UNOFFICIAL COPY

27051607

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS

This Indenture, withnesseth, That the Grantor CANDIDO CARCIA and MARIA DE LA LUZ
CANDIDO CARCIA and MARIA DE LA LUZ
WHIM DIMPRIMITY WITHNESSETH That the Granter
CAROTA Lin wife
of the City of Chicago County of Cook and State of Illinois
for and in consideration of the sum of Seven thousand six hundred eighty and 60/100Dollars
in hand paid, CONVEY. AND WARRANTto JOSEPH DEZONNA, Trustee
of the Cityof Chicago County of Cook
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the fol-
lowing described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and every- thing 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 wife
Lot 24 in Block 2 in Kensington being a subdivision of Part of the
SE.1/4 and the SW.1/4 of Section 22, Township 37 North, Range 14, East
of the Third Principal Meridian, in COOK COUNTY, ILLINOIS, commonly
known as 318 E. 116th Street, Chicago, Illinois.
6
Hereby releasing and waiving all rights under ar . by vir 1e of the homestead exemption laws of the State of Illinois.
In Trust, nevertheless, for the purpose of a curing performance of the covenants and agreements herein.
WHEREAS, The Grantor CANDIDO GARCI' and MARIA DE LA LUZ GARCIA, his wife
justly indebted upon their one principal promisory note bearing even date herewith, payable
FIRST METROPOLITAN BUILDERS for .nr .rum of Seven thousand six hundred
eighty and 60/100 dollars (\$7680.60).
payable in 60 successive monthly instal ne its each of 128,01 due
on the note commencing on the 26th day or May 19.84, and on the same date of
each month thereafter, until paid, with interest after maturity at the highest
lawful rate.
The Granyon covenant and agree as follows: (1) To nav said indebtedness and the interest thereon, as begin and it sail notes provided, or according to any
The Grantoncovenentand agreeas follows: (1) To pay said indebtedness, and the interest thereon, as herein and it sai notes provided, or according to any screenest extending time of payment; (2) to pay prior to the first day of June in each year, all tazes and assessments against said promise, a, i on demand to exhibit receipts therefore. (3) the said in the committed or suffered; (6) to keep all buildings more or at any time on said premises insured in companies to be selected by thedues, series, who is hereby sutherized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable first, to 1 of first Th. tee or Mortgages, and, second, to the Turstee herein as debte interests may appear, which policies shall be left, and ermains with the said Mortgage first debtedness is fully unid, (6) to appreciate the payable first than the said Mortgage for the said Mortgage for the said Mortgage for the debtedness is fully unid, (6) to appreciate the payable first than the said Mortgage for the said Mortgag
The Grantoncovenentand agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and it sai notes provided, or according to any sarvenent extending time of payment; (2) to pay prior to the first day of June in each year, all tazes and assessments significant said prains, a. i on demand to exhibit receipts therefor, (3) the said to be committed or suffered; (6) to keep all buildings now or at any time on said premises insured in companies to be selected by thedues, write, have in hereby authorized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause stateched payable first, to 1 of first Th. the or Mortgages, and, second, to the Turstee herein as their interests may appear, which policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the same shall become due and payable. It was Dever of failure so to insure, or post traces or assessments, of the prior incumbrances and the interest thereon when due, the grantee ** dor of said indebtedness,
The Grantoncovenentand agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and it sai notes provided, or according to any streament extending time of payment; (2) to pay prior to the first day of dune in each year, all tazes and assessments signified a significant of the control of the c
The Granton covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and it sai notes provided, or according to any agreement extending time of payment; (2) to pay prior to the first day of dune in each year, all tazes and assessments against said premis, a, i on damand to exhibit receipts therefor, premise shall not be committed to see the control of the c
The Granton covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and it sai notes provided, or according to any agreement extending time of payment; (2) to pay prior to the first day of dune in each year, all tazes and assessments against and prains is, a, i on demands to exhibit receipts therefor, premise shall not be committed to result the state of the state o
The Granton covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and it say notes provided, or according to any sgreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said premis s, at on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been 'noved or demanged; (4) that waste to said premises that may have been 'noved or demanged; (4) that waste to said premises that into be committed or saidfrent(is) to keep all buildings once or at any time on said premises instant only the control of the said to the said that the said to the sai
The Granton covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and it say notes provided, or according to any agreement extending time of payment; (2) to pay for to the first day of June in each year, all taxes and assessments against said premis s, a i on demand to exhibit receipts therefor; (3) within sixty days after destruction or danage to rebuild or restore all buildings or improvements on said premises that the said ways to be provided, or according to any specific payments and the provided or suffered; (6) to keep all buildings now or at any time on said premises instructed in companies to be selected by the saides remains, who is hereby as the said of
The Grantoncovenantand agreeas follows: (1) To pay said indebledness, and the interest thereon, as herein and it say notes provided, or according to any sgreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said premise s, all on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been. "noved or demand; (4) that waste to said premises that may have been." Invest or demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been." Invest or demands on the said to said the said to said premises that may have been. "Invest or Mortunges, and, the part of the part o
The Grantoncovenantand agreeas follows: (1) To pay said indebledness, and the interest thereon, as herein and it say notes provided, or according to any sgreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said promise s, all on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been 'noyed or demaged; (4) that waste to said premises intered in companies acceptable to the part of the control of the co
The Grantoncovenantand agreeas follows: (1) To pay said indebtedness, and the interest thereon, as herein and it say notes provided, or according to any sgreenment tending time of payment; [20] to pay prior to the first day of June in each year, all taxes and assessments against said promise s, at in of assemant to expending the control of the provided of the provided of the payment; [20] to pay prior to the first day of June in each year, all taxes and assessments against said promises and provided or suffered; (60) that waste to said premises that may have been 'noyed or demaged; (4) that waste to said premises insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable form, to 1 sinst 17. the or Mortgages, and, all prior incumbances, and the interest thereon, at the time or time sweet her has seen shall become due and payable. By THE EVERT of failure so to insure, or pay taxes or assessments, or the prior incumbances or the interest thereon, and the interest according to the control of the payable. The pay such taxes or assessments, or the prior incumbances or the interest thereon when due, the grantee or pay all prior incumbances and the interest thereon or pays that taxes or assessments, or the prior incumbances and the interest thereon when the same who is the same with a same and the interest server per cent, per annum, shall be so much additional indebtedness secured hereby. It rits Evers of a breach of any of the shortsed coverants or agreements the whole of said indebtedness, including all tends interest said. It does not not be server by the prior incumbance of the prior incumbance of the legal holder thereof, or by and it say or both, the same as if all of and indebtedness included them and the propriet farms. The true Evers of a breach of any of the shortsed or agreements the whole of said indebtedness, including all the discussion interest said. It does not not be solicitor (see, outlays for documentary evidence, stenographe
IN THE EVENT of the death, removal or absence from said Cook
IN THE EVENT of the death, removal or absence from said COOK
IN THE EVENT of the death, removal or absence from said Cook
IN THE EVENT of the death, removal or absence from said COOK
In the Event of the death, removal or absence from said Cook
IN THE EVENT of the death, removal or absence from said COOK
In the Event of the death, removal or absence from said Cook
In the Event of the death, removal or absence from said Cook
Is the Every of the death, removal or absence from said Cook County of the grantee, or of his refusal or failure to act, then Thomas S. Larson states of the grantee and first successor fail or relieue to act, the person who shall then be the acting Recorder of Deeds of said County is threby appointed to be second corressor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand and seal of the grantor this 13th day of April April April SEAL (SEAL)
In this Event of the death, removal or absence from said Cook

27051607

UNOFFICIAL COPY

	State of County of	Illinois Cook	}	ss.	_	A			
	personally know	n to me to be the	same person S	whose name	Hereby Cer are		ANDIDO GAR	CIA and MARIA	
)	as their free	eared before me and voluntary a	this day in persor t, for the uses an	, and acknowled d purposes there	ged that . ^t . in set forth	he Ysigned, s including the	ariloh haa halea	subscribed to the for red the said instrument wer of the right of home	
^	day of	der my hand and April	i Notarial Seal, tl	nis13t] 19.84	57	tral	AR.	eus.	
	0			•				Notary Public	
	XX			• -					
		Ox							
			0						
			4						
			1	0,					
			(4)	9)×				
				APR 84	1				
		6,		0:	•	C/2			10.00
				่งรู เคลา 9-84	874	501	23051607	A — REC	10.00
,	•	٠					'5		
	,							Co	
	1 .	u i	٠ • •	: 11 5					
	eg 🔁		nis wi	RED B					
:	TGA		rcia, 1	PREPA		Bank uez 064134		8	2
Box No, 246	MOR +	A and	TO CAN	r was	a)	ional e Aven nois 6			27 051 607
ox No	OND	CARCI	E LA L	UMEN	J. La Motte	st Nat wauke Illi			1 60
Ä	SECOND MORTGAGE	CANDIDO GARCIA and	MARIA DE LA LUZ GARCIA, his wife TO JOSEPH DEZONNA, Trustee	THIS INSTRUMENT WAS PREPARED BY:	J. Le	Northwest National Bank 3985 Milwaukee Avenues Chicago, Illinois 60641%			7
	" (5	J J	7W	THIS	I.	No 39 Ch			

END OF RECORDED DOCUMENT