UNOFFICIAL COPY

TRUST DEED—SECOND MORTGAGE RM (ILLINOIS) NO. 202 March, 1968 24463454
THIS INDENTURE, WITNESSETH, That the Grantors, FORD CITY BANK AND TRUST CO. A/T/U Trust No. 1783.
of the City of Chicago County of Cook and State of IIInois for and in consideration of the sum of Ten Thousand & 00/100—————————————————————————————————
Dollars in hand paid, CONVEY AND WARRANT to FORD CITY BANK AND TRUST CO.
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 agreements herein, the following described real estate, with the improvements thereon, including all heating, air-co tioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues profits of said premises, situated in the
and State of Illinois, to-wit:
Lot 1 in Block 16 in F.H. Bartlett's 1st Addition to Grater 79th Street Subdivision, being a subdivision in the Southeast ½ of the Southwest ½ of Section 29 Township 38 North Range 13 ETFM in Cook County, Illinois
hereby releasing and waiving all righ's 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 juenty indebted upon principal promissory note bearing even defined the promise of the covenants.
In 24 consecutive monthly payments in the amount of \$417.00
plus interest beginning Jure 20, 1978 and the 20th of each
month hereafter with a firal payment due on May 20, 1980.
THE GRANTORS covenant and agree as follows: (1) to pay said indebtedness and the in' c. thereon, as herein and in said notes provide or according to any agreement extending time of payment; (2) to pay prior to the first day of Ju in each year, all taxes and assessments against as premises, and on demand to exhibit excepts therefore; (3) within stay days after destruction or damage to boild or restore all buildings or improvements any time on said premises insured in companies to be selected by the grantee herein, who is hereby authoriz to accessed histogrance in companies acceptal on the holder of the first metages indebtedness, with loss clause attached payable first, to the first frustee or N risages, and, second, to the Trustee herein their interests may appear, which policies shall be left and tension with the said Mortgages or Trustees until the said and second, to the Trustee herein flow interests may appear, which policies shall be left and tension with the said Mortgages or Trustees until the said stay of the said indebtedness, which have a second or the said shall become due to the first frustee or N risages, and, second, to the Trustee herein flow miles to the said shall be come due to payable. The said indebtedness is fully paid; (6) to pay all prior incumbrances and payable. In the said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any las it in r title affecting said premises or pay appear and the interest thereon from time to time; and all money so paid the parantors agree to the said "immediately without demand, a the same with interest thereon from the date of payment at seven per cent, per annum, shall be so much additional vide indense secured hereby, without demand, a textual indeptedness, insuffices, insuffices, insuffices in the payable.
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 adebted less had then matured texpress learns.
seven per cent, per annum, shall be recoverable by foreclosure thereof, or by suif at faw, or both, the same as if all of said adobtec less had then matured the express terms. It is AGREED by the grantors that all expenses and disbursements paid or incutred in behalf of plaintiff in con ection with foreclosure hereof contains the expenses of procuring or completing the choice of howing the whole in column transonable solicitor's fees, outlays for documentary evidence, atenographer's charges, cost of procuring or completing the choice of howing the whole in column transonable solicitor's fees, outlays for documentary evidence, atenographer's charges, cost of procuring or completing the choice of howing the whole in column transported and the content of the said includence, at the case of the case of the content of the atendary of the case of the
upon the fullify of any compliant to forecose this futit Deed, the court in which such complaint is filed, may at once and without notice to the said enabled to any party claiming under said grainors, appoint a receiver to take possession or charge of said premises the power to collect the rents, 3,3 s and profit the said premises. IN THE EVENT of the death or removal from said Cook County of the grantee, or of his resignation, refusat or failure to act, the
any like cause said first successor fail or refuse to act, the person who shall then be the affect george of Deeds of said County is hereby appointed to be first 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 the party of the person of the party of the person of the party of the person of the pe
This are want or an are an area
THIS TRUST DEED IS SUBJECT TO FILESC HOLTGAGE OF LECOLO
Witness the hards and college antors this 22nd day of May 1978
FORD CITY BANK AND TRUST CO. TRUSTEE U/T# (SEAL)
Relative Commencer of the Commencer of t
manage and deficit introduct a Master wice weeklught and itual utilized
sprensy challes fait in the MATTEST: HE MANY A MELLAMY
Section 1

2446345

UNOFFICIAL COPY

STATE OF Illinois COUNTY OF COOK	THIS INSTRUMENT is executed by the Ford City Bank and Trust Centramy, not personally but as Trustee as afterward in the execute of the power and authority conferred upon and vested in it as such Trustee and say a find City and Trustee, hereby warrants that it boarcoses that power and authority to execute SS, this instrument, and it is concerned understand any agreed that nothing from contained shall be construed as creating any liability on the said Ford City Bank and Trust Co.
I,Stella B. Kruder State aforesaid, DO HEREBY CERTIFY that	June R. Ritchie and Edward C. Sweigard
personally known to me to be the same person_s	whose name same subscribed to the foregoing instrument, knowledged that they signed, sealed and delivered the said for the uses and purposes, therein set forth, including the release and
waiver of t'e right of homestead. Given unuer my hand and notarial seal this	,
Commission Expires 3/9/81	Notary Public Constant Constan
0/	Co. 1000
∑.	9 21 MAY-25-78 5 2 0 5 4 4 • 2 4 4 6 3 4 5 4 ч А — Rec 10.00
	C/T/S Ox
Deed	24463454
SECOND MORTGAGE Trust Deed To	100

END OF RECORDED DOCUMENT