23 577 898

UNOFFICIAL COPY

FORM No. 2202 September, 1975

TRUST DEED SECOND MORTGAGE FORM (Illinois)

23 577 898

(hereinafter called the Grantor), of 1939 Kiest (No. and Street)	Avenue, Northbrook, Illinois (City) (State)
for any in consideration of the sum of Seven Thous.	and Four Hundred Twenty Nine Dollars and 80/190ars
of 1 35 First Street, Highland Park,	Illinois (City) (State)
and to h's successors in trust hereinafter named, for the pur	pose of securing performance of the covenants and agreements herein, the fol
and everyth a grantenant thereto, together with all rents,	including all heating, air-conditioning, gas and plumbing apparatus and fixtures issues and profits of said premises, situated in the V111age and State of Illinois, to-wit:
of Not Charles County of Cook	and State of Illinois, to-wit:
Lot 35 in North or lok Estates Unit #2,	a Subdivision in Section 9 and 10
Township 42 North Range 12 plat reco	orded May 30, 1954, Document #15868248,
commonly known as 1939 Klest Avenue,	Northbrook, Lilinois.
4	
Hereby releasing and waiving all rights under and by virt to IN TRUST, nevertheless, for the purpose of securing perf WHEREAS, The Grantor David J. Reid, Jr	of the homestead exemption laws of the State of Illinois. or, and, of the covenants and agreements herein.
justly indebted upon one (1)	principal promissory note bearing even date herewith, payable
in the sum of Seven Thousand Four Hun	dred Tweaty Nine Dollars and 80/100 (\$7 429 80)
in sixty (60) successive monthly insta	alments of One Hundred Twenty Three Dollars and ugust 27, 1975 and thereafter on the same day
of each subsequent month until paid in	
	CARICA CIV
THE GRANTOR covenants and agrees as follows: (1) To protes provided, or according to any agreement extending time	say said indebtedness, and the interest of ereon, as herein and in said note or ere of payment; (2) to pay when the interest of ear, all taxes and assessments for (3) within sixty days after destrue on a damage to rebuild or restore the endestroyed or damaged (4) that we consider the said premises shall not be summaried as acceptable to the holder of the first mediage indebtedness, with tagee, and, second to the Trustee herein as their interest must be sufficiently as the first mediage indebtedness, which rustees until the indebtedness is fully paid; (5) or it will prior incumbrances, build become due and payable. Seessments, or the prior incumbrances or the interest there or years and take the insurance for only such taxes or assessments, or dischar e or y rehase any tax nees and the interest thereof from time to time; and if mediage paid, the
against said premises, and on demand to exhibit receipts there all buildings or improvements on said premises that may have committed or suffered; (5) to keep all buildings now or at an	for: (3) within sixty days after destruction or damage to rebuild or restore e-been destroyed or damaged (4) that we be said premises shall not be written on said premises beliefed in companies to be selected by the grantee
herein, who is hereby authorized to place such insurance in closs clause attached payable first, to the first Trustee or Mort	companies acceptable to the holder of the first partiage indebtedness, with agee, and, second to the Trustee herein as their interests may appear, which
and the interest thereon, at the time or times when the same s IN THE EVENT of failure so to insure, or pay taxes or a	rustees until the indeptedness is fully paid; (6) (1) by all prior incumbrances, shall become due and payable, ssessments, of the prior incumbrances or the interest 1 ereor when due, the
grantee or the holder of said indebtedness, may procure such lien or title affecting said premises or pay all prior incumbral Granter pages to copy impositions without depend and	insurance (or only such taxes or assessments, or discharge or parchase any taxacces and the interest thereon from time to time; and if mo every opinid, the
per annum shall be so much additional indebtedness secured by the Evenyt of a breach of any of the aforesaid covery	hereity. ints or agreements the whole or said indebtedness, including principal and all
carned interest, shall, at the option of the legal holder thereon thereon from time of such breach at eight per cent per anning same as if all of said indebtedness had then matured byckme	of without notice, become immediately due and payable, and v. (b. interest path) that the recoverable by foreclosure thereof, or by suit at law, or on it, the becomes
IT IS AGREED by the Grantor that all expenses and disbu- closure hereof—including reasonable attorney's fees outly's fe	exements paid or incurred in behalf of plaintiff in connection with or to be documentary evidence, stenographer's charges, cost of procuring of con-
pletting abstract showing the whole title of said premises en expenses and disbursements, occasioned by any sufflor proceed such, may be a party, shall also be paid by the Graptor. All suc	thracing foreclosure decree—shall be paid by the Grantor; and the like ing wherein the grantee or any holder of any part of said indebtedness, as hexpenses and disbursements shall be an additional lien upon said premises.
shall be taxed as costs and included in anytheree that may be cree of sale shall have been entered or not, shall not be dismiss	rendered in such foreclosure proceedings; which proceeding, whether de- id, nor release hereof given, until all such expenses and disbursements, and
assigns of the Grantor waives all right to the possession of a agrees that upon the filing of any complaint to foreclose this T	sinsurance for the prior meuniorances or the interest i ereot when the, the sinsurance for the single with the same with interest thereon from time to time; and i'll me we opind, the he same with interest thereon from the date of payme, at sit's per cent hereby the same with interest thereon from the date of payme, at sit's per cent hereby the same with interest thereon of the same with interest the whole or said indebtedness, including pri sirial and all and statements the whole or said indebtedness, including pri sirial and all and statements the whole or said indebtedness, including pri sirial and all and statements paid or incurred in behalf of plaintiff in connection with a constraint of the statements paid or incurred in behalf of plaintiff in connection with a constraint of the statements and the statements paid to plaintiff in connection with a constraint of the statements with the part of said indebtedness, as he expenses and disbursements shall be an additional lien upon said premises, and ne release hereof given, until all such expenses and disbursements, and income release hereof given, until all such expenses and disbursements, and income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and of income from, said premises pending such foreclosure proceedings, and of income from, said premises pending such foreclosure proceedings, and control of the court in which such complaint is filed, may at one and with-control of the court in which such complaint is filed, may at one and with-control of the court in which such complaint is filed, may at one and with-control of the court in which such complaint is filed, may at one and with-control of the court in which such complaint is filed, may at one and with-
nut notice to the Grantor, or to day party claiming under the with power to collect the rents, fixues and profits of the said pro-	Grantor, appoint a receiver to take possession or charge of said premises mises.
The name of a record owner is: IN THE EVENT of the death or removal from said	County of the grantee, or of his resignation,
refusal or failure to get, then irst successor in this trust; and if for any like cause said first su of Deeds of said County is hereby appointed to be second successor performed, the grantee or his successor in trust, shall release sa	County of the grantee, or of his resignation, of said County is hereby appointed to be exessor fail or refuse to act, the person who shall then be the acting Recorder essor in this trust. And when all the aforesaid covenants and agreements are id premises to the party entitled, on receiving his reasonable charges.
Witness the handS_and sealS_of the GrantorS_ this	
	Our Collection (SEAL)
	David S. Reid, Jr.
	Tực 11 te Ann Reid (SEAL)
This instrument was prepared by Selena Pestin	e, 1835 First Avenue, Highland Park, Illinois
	(NAME AND ADDRESS)

UNOFFICIAL COPY

	1976 J	UL 29 PM 12 54	Recommended of the Court of the
STATE OFLake	JUL-29-76 22971 	11 • 2357789	8 - A flec
COUNTY OF		Notary Public in and	for said County, in the
itute aforesaid, DO HEREBY CERTIFY		The second second	
persocally known to me to be the same pe	rson s whose names th	ney subscribed to the	ne foregoing instrument,
instrument as <u>heir</u> free and voluntar			
while of the riv . of homestead.			
Given noder my hardd notarial seal	this 22nd	day of	July , 19 76 .
PUD COUNT Sypt (1/9)	79	Notary Publ	coline
4			
	0,		
	0477/		• 4
		1100/	
		E	
			23
		0.0	577
	11	1	Ö
MORTGAGE (Deed To Highland Park Street Park, Illinois 60035 Pestine	\$ 11 m	141	
MORTGAGE Deed To Highland Parl St Street Park, Illin Pestine		11 1	E E. COLE®

FEND-OF RECORDED DOCUMEN