UNOFFICIAL COPY

RECEIVED IN BAD CONDITION

27397259

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS

This Indenture, with	NESSETH, That the Grantor Atlee Butts and Shirley Butts
of the City of Chicago	County of Cook and State of Illinois
for and in consideration of the sum of F .	our Thousand Five Hundred Fifty-Two & 80/100- Dollars
in hand paid, CONVEY. AND WARR	ANTto First Metropolitan Builders, Inc.
	CoCounty of Cookand State of Illinois
'owing described real estate, with the im	named, for the purpose of securing performance of the covenants and agreements herein, the fol- provements thereon, including all heating, gas and plumbing apparatus and fixtures, and every- all rents, issues and profits of said premises, situated
half of the North Was	go
South West Quarter of of the Trird Principa	Section 32, Township 38 North, Range 14, East I Meridian, in Cook County, Illinois:
	90
	0/
Iereby releasing and waiving all rights u	nder and by virtue of the homestead exemption laws of the State of Illinois.
In Trust, nevertheless, for the purp	oose of securing pe .orma ce of the covenants and agreements herein. Butts ar 1 Shirley Butts
ustly indebted upon	one
	essive monthly instalments sar_ of 75.88 due
on the note commencing	ng on theday of 19, and on the same date of
	, until paid, with interest after maturity _* the highest
lawful rate.	
	<u> </u>
THE GRANTOR covenant and agree a	s follows: (1) To pay said indebtedness, and the interest thereon, as herein and in s. (4) ites provided, or according to any
revenent extending time of payment; (2) to pay prior to yi within sixty days after destruction or damage to rebui remises shall not be committed or suffered; (6) to keep a corized to place such insurance in companies acceptable cond, to the Trustee herein as their interests may appe I prior incumbrances, and the interest thereon, at the ti IN THE EVENT Of failure so to insure, or pay tack AV procure such insurance, or any such Laxes or assess	is follows: 10 To pay said indebtedness, and the interest thereon, as herein and in s. d.; these provided, or according to any the first day of union in each syst, all taxes and assessments against and premises and on, amand to exhibit receipts therefore; ill or restore all buildings one or at any time on and premises insured in companies that may have been destroyed or dar say; 1(4) that waste to said ill buildings now or at any time on and premises insured in companies to be selected by the gre. 1s. be, in, who is hereby as to the holder of the first mortgage indebtedness, with less clause stateched payable fort, to the first, to take or Mortgages, and, now of the selection of the first mortgage indebtedness, with less clause stateched payable fort, to the first, to take or Mortgages, and, now of the manufacture of the selection of the selection of the selection of the selection of the first mortgage indebtedness, with less clauses stateched payable fort, to the first, to take or Mortgages, and, now of times the selection of
ereon from time to this find all mount better, the gr ven per cent, per annular, shall be so much autitional in	antor agree to repay immediately without demand, and the same with interest thereon from the late of rape at debtedness secured hereby.
In the Event of Albridge of Arm histories and gal holder thereof, without bottle, become immediately	covenants or agreements the whole of said indebtedness, including principal and all earned interest shall, at the opt in of each guest and payable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be received by the product of the produc
It is ACREED by the grantor that all expenses icitors fees, outlays for documentary evidence, stenoors	u hill of said indepteeness had then matured by express terms. and disbursements paid or incurred in behalf of complainant in connection with the foreclosure hersof—including reason, a subjer's charges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure d. re-
shall be paid by the grantor; and the like expenses such, may be a party, shall also be paid by the grantor	and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtednes All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and include.
any decree that may be rendered in such foreclosure preof given, until all such expenses and disbursements, s	proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release and the costs of suit, including solicitors fees have been paid. The grantor for said grantor and for the heirs, executors,
ministrators and assigns of said grantor waive e filing of any bill to foreclose this Trust Deed, the court r, appoint a receiver to take possession or charge of	all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agree that upon t in which such bill is filed, may at once and without notice to the said grantor , or to any party claiming under said grantor said premises with power to collect the rents, issues and profits of the said premises.
,,	
IN THE EVENT of the death, removal or absence fro	om said Cook
y like cause said first successor fail or refuse to act, th	of said County is before the bethe acting Recorder of Deeds of said County is hereby appointed to be first successor in this trust; and if for her bethe acting Recorder of Deeds of said County is hereby appointed to be second successor in this neats are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his
ist. And when all the aforesaid covenants and agreem asonable charges.	nents are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his
	10+h Docombon Oli
Witness the hand and seal of the	V N 1 R 4
BREDADED DU	SEAL)
PREPARED BY:	Cittle Butts (SEAL)
NAME Geri Andrzejewski	ODATA
	(SEAL)
ADDRESS 4258 N. CICERO	1

72 27

27397259

RECEIVED IN BAD CONDITION

County ofs	ook } ï	is.	•	
		<u> </u>	27591259 A	- 27,
. 5t	want R.K	visua		
Notary Public in and fo		aforesaid, Du Herrhy Certify th		nd Shirley
ersonally known to me	to be the same person .S. wh	ose name S are	subscr signed, sealed and delivered the s	bed to the foregoing
			signed, sealed and delivered the si ling the release and waiver of the	
	hand and Notarial Seal, this			
ay of. Dr. S. Ember.	A. D. 19	.84. 5 War	T R. Wie	Notary Public.
70		3	,	Notary Public.
C)	h.,			
ail to:				
PIDOT BETTARANA	TAN BILL DE 19 'NO			
4258 N.	TAN BULDFAS INC. Cicero Ave.	•		
Cincago,	E 90941			
	A. TO.			
)_		
	Viola I			
	12			
		0/		
		4/2"		
		OH COUNTY		
			C/6/4'50	00 : 1 88 NAL
		•	4/2	
			'Q',	Add to the
			4	
			'S _	
			0	Sc.
			O,	
				Tico .
				Tico 2
11				2/08 = 2/08
				2001
GE				210011200
GAGE				21001/200
Her)				21031200
CHERT HERT	ρ			210817589
d mortgage	φ.			2/08/200
HET HEED	το			1081630
SECOND MORTGAGE THET HEED	Т0	THIS INSTRUMENT WAS PREPARED BY:		1081630

END OF RECORDED DOCUMENT