) | Illinois (State) |
| to and in consideration of the sum of | e Thousand | Dollars | ce in Berkele | Dollars |
| hand paid CONVEY AND WARRANT 5500 St. Charles Rd | _ to | Berkeley | CC IN DELICIE | Tilinois (State) |
| (No. and Street) r id to his successors in trust hereinafter named, loving escribed real estate, with the improvement and er in appurtenant thereto, together with of | nts thereon, including hall rents, issues and | ecuring perform all heating, air-o d profits of said p | onditioning, gas and plum | agreements herein, the fol- bing apparatus and fixtures, |
| The North half of the No B. Walrath's Subdivision Section 1(, Township 39 cipal Meridian reference ision record on Octobe 25 as document in 43766, Illinois | n of part of North, Range being had er 13, 1910 Bellwood II | f the Wes ge 12 Eas to the p in Book | t 17/02 chain t of the Thir plat of said S 108 of plats | s of d Prin- ubdiv- page |
| 00 | 4 | | | i |
| Hereby releasing and waiving all rights under an In TRUST, nevertheless, for the purpose of st WHEREAS, The Grantor Alexander | d by vi tue ci the ho curing performance Locesch an | of the covenants 1d_alma_L | and agreements herein. | |
| justly indebted upon in 91 days or subsequent | renewar | principal pro | missory notebearing e | ven date herewith, payable |
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| | | | 2614767 | \mathbf{o} |
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| THE GRANTOR covenants and agrees as followoles provided, or according to any agreement exagainst said premises, and on demand to exhibit all buildings or improvements on said premises to committed or suffered; (5) to keep all buildings representations of the said Most and the interest thereon, at the time or times when the test and the interest thereon, at the time or times when the test of the following significants or the holder of said indebtedness, may police or title affecting said premises or pay all pring Grantor agrees to repay immediately without deper annum shall be so much additional indebtednes. In the Event of a breach of any of the afore carned interest, shall, at the option of the legal hereon from time of such breach at eight per cappears is if all of said indebtedness had then mature. | vs: (1) To pay said is tending time of pays eccipts therefor: (3) nat may have been do now or at any time of source or mortgagee, and tenges or Trustees un the same shall becey taxes or assessment rocure such insurance or incumbrances and mand, and the same | indebtedness, an ment; (2) to pa within sixty day setroyed or dam in said premises acceptable to discoond, to the intil the indebte one due and one to the property of the pro | d the internation of the way when our in each sear, is after described a sale to insured a form a sale to insured a form, nies to insured a form, nies to the hotel of the first and Tasste herein as the ring result fully paid; (6) to public, and the way of the way | herein and in said note or all taxes and assessments mage to rebuild or restore said premises shall not be selected by the grantee or sage indebtedness, with terests may appear, which or all prior incumbrances. The there a when due, the harge of purchase any tax and all may ye so paid, the aymental tight per cent |
| In the Event of a breach of any of the afor carned interest, shall, at the option of the legal hathereon from time of such breach at eight per cersame as if all of said indebtedness had then mature. | esaid covenants or as iolder thereof, volton int per annum shall b red by express terms. | beements the wi ut notice, become be recoverable by | note or said indebtedness, ne immediately due and p y foreclosure thereof, or b | including partial and all payable, and with interest by suit at law, or both, the |
| In the Event of a orean of any of the aight thereon from time of such breach at eight per cerame as if all of said indebtedness had then matured it is Agreed by the Grantor that all expensions are as if all of said indebtedness had then matured it is Agreed by the Grantor that all expensions are all of the properties of the period of th | es and disbursements es Out of Story docum proceeding wher hotor. All the work of the story of the story of the dismissed, nor not one of the dismissed, nor not one of the dismissed, nor not of the said predict of the said premises. I the out of the said premises. | i paid or incurre tentary evidence foreclosure decrein the grantee ses and disburser din such force clease hereof girlor for the Granmet from, said production or the court in vor, appoint a record and the court in vor. | d in behalf of plaintiff in stenographer's charges, ree—shall be paid by the or any holder of any pain ments shall be an addition losure proceedings; which core, until all such expens tor and for the heirs, exer- remises pending such for which such complaint is fil- eiver to take possession of the heirs, exer- | connection with the fore- cost of procuring or com- ne Grantor: and the like to said indebtedness, as al lien upon said premises, proceeding, whether de- se and disbursements, and cutors, administrators and eclosure proceedings, and ed, may at once and with- ir charge of said premises |
| IN THE EVENT of the death or removal from s refusal or failure to act, thenChi.gago_Ti.first successor in this trust; and if for any like caus of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust, sh | tle Ins. Co | GOOK | County of the gran of said County ct, the person who shall the | tee, or of his resignation, is hereby appointed to be the acting Recorder mants and agreements are |
| Witness the hand and seal of the Granton | this151 | thd | y of February | . 19_82. |
| | | / CE OSL | nder Loresch | (SEAL) |
| WHE TO | | X Gen | Toresch | (SEAL) |
| This instrument was prepared by B.Wal | | of Commer | ce/ Berkleley ESS) | |

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| STATE OF Illin | ois | _) | e de la companya de | |
| COUNTY OF DUPag | <u>e</u> | FEB-16-5E 584294 | 26147670 A - 850 | 1 |
| I, Gary Ho | ger | a Nota | ry Public in and for said County, in the | |
| | | | Alma Ioresch | |
| | | | | |
| personal' v ko own to me t | to be the same pers | on_S whose nameSare | subscribed to the foregoing instrument, | |
| / X. | | | signed, sealed and delivered the said | |
| | | act, for the uses and purposes t | therein set forth, including the release and | |
| waiver of the right of hom | | | 00 | |
| Given under my hand | l and noterial seal th | is 15th (| day of <u>February</u> , 19 <u>82</u> . | |
| ((Impress Seal Here) | 0 | ر ِ | an 1 Horas | |
| | 2-11-82 | 4 | (Notary Public | |
| Commission Expires | <u> </u> | - | | |
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| SECOND MORTGAGE Trust Deed | | | | |
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