UNOFFOR CORN

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27248997

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

49-39092

775/0	//
This Indenture, WITNESSETH, That the Grantor Beverly + Emma Mathews	
BEVERLY I MATTHEWS, A SINGLE DERSON, TEMMA MATTHEWS LIVERSCO	J. NOT
SINCE RETURNETED.	1
in hand prid, CONVEY. AND WARRANT to GERALD E. SIKORA Trustee	
of the	e fol- very-
in the . City o . Chicago County of Cook and State of Illinois, to	-wit:
The West 15 Feet of Lot 23 and the East 15 Feet of Lo 24 in block 5. " South Chicago Heights in the Southwest /4 of South	ايمة
6. Town ship 32 Now, Range 15. East of the Third principal Meridian, in Colt County, Illinois.	
272489	197
Hereby releasing and waiving all rights under and by virtue of the hom stead erange ion laws of the State of Illinois.	[
IN TRUST, nevertheless, for the purpose of securing performance of the communication of the c	i i i i gLE vabla
justly indebted upon one principal f omis 17 pote bearing even date herewith, pay Alkusew Bank, Chicago Inse	
payable in 94 successive monthly instalments each of 2940 ce monthly	- 1
on the note commencing on the 09 day of 000000 1, at do the same date of	
each month thereafter, until paid, with interest after maturity at the lighest	[
lawful râte.	
THE THE WILL A CHAIN .	
The Gardenon covernant and agree as follows: (1) To pay said indebted:, and the interest the con as herein and in said notes provided, or according agreement extending time of payment (2) to pay prior to the first day of June in each year, it kases and assessments unit said premises, and on demand to exhibit receif. The	refor;
(3) within sixty days after destruction or damage to rebuild or restare all buildings or improvements on said premise. Lath my have been destroyed or damaged, (4) that waste premises that into the committed or calfred; (5) to keep all buildings over of any times or vaid premises into the committed or better than the calfred of the cal	o said by au- e, and, to pi
If this Every of allowe to to incure, or py faces or assessments, or the prior incombrances or the interest threat when due, the grantee or the holder of said indebt, and process with insurance, or py such taxes or assessments, or discharge or purchase or yet and into or this effecting, with uses or pay of piper incombrances and the interest from time to time, and all money so paid, the granter, agree to repay immediately without demand, and the same with interest thereon from the date of payments of the process of th	edness, nterest nent at
ly mr. Event of a breach of any of the aforesaid overcants or agreements the whole of said indebtedness, including principal and all earned interest shall, at the option term of the property	of the
It is ACREAD by the granter that all expenses and disbursements paid or incurred in brief of compinitant in connection with the foreclauser beread- olicition feet, outlars for documentary evidence, steengrapher charges, cost of procuring or completing absents absoning the life of said permises embracing foreclasser— whill be paid by the granter, and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebte and the paid by the granter, and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebte and the paid to the part and the part of the paid by the part of the part of the paid to the paid to the part of the paid to the	decree edness,
The Gasternaoptimization and agreeas follows: (1) To got and inholded: -s, and the interest thereon, as between as breish and in said passes spotied, or respectively. The properties of the propertie	release scutors, at upon d gran-
let this Event of the death, removal or absence from eaid COOK	
Thomas F. Bussey. any like states and all County is hereby appointed to be first successor in this trust; an any like states are in the successor like successor first successor first successor from the successor first successor from the suc	in this
reasonable charges.	1
96 . 71, 84	. 1
Witness the hand and seal of the grantor_uhis 26 day of July 84 A. D. 1	EAL)
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is the state of th	EAL)

UNOPPORTOPY

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I, ANDEGOU L. a Notary Public in and for said County, in BENER L. J. J. D. personally known to me to be the same p instrument, appeared before me this day	n the State aforesaid, Du ti NATTHEASAS erson. Swhose name ^S	ARE	MATTH	bed to the foregoing	·O+
as THE L. free and voluntary act, for the Given under my hand and Notari de	e uses and purposes therein al Seal, this	set forth, including the r 26 Accolpan	elease and waiver of the	right of homestead.	
	EF-11-84	951466	27248997 A	— 3£°.	10.00
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1 84 TT: 25		4/			
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SECOND MORTG.	TO GERALD E. SIKORA	그 기 일을	U		

END OF RECORDED DOCUMENT