SECOND MORTGAGE FORM (Illinois) FORM No. 2202 23 742 759 GEORGE E. COL
THIS IN DEN URE, WITNESSETH, That Michael R. Grady and Donna Grady, his wife
(hereinafter of fled the Grantor), of 1104 Hemlock Lane Mt. Prospect Illinois (to, and Street) (City) (State)
for and in consider tice of the sum of Twenty Five Thousand Sixty Seven and 50/100
in hand paid, CON Y AND WARRANT to The Des Plaines Bank of 1223 akt a Street Des Plaines Illinois (No. and Street (City) (State)
and to his successors in trial h reignfter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, who the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixture
and everything appurtenant thereto, the her with all rents, issues and profits of said premises, situated in the City
of Mt. Prospect Col ity o COOK and State of Illinois, to-wit:
Lot 296 in Brickman and 1st Addition Unit Number 3 being a
subdivision of part of the South West & of Section 26, Township 42 North, Range II Land of the Third Principal Meridian, in
Cook County, Illinois.
Hereby releasing and waiving all rights under and by virtue of the homeste. '.e., piton laws of the State of Illinois. 18 Tuest, nevertheless, for the purpose of securing performance of the cover ants and agreements herein. With BLASS, The Grantor Michael R. Grady and Donna GL ad /, his wife
justly indebted upon their principal pr miss by note bearing even date herewith, payable
to the order of The Des Plaines Bank, on demand, the principal sum of \$25,067.50 plus interest at 9½ per annum.
The Gran for covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as here a : ad it said note of notes provided, or according to any agreement extending time of navment; (2) to pay prior to the first day of tone in such year all taxes
True Grass for covenants and agrees as follows: (1) To pay said indebtedness, and the integrit floreon, as here as ad in said note on notes provided, or according to any agreement extending time of payment; (2) to pay prior to the first day of June in such your, all takes and assessments against said premises, and on demand to exhibit receipts therefore [3] within Agree days after destruction or a mage to rebuild or restore all buildings or improvements on said premises that may have been destroyed for damaged; (4) that waste a sile premise that may have been destroyed for damaged; (4) that waste a sile premise here in the property of the propert
grantee herein, who is hereby authorized to place such insurance in companies acceptable in the holder of the first mortgage indebte acceptable in the holder of the first mortgage midebte acceptable to the first place of Mortgagee, and, second-in the Trustee herein as their interests may opear
brances, and the interest thereon, at the time or times when the same shall become due and payable. IN THE EVENT of failures to to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due
grantee or the holder of said indebtedness, may procure such insurance, or gay, add taxes or assessments, or discharge or purchase any tay. lien or title affecting said premises or pay all prior incumbrances and the Interest thereon from time to time; and all money so paid, the Grantor agrees to repay immediately without demand, and the same with hiterest thereon from the date of payment at seven per cen
per annum shall be so much additional indebtedness secured hereby. Is the EVLs of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all carned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such becach at seven per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the
thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.
same as if all of said indebtedness had then matured by express terms. It is Aout D by the Grantor that all expenses and disbustements paid or incurred in behalf of plaintiff in connection with the fore-closure hereof—including reasonable attorney's fees, onlays for documentary evidence, stenographer's charges, cost of proteining or completing abstract showing the whole title of said prehises embracing foreclosure steenes—shall be poid by the Grantor and the like planting that the said of the said of the said of the said said prehises, which is a party, shall also be paid by the Grantor All such expenses and disbursements shall be an additional lien upon said premises, shall be faxed as costs and included in any decreat/that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall-plot be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorney's feet hage been paid. The Grantor for the Grantor and for the heir, executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and out notice to the Grantor, or to avoid a state of the Grantor can be added to the costs of the decreation of the control of the Grantor of the control of the
expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Granture All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decrep that may be rendered in such foreclosure proceedings; which proceeding, whether de-
cree of sale shall have been entered or not, shall-job to dismissed, nor release hereof given, until all such expenses and dishursements, and the costs of suit, including attorney's feet hage/heen paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all right, to the possession of, and income from, said premises pending such forcelosure proceedings, and
agrees that upon the filing of any confiplaint to forcelose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the cents in the profit is the said premise and profit of the said premises.
out notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, tspisg, and profits of the said premises. The name of a record owner is a record owner is a record owner in the results of the said of the destinator consists of the destinator consists of the destinator of the destinator.
IN THE EVENT of the death or removal from said COOK County of the grantee, or of his resignation, refusal or failure to act, then The Des Plaines Bank of said County is hereby appointed to be first successor in this trust, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder
refusal or failure to act them). The Des Plannes Bank of said County is hereby appointed to be first successor in this trust, and if for any like cause said 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 second successor 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 the party entitled, on receiving his reasonable charges.
Witness the hand and seal of the Grantor this 18th day of November 19 76

November

(SEAL)

UNOFFICIAL COPY

\$76.1	of one DEC 10 AM 9		designative of tear to be to	
			18758 - A Rec	10,00
State of IIIinois	ss.			
COUNTY OF COOL				
b Prant J. Ladeh III				35
State aforesaid, DO HEREBY CERTIFY tha	- Machael - C	i. Grady & Dom	a grati	
and the second s				
personally known to me to be the same personally	one, whose name	ara subscribed	to the foregoing instrument,	
appeared before me this day in person and	l acknowledged t	hat they signed, s	ealed and delivered the said	
if show int as $(\mathcal{L}_{165}\mathfrak{J}_{27})$, free and voluntary :	act, for the uses ar	nd purposes therein set fo	orth, including the release and	91
waive of the right of homestead.				
Given and my hand and notarial seal th	is . 1.4. literori	tish day of the	anaher 1976	
			// /	3
(linguas Sont 10.	۱۹۰۰ د د د _{د د} د د د د د د د د د د د د د د		The summer	
		Now	ry Public	7.8 6.9
Commission Expires 29/8				
1978		6		J.
UK				
	0/			
	11000			\$4 72
	I U			ം ഗ
				<u>374275</u> 8
		94		7
		1/x		~~~~
				ŭ
	n	HIS INSTRUMENT V	9 1 00 to 10 to 100	Y ,
		Kenneth F. Routs	ky, Attorney	• (1)
		Des Plaines, Il		
			4	
			0,1	
P			美 贸	
)66 310	1		ST.	580
SECOND MORTGA Trust Dee	}	}	THE DES PLAINES BANI 1223 OAKTON ST. DES PLAINES, ILL. 60016	GEORGE E. C.W.
St			KTC All	RGE SAL
최징 급		70	PL OAI	LE SE
Tru		VAIL TO	23 23 LAIII LAIII	
			FG	=
			三世	
		1		

END OF RECORDED DOCUMENT