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TRUST DEED SECOND MORTGAGE FORM (Illinois) FORM No. 2202

27104832

BEC Earms Service, Inc

ereinafter called the Grantor), of 4118 S. Blanchan (No: and Street)		
하스는 사람들은 아이를 가게 되었다. 그리아는 사람들은 사람들은 함께 살아 없는 것이라고 있다.	Brookfield (City)	Illinois (State)
r and in consideration of the sum of <u>Ten and no/100 \$10</u> hand paid, CONVEY_AND WARRANT_ to <u>Bank of L</u>	:00)	Dollars
8601 W. Ogden Ave.	Lyons	Illinois
(No. and Street)	(City)	(State)
nd o is successors in trust hereinafter named, for the purpose of sewing scribed real estate, with the improvements thereon, including and ever ting appurtenant thereto, together with all rents, issues and together with all rents.	all heating, air-conditioning, gas ar	d plumbing apparatus and fixture n theCity
ot 1 i. 2 or 9 in Archer Highlands, being f the West ha'f of the North East quarter of the Thi d'rincipal Meridian, (exceptunty, Illinois	f Section 10, Townshi	p 38 North, Range 13 hereof) in Cook
The residue of primited it was an install executing the ex-		
Entry Comments	20	anagrasi ka bibabah da kuda. Kabupat dan sebagai sebagai
lereby releasing and waiving all rights under and by virt e ε ε the he In TRUST, nevertheless, for the purpose of securing μe ormance		
WHEREAS, The Grantor Martin J. Smolinsk and ustly indebted upon Note and Security Agreement		
ith interest thereon at the rate of prime pay 23, 1984 until maturity, payable Apri 1.2 atil paid at the rate of Prime + 4½ per ann he basis of a 365 day year and charged for adersigned agrees to pay reasonalble attorn by Bank in the collection and enforcement of	3, 98', and with int um. ir erest shall be the actual number of leys' feer, costs & exthis Note	erest after maturity e computed on days elapsed. penses incured
the Note mentioned in the within Trust Deed inder Identification No. 097695301-3385 The Grantor covenants and agrees as follows: (1) To pay said totes provided, or according to any agreement extending time of pagainst said premises, and on demand to exhibit receipts therefor; (3 ib buildings or improvements on said premises that may have been committed or suffered; (5) to keep all buildings now or at any time-terein, who is hereby authorized to place such insurance in compan oss clause attached payable first, to the first Trustee or Mortgagee, a robicies shall be left and remain with the said Mortgagees or Trustees and the interest thereon, at the time or times when the same shall be Int THE EVENT of failure so to insure, or pay taxes or assessmerantee or the holder of said indebtedness, may procure such insuran ien or title affecting said premises or pay all prior incumbrances an Grantor agrees to repay immediately without demand, and the sam er annum shall be so much additional indebtedness secured hereby. In THE EVENT of a breach of any of the aforesaid covenants or arred interest, shall, at the option of the legal holder thereof, she hereon from time of such breach at eight per cent per annum, shall ame as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured by expecting the same as if all of said indebtedness had then matured	has been ident fied be indebtedness, and the interer the yment; (2) to pay when due it is within sixty days after destruction of damaged; (4) that on said premises insured in the season of the transfer for the first perfer in a company to the Transfer ferein a until the indebtedness fully paid come due and proper.	erewith and in said note of year, all taxes and assessment damage to rebuild or restorate to said premises shall not lanies a be selected by the grantee first nortrage indebtedness, wis their inter 's may appear, whis (6) to pry all prior incumbrance the interest thereowy and due.
rantee or the holder of said indebtedness, may procure such insuran en or title affecting said premises or pay all prior incumbrances are rantor agrees to repay immediately without demand, and the sam er annum shall be so much additional indebtedness secured hereby. In THE EVENT of a breach of any of the aforesaid covenants or armed interest, shall, at the option of the legal holder thereof, swent became the state of	ce, or pay such faxes or assessmen d the target increon from time to e with pierest thereon from the asserments the whole or said inde- out notice, become immediately the terceyerable by foreclosure the	ts, or discharge o purch se any to dittine; and all i oney 'p paid, it date of payment '' ph per ce oledness, including princip' i and it due and payable, and with inter- tropf or by suit at law or of the
ame as if all of said indebtedness had then matured by explose term. It is AGREED by the Grantor that all expenses and thinknemen of the control of the con	is. Its paid or incurred in behalf of p mentary evidence, stenographer; g foreclosure decree—shall be p terein the grantee or any holder.	laintiff in connection with the concharges, cost of procuring or coaid by the Grantor; and the lift any part of said indebtedness,
uch, may be a party, shall also be paid by the Grantor. All such expe	nses and disbursements shall be ar red in such foreclosure proceedir release hereof given, until all such	additional lien upon said premis- igs; which proceeding, whether on the expenses and disbursements, a
nau be taxed as costs and included in approache that may be rende ree of sale shall have been entered or not, shall not be dismissed, nor he costs of suit, including attorney has have been paid. The Gra ssigns of the Grantor waives all right to the possession of, and inc grees that upon the filing of an complaint to foreclose this Trust D ut notice to the Grantor, are may party claiming under the Gran	come from, said premises pending seed, the court in which such comp stor, appoint a receiver to take po	heirs, executors, administrators a such foreclosure proceedings, a laint is filed, may at once and wit ssession or charge of said premis
In the Event of the death or removal from saidCook	County o	f the grantee, or of his resignation
In the name of a record owner is: <u>Harliti.in.Smb11188</u> . In the Event of the death or removal from said <u>Cook</u> efusal or failure to act, then <u>George M. Turner</u> inst successor in this trust; and if for any like cause said first successor of Deeds of said County is hereby appointed to be second successor if	County of or fail or refuse to act, the person with this trust. And when all the afor	f the grantee, or of his resignation in the grantee, or of his resignation in the country is hereby appointed to he shall then be the acting Record esaid covenants and agreements a
sieting abstract showing the whole title or said organises embracin stepenses and disbursements, occasioned by any-suited proceeding whoch, may be a party, shall also be paid by the Grintor. All such expenses and a socts and included in appropriate the party of the costs of suit, including attorney are a shall not be dismissed, nor necosts of suit, including attorney are have been paid. The Grassigns of the Grantor waives all right to the possession of, and inc grees that upon the filing of any complaint to foreclose this Trust D but notice to the Grantor, and any party claiming under the Grantor with power to collect the organism of the said premises. The name of a record owner is: Martin I. Smolinski In the Event of the death or removal from said — Cook— etusal or failure to act, then George M. Turner inst successor in this trust; and if for any like cause said first successo if Deeds of said County is hereby appointed to be second successor in this trust; and if for any like cause said first successor in the grantee or his successor in trust, shall release said preferenced, the grantee or his successor in trust, shall release said preferenced.	County of or fail or refuse to act, the person with this trust. And when all the afor	f the grantee, or of his resignation in the grantee, or of his resignation in the country is hereby appointed to he shall then be the acting Record esaid covenants and agreements a
IN THE EVENT of the death or removal from said — Cook effusal or failure to act, then _George _MTurner inst successor in this trust; and if for any like cause said first successor of Deeds of said County is hereby appointed to be second successor in trust, shall release said pre-	County of or fail or refuse to act, the person with this trust. And when all the afor	if the grantee, or of his resignatic aid County is hereby appointed to ho shall then be the acting Record esaid covenants and agreements iving his reasonable charges. 19 84 (SEA

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COUNTY OF COOK	
I, Doris A. Hart	, a Notary Public in and for said County, in the
하시가 얼마 그 맛이 가는 그렇게 이 자꾸 때문 중에 보다.	Martin J. Smolinski and Christine M. Smolinski.
is wife	
personally known to me to be the same person.	_s. whose name_are subscribed to the foregoing instrument,
	acknowledged thattney_ signed, sealed and delivered the said
	t, for the uses and purposes therein set forth, including the release and
waiver of the right of boulestead.	
Given under my hand and notarial seal this	23rd day of <u>April</u> , 19 <u>84</u>
(Impress Seal Here)	per Craffing and the One of the Comment of the American
	Worker Public
Commission Expires Oct. 19,1756	
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SECON Tru Martin J Christin Bank.of	27104832
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