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TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS) March, 1968 LEGAL FORMS	.E*
THIS INDENTURE, WITNESSETH, That the Grantors, John W. Sanicki and Carol M. Sanicki	_
(his wife)	-,
of the VI)lage of Bridgeview, County of Cook and State of Illinois for and in consideration of the sum of Three Thousand Two Hundred Four Dollars and 60/100	-,
Dollars in hand paid, CONVEY AND WARRANT to Madison Bank and Trust Company	_
of the city of Chicago County of Cook and State of Illinois	-,
as trustee, and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants an	d
agreements herein, the following described real estate, with the improvements thereon, including all heating, air-cond tioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues an profits of said premises, situated in the Village of Bridgeview. County of Cook	i-
and State of Illinois, to-wit: \$. 160 ft. of E. 160 ft. of Lot "0" in Superior Court Commissioners Partition of the N.E. ‡ of Section 36, Township 36 North, Range 12.	
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ereby releasing and waiving a.' 'gb' under and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.	
Whereas. The Grantors are just inde ted upon one principal promissory note bearing even date	
rewith, payable	
in 69 monthly installments for the amount of \$55.41 each until	
the full amount of 13204.60 is paid.	1
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THE GRANTORS covenant and agree as follows: (1) to pay said indebtedness and the i eres thereon, as herein and in said notes provided,	
according to any agreement extending time of payment; (2) to pay prior to the first day of Jobe 1, early year, all taxes and assessments against said mises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction dramage to 'uniform self-ore all buildings or improvements on	
premises that may have been destroyed or damaged; (4) that waste to said premises shall not be to mitted or so the companies to be selected by the grantee herein, who is hereby authorized to place in companies acceptable he holder of the first mortrage indebtedness, with loss clause attached payable first, to the first Trustee or Mo, gagee, nd, second, to the Trustee herein as	
r interests may appear, which policies shall be left and remain with the said Mortgagees or Trustees until the idebted: ss is fully paid; (6) to pay all prior mbrances, and the interest thereon, at the time or times when the same shall become due and payable.	n
aid indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax nep, it tille affecting said premises or pay prior incumbrances and the interest thereon from time to time; and all money so paid, the grantors agree to r ay not rediately without demand, and	
THE GRANTORS covenant and agree as follows: (1) to pay said indebtedness and the i erer thereon, as herein and in said notes provided, according to any agreement extending time of payment; (2) to pay prior to the first day of June i ery year, all taxes and assessments against said nises, and on demand to exhibit receipts therefor; (3) within skity days after destruction or damage to reside of restore all buildings or improvements on time on said premises insured in companies acceptable in the control of the first mortgage indebtedness, with loss clause attached payable forts, to the first trustee or Mo gage, and, second, to the Trustee herion and in a premise site of the control of the first mortgage indebtedness, with loss clause attached payable forts, to the first Trustee or Mo gage, and, second, to the Trustee herion are interests thereon the policies shall be left and fermain with the said Mortgages or Trustees upon the state of the payable in the state of the payable for the payable and the interest thereon, at the time or times when the same shall become due and payable. In the payable in the payable in the payable for the payable for the payable for the payable in the payable for the payable in the payable for the payable in the payable for the payable in the payable	S
n, as the expension of the regar houser interior, without notice, become immediately due and payable, and with interior the buffer of such breach, at n per cent, per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said and stedings had then matured by ess terms.	1.0
IT IS AGREED by the grantors that all expenses and disbursements paid or incurred in behalf of plaintiff in connection for closure hereof— uting reasonable solicitor's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abs, as showing the whole title utility termines emphasing forecognized degree-shall be paid by the grantors; and the like expenses and disbursements occasioned because or proceedings.	
resisterms. ACREED by the granters that all expenses and disbursements paid or incurred in behalf of plaintiff in connection for closure hereof- maintiff assambles solution's feet, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abs. ac, showing the whole the maintiff proceedings of the control of the paid by the grantors; and the like expenses and disbursements, occasioned to any suit or proceeding eight the granter or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the grantors All at, expenses and ursements shall be an additional lieu upon said premises, shall be taxed as costs and included in any decree that may be rendered in such if e a source proceed arguments, and the costs of said, including solicitor's fees have been poid. The grantors for said grantors and for the heirs, excee, "a, administrators assigns of said grantors waive all right to the possession of, and income from, said premises pending such foreclosure proceedings, and acce that the filing of any complaint to foreclose the the said faintors of	13
which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release hereof given, until a 1 s, ch expenses and resements, and the costs of suit, including solicitor's fees have been paid. The grantors for said grantors and for the heirs, exect of administrators	\sim
in THE EVENT of the death or removal from saidCounty of the grantee, or of his resignation, refusal or failure to the	
We cause said first successor fail or refuse to set, the person who shall then be the said County is hereby appointed to be first successor in this trust; and for	
of said County is hereby appointed to be first successor fail or refuse to act, the person who shall then be the acting Recorder of Said County is hereby appointed to be secon essor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises or arty entitled on receiving his reasonable charges.	
of said County is hereby appointed to be first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be seconsessor 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 arry entitled on receiving his reasonable charges. The second is the reasonable charges. The second is the reasonable charges. The second is the second in the second is the second in the s	Ch
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Witness the hands and scals of the grantors this 11 day of June 19-71	CO
THIS TRUST DEED IS SUBJECT TO	CO
Witness the hands and seals of the grantors this 11 day of june 19.71	CO

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STATE OF 111inois	
COUNTY OF DuPage SS.	
I. James S. Elza	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatJohn W. S.	anicki and Carol M. Sanicki (his wife)
personally known to me to be the same person whose name	are subscribed to the foregoing instrument,
apr ard before me this day in person and acknowledged t	hatthey signed, sealed and delivered the said
instrume as .their free and voluntary act, for the uses ar	nd purposes therein set forth, including the release and
waiver of the right of homestead.	
Given a diversity and notarial seal this	day of 1971
Organis Security 19	0 8/2
	Notary Public
Commission 4 to a commission 4	MY COMMISSION EXPIRES 5-1-74
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SECOND MORTGAGE Trust Deed John W. Sanicki and Carol M. Sanicki (his wife) To Hadison Bank and Irust Co.	
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