RECEIVED IN BAD CONDITION

27269088

49-39725

TRUST DEED-SECOND MORTGAGE FORM (ILLINO):

Olis Indenture, witnesseth, That the Grantor
Lena L. West (DIVORED + NOT SIXE REMARKICO)
of theCityofChicag@ounty ofCookand State ofIllianis
for and in consideration of the sum of Four Thousand one hundred seventy two and 40/100 fors
in hand paid, CONVEY. AND WARRANTto GERALD E. SIKORA Trustes
of the City
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
Subdivision.of.the.east.5/8.(except.the.West.8.Feet.thereof.dedicated!
for lley.). of the South half of the North West quarter of the South
Eart. ur.ter.of. Section. 4, Township. 39. North, Bange. 13, East. of the
Third crincipal Meridian, in Cook County, Illinois.
Hereby releasing and waiving all rights under and by true of the homestead exemption laws of the State of Illinois. In Taust, nevertheless, for the purpose if securing performance of the covenants and agreements herein.
WHEREAS, The Grantor Lena L. V.S. [divorced + NOT SINCE LEMAREIGO)
justly indebted upon
LAKE VIEW TRUST & SAVINGS
245 20 17/4/
payable in 36 successive monthly ins all en s each of 115. 20 due provided on the note commencing on the 19 day of FEEK 1884, and on the same date of
each month thereafter, until paid, with interest after r are 'ity at the highest
landul rata
C SING IN A CUMUM ALONT LARS
Ģ.
The Gaarton governant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and if we provided, or eccording to any
The Cartoncovenant and agree as follows: (1) To pay said indeficitions, and the interest thereon, as here?
territing to piece spots incurrings in companies acceptance to the noncer of the tirits mortgage monotecimes, with nose cause strategies payable for the "latter for a fornigages, and, second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagess or Trustees until 'be is 'obtendess is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and populo.
In the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the b' or of a 'd indebtedness, may precure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lies not title effecting said pressures or pay all prior pay of the interest thereon in this patient of the said linears and all process or add the presents or arrest, to require insurance that the present of the said process or the fail of presents and the said process or the fail of presents and the said process or the fail of presents and the said process or the fail of presents and the said process or the fail of presents and the said process or the fail of presents and the said presents and the said presents are the fail of presents and the said presents are the fail of presents and the said presents are the fail of presents and the said presents are the fail of presents and the said presents are the fail of presents and the said presents are the fail of presents and the said presents are the fail of presents and the said presents are the fail of presents and the said presents are the fail of presents are the fail of presents are the fail of presents and the said presents are the fail of the f
seven per cent, per annum, shall be so much additional indebtedness secured hereby. In rec Event of a breach of any of the aforesaid overanas or agreements the whole of said indebtedness, including principal and all sarned interes. hall the suco of the
foreclosure thereof, or by sail at law, or both, the same as if all of and indebtedness had then matured by express terms. If is Acagen by the granter that all expenses and disbursements paid or inquired in behalf of complainant in connection with the foreclosure hereof—in. indirect expenses and disbursements and or inquired in behalf of complainant in connection with the foreclosure hereof—in. indirect expenses and disbursements and or inquired in behalf of complainant in connection with the foreclosure hereof—in. indirect expenses and disbursements and or inquired in behalf of complainant in connection with the foreclosure hereof—in. indirect expenses and disbursements and or inquired in behalf of complainant in connection with the foreclosure hereof—in. indirect expenses and disbursements and or inquired in the foreclosure hereof.
thereon from time to time, and all motory to plat, the printer,, agree, to repyr innecisitely without demand, and the same with interest thereon) in the dat' of payment at several payment, the control of the
in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall jot be dismassed, nor a lease hereof given, until all such argeness and disburrencents, and the costs of suit, including solicitor's feet have been paid. The grantor of said grantor
the filing of any bill to foreclose this Trust Deed, the court in which such bill is filed, may at once and without notice to the said grantor , or to any party claiming under said grant tor , appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the said premises.
the Part of the transfer of the Cook
Thomas F. Bussey and selection of the country is benefit appointed to be first successor in this trust; and if for
It was overy one sents, recover or section contains. Thomas F. Bussey. At said County is hereby appointed to be first successor in this trut; said if the struct. And when all the afterestic overants and agreements are performed, the grantee or his successor in this trut. And when all the afterestic overants and agreements are performed, the grantee or his successor in trut, shall release said permises to the party emitted, on receiving his reasonable charge.
Jan Jan
Witness the hand and seal of the grantor this
La liva L West (SEAL)
(SEAL)
~~ 751-52-50 · 6-3-0-6-3-0 · 6-5-1506080 · 4 · ** (486. (SBAL)
(SEAL)

27269088

RECEIVED IN BAD CONDITION

00	personally known to me to be the s instrument, appeared before me th as	is day in person, and acknowl	edged that She signed, seals	d and delivered the said instri	ment	
(2)	0.5) Nota	y Poblic.	
25	SEP 84 2: 05		joo	* * * * * * * * * * * * * * * * * * *		
		TCO				
		Y	72		•	7,4
				74.		
. <u>-</u>				0,0	Sc.	
	no. 1% ad mortgage ixt Appd	;	MENT WAS PREPARED BY: M. HEAT! 229 THE AND SAVINGS BANK BLAND SAVINGS BANK BLAND AVE., CHICAGO, IL 60657 BU		27269088	



SECOND MORTGAGE

Orugi Herd

TO TRUSTEE SIKORA Trustee

THIS INSTRUMENT WAS PREPARED BY: