UNOFFICIAL COPY

SECOND MORTGAGE FORM (Illinois)	JANUARY, 1968	23 U35 96	LEGAL PORMS
THIS INDENTURE, WITNESSELL, That Shell			
thereinafter culled the Grantor), of the VII and State of 111.110 18 , for and in convergence of the City of Highland Part of the City of the Cit	ideration of the sum of the sum of the next Eight Dollars at	id 80/100 (\$1	4.128.80) Dollars
and to his successors in trust hereinafter named, for thowing described real estate, with the improvements the and everything arguite and thereto, together with all of MortonCounty of _Cook	ereon, including all heating, air-creats, issues and profits of said	onditioning, gas and plumbi premises, situated in the	ng apparatus and fixtures.
Lot 1 in Se on Addition to Mo Southwest 1/4 of the Northwest Range 12,	orton Aire being a so : 1/4 of Section 13,	bdivision of the Township 41 North	
Commonly known as 9219 Wa dilar	con, Morton Grove,	Llitnoin.	
	C		
Hereby releasing and waiving all rights under and by Is TRUST, nevertheless, for the purpose of secur WHERIAS, The Grantor S. Sheldon Drobi	virtue of the homestead exemping performance of the covenanty and har one J. Dro	ation laws of the State of III and agreements berein.	Inois.
justly indebted upon one (1)	prizzat pr	omissory note bearing ev	en date herewith, payable
in the sum of Fourteen Thousan (\$14,128.80) in 60 successive to Dollars and 48/100 (\$235.48) ex on the same day of each subsequinterest after maturity on all in effect in the State of Illin	monthly installments ach beginning on Arculent month until paid unpaid amounts at t	of Two Hundred Ti 1 28, 1975, and 1 in full, togethy	hirty Five thereafter provith
		SE	
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement extens and assessments against said premises, and on dema rebuild or restore all buildings or improvements on shall not be committed or suffered; (5) to keep all bu grantee herein, who is hereby authorized to place such with loss clause attached payable first, to the first free which policies shall be left and remain with the said brances, and the interest thereon, at the time or times. In the EVENT of failure so to insure, or pay 18 grantee or the holder of said indebtedness, may proclien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without dema per armum shall be so much additional indebtedness. In this EVENT of a breach of any of the aforesa carned interest, shall, at the option of the legal hol thereon from time of such breach at seven per cent is same as if all of said indebtedness had then matured by the same as if all of said indebtedness had then matured by the formation of the first AGAPTO by the Grantor that all expenses actosure hereof—including reasonable attorney's fees pleting abstract showing the whole title of said prexpenses and disburvements, occasioned by any suite such, may be a party, shall also be paid by the Ordine shall be taxed as costs and included in any decay the tree of saids shall have been entered or not displayed the costs of suit, including attorney's fees have been assigns of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor or to the possession of the Grantor waives all right to the possessi	id covenants of agreements the deer thereof, without notice, been adhern, shall be recoverable by expresent the state of t	whole of said indebtedness, ome immediately due and by foreclosure thereof, or breed in behalf of plaintiff in the stenographe's charges, a cerce—shall be paid by the or any holder of any par ements shall be an addition eclosure proceedings; which given, until all such expensives pending such for which such complaint is file ecciver to take powersion of the gratest pressure of the powersion of the control of the gratest pressure of the powersion of the gratest proceedings.	including principal ar all payable, and with tive est y suit at law, or both, the connection with the fore- cost of procuring or com- be Grantor; and the like 1 of said indebtedness, as at lien upon said premises, a proceeding, whether de- cutors, administrators and cutors, administrators and eclosure proceedings, and ed, may at once and with- or charge of said premises atce, or of his resignation,
refusal or failure to act, then first successor in this truly and if for any like cause s of Deeds of said County to hereby appointed to be se	aid first successor fail or refuse to	of said Count act, the person who shall the	y is hereby appointed to be not be the acting Recorder
of Deeds of said County & hereby appointed to be se performed, the granter or his successor in trust, shall	cond successor in this trust. And release said premises to the par	when all the aforesaid covery expension on receiving his i	nants and agreements are easonable charges.
Witness the hand and seal of the Grantor 9	this 26th	day of March	19 75
	Sheldon Dro	boy Kps	frey (SEAL)
This instrument was prepared by:	Marlond 9.	prophy / Ano	Leff(SEAL)
Lillenn Sigline			. V
BANK OF HIGHLAND PARK PECHAND WARK, ILL.			

23 035 960

UNOFFICIAL COPY

1975 APR | AM 10 34 AFR-1 10 970761 0 23035760 4 A - Rec Selena Pestine , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Sheldon Drobny and Marlene J. Drobny, his wife personally known to me to be the same person S whose name S are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the light of homestead. 26th day of March Liven under or, nand and notarial seal this Milera Post. PUBLY Siedon Fipines Sept. 21, 1975 Hajs First Street Highland Park, Illinois 60035

RECORDED DOCUME

Sank of Highland Park

Frust Deed