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HIS INSTRUMENT WAS PREPARED BY D	EANNA LYNN MARINE, 4000 W. NORTH	,
TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS)	27526509	27-34492
~. ~. ~.		
	I, That the Grantor (s) Eugene Brooks	
his wife		
Property Address: 8239 S. Wi	nchester	inoie
of the Cityof Chicago Count	ofCookand State ofIll .thousand .seven bundred fifty-nin	e and 60/100 Dollars
for and in cor. a rati n of the sum of . IWELVE	co. R.D. McGLYNN, Trustee	e and sylvariant bollars
Chicago	County of Cook and State of .	Illinois
and to his successors i. trust' ereinafter named, lowing described real estate, with the improvementhing appurtenant there's, and the with all rents	for the purpose of securing performance of the covena nts thereon, including all heating, gas and plumbing s, issues and profits of said premises, situated	nts and agreements nerein, the for- apparatus and fixtures, and every-
	Country of Cook	and State of Illinois, to-wit:
Lot 30 (except the South 2.5	feet thereof) and the South 18.7	half of the North
all in Block 14 in Bair 1 and	Rowland's Subdivision of the West ownship 38 North, Range 14, East	of the Third
Principal Meridian, in Cook (	oun y Illinois	
P.R.E.I. #20-31-225-057		
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In Trust, nevertheless, for the purpose of se	by virtue of the homestead exemption laws of the St curing performance of the covena. ' in' greements	herein.
WHEREAS, The Grantor (5.) Eugene. Bros	oks and Elizabeth Brooks his wif	e
	principal promissor ( not be	
***************************************		
payable in 84 successive	monthly instalments each of 151.90 the 18thday of May19.85, and	dv
each month thereafter, until	paid, with interest after maturity at the	highes
	*	
The Courses amount and some as follows:	1) To pay said indebtedness, and the interest thereon, as herein an	d in said notes provided, or according to an
agreement extending time of payment; (2) to pay prior to the first di (3) within sixty days after destruction or damage to rebuild or resto premises shall not be committed or suffered; (5) to keep all building thorized to place such insurance in companies acceptable to the holds second, to the Trustee herein as their interests may appear, which g	1) To pay said indebtedness, and the interest thereon, as herein any of June in each year, all taxes and assessments against said premise real buildings or improvements on each greatest said premise real buildings or improvements on each greatest said premise real buildings or improvements on each greatest said the said said to the said said said said said said said said	s, and on demand to exhibit receipts ther. for i destroyed or damaged; (4) that waste to sau cted by the grantee herein, who is hereby au- e first, to the first Trustee or Mortgagee, and, until the indebtedness is fully paid; (6) to pay
all prior incumbrances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay taxes or assess may procure such insurance, or pay such taxes or assessments, or there is the time and all money as said the granter.	swent the same stati become due and payants.  ments, or the prior incumbrances or the interest thereon when due, the discharge or purchase any tax lien or title affecting said premises or payants. The property interests of the same with its constant of the same with its const	ne grantee or the holder of said indebtedness, pay all prior incumbrances and the interest interest thereon from the date of payment at
seven per cent, per annum, shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforesaid covenants Level belief these of without parties become immediately due and n	secured hereby.  or agreements the whole of said indebtedness, including principal and upwhile and with interest thereon from time of such breach, at seven	all earned interest shall, at the option of the
foreclosure thereof, or by suit at law, or both, the same as if all of sai fr 18 Agrigad by the grantor that all expenses and disbut solicitors fees, outlays for documentary evidence, stenographer's cha	d indebtedness had then matured by express terms.  sements paid or incurred in behalf of complainant in connection with a  sements paid or incurred in behalf of complainant in connection with a  sements paid or incurring as complaining abstract showing the whole title or	the foreclosure hereof — including reasonable
solicitors fees, outlays for documentary evidence, stenographer's cha—shall be paid by the grantor; and the like expenses and disbu as such, may be a party, shall also be paid by the grantor All su	reements, occasioned by any suit or proceeding wherein the grantee or schengenses and disbursements shall be an additional lien upon said publishes a proceeding whether descent field whether the proceeding whether descent field whether the proceeding whether descent field whether the proceeding wherein the grantee of the proceeding whether the proceeding whether the proceeding wherein the grantee of the proceeding wherein the proceeding wherein the grantee of the proceeding wherein the proc	any holder of any part of said indebtedness, premises, shall be taxed as costs and included or not shall not be dismissed from a release
in any decree that may be rendered in such introduced proceeding the hereof given, until all such expenses and disbursements, and the cos administrators and assigns of said grantor waive all right to	rges, cost of procurring or completing abstract showing the whole title or mements, occasioned by any suit or proceeding wherein the grands on the expenses and disbursements shall be an additional lien upon said; a sy which proceeding, whether decree of sais shall have been entered to of suit, including solicitor's fees have been paid. The grants, for the possession of, and income from said procise in the possession of, and income from said procises be said grants, see with power to collect the rents, issues and profits of the said premis- ses with power to collect the rents, issues and profits of the said premis-	said grantor and for the heirs, executors, closure proceedings, and agree that upon
the filing of any bill to foreclose this Trust Deed, the court in which tor, appoint a receiver to take possession or charge of said premi	such power to collect the rents, issues and profits of the said premis	es.
In the Event of the death, removal or absence from said	CookCounty of the gr	rantee, or of his refusal or failure to act, then
Joan J. Behrendt  any like cause said first successor fail or refuse to act, the person trust. And when all the aforesaid covenants and agreements are pressonable charges.	who shall then be the acting Recorder of Deeds of said County is here berformed, the grantee or his successor in trust, shall release said pre	d to be first successor in this trust; and if for eby appointed to be second successor in this mises to the party entitled, on receiving his
Witness the hand J1 -541	rthis3rdday ofApr.i1	a n 19 85
witness the hand and seal of the granto		
•	Elisabeth Brooks	(SEAL)
•••	Dlyalite Drooks	(SEAL)
•	V	(SEAL)
		(SEAL)

BOX 22

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## **UNOFFICIAL COPY**

tate of Illinois	)			
nunty of Cook	\$ 1515.			
,	494: Z6-85 582	that Eugene Brooks.	.andElizanelu	11.0
Brooks, his wife				
ersorally known to me to be the same person.	s.whose namesare		subscribed to the foregoing	
when the appeared before me this day in per their free and voluntary act, for the uses	son, and acknowledged that. The	y signed, sealed and delivered	d the said instrument	
Gir a ur der my hand and Notarial Seal				
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	D BX	Salar Landage		
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SECOND MORTGAGE  Orthory HPPP  TO R.D. MCGLYNN, Trustee	THIS INSTRUMENT WAS PREPARED BY:	4000 W. North Ave.		KI SKOLEJJ
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S. D.	ins:	nica		0451 PB

END OF RECORDED DOCUMENT