FFICIAL CO

| TRUST DEED-SECOND MORTGAGE FOR | RM (ILLINOIS) | NO. 202 | 20470078 |
|--|---|---|--|
| THIS INDENTURE, WITNESSETH | , That the Gran | ntors,G | Grace Quinn |
| of the Village of Elmwood | Park County | of Cook | and State of Illinois |
| for and in consideration of the sum of | | | i and no/100 |
| Dollars in hand paid, CONVEY AND | WARRANT | to | Midwest Bank and Trust Company |
| of the Villag of Elmwood | Park County | of Cook | and State of Illinois |
| as trustee, and to bi, successors in trus agreements herein, the following descritioning, gas and plumbing apparatus a profits of said premises situated in the | st hereinafter na ibed real estate, nd fixtures, and | med, for the with the im everything a | purpose of securing performance of the covenants and provements thereon, including all heating, air-condiappurtenant thereto, together with all rents, issues and limwood_Park , County of Cook |
| and State of Illinois, to wit: | | | |
| being a Subdivision quarter (%) of the six (36), Township of the Third Princi | iof the N Souch Eas forty (40 pal Zerid | orth hall t quarte } North, ian, in | 36½) feet of the South half \(\) e Hillside First Addition lf (½) of the North West er (½) of Section thirty , Range twelve (12), East Cook County, Illinois, t, Elmwood Park, Illinois. |
| THIS INSTRUMENT PRE | EPARED BY: | Hobert | t Figarelli (|
| | | | st Bank and Trust Co. |
| | | | N. Harlem Avenue od Park. IL. 60635 |
| | | E(LL) a 2. | od Park, IL. 60635 |
| IN TRUST, nevertheless, for the | purpose of secu | ring perform: | e I omestead exemption laws of the State of Illinois. ance of the covenants and agreements herein. princical promissory note bearing even date |
| | | | ompany in the amount of |
| | | | interest with both princi- ble on November 13, 1980. |
| | | | C, |
| | | | Clartic |
| | | | |
| THE GRANTORS covenant and agree a or according to any agreement extending time premises, and on demand to exhibit receipts there said premises that may have been destroyed or do | s follows: (1) to pa of payment; (2) to efor; (3) within sixty imaged; (4) that wast | y said indebtedn pay prior to the days after destruct e to said premise | ness and the interest thereon, as herein and in said notes privided, effist day of June in each year, all taxes and assessments against said action or damage to rebuild or restore all buildings or improvem us or shall not be committed or suffered; (5) to keep all buildings now. |
| any time on said premises insured in companies to to the holder of the first mortgage indebtedness, their interests may appear, which policies shall by | o be selected by the p with loss clause atta e left and remain wit | grantee herein, wh ched payable first h the said Mortes | ho is heteby authorized to place such insurance in companies acceptable t, to the first Trustee or Mortgagee, and, second, to the Trustee hetein z lagges or Trustees until the indebtedness is fully paid; (6) to pay all prior |
| incumbrances, and the interest thereon, at the ting IN THE EVENT of failure so to insure, or of said indebtedness, may procure such insurance all prior incumbrances and the interest thereon the same with interest thereon from the date of prior the same with interest thereon from the date of prior the same with interest thereon from the date of prior the same with interest thereon from the date of prior the same with interest thereon from the date of prior the same with interest thereon from the same with the same w | pay taxes or assessment, or pay such taxes of from time to time; payment at seven per | same shall becoments, or the prior or assessments, or and all money cent, per annum. | ness and the interest thereon, as herein and in said notes pt vided, e first day of June in each year, all taxes and axessments agas it said cition or damage to rebuild or restore all buildings or improvements on the property of the prope |
| shall, at the option of the legal holder thereof, we seven per cent, per annum, shall be recoverable express terms. | without notice, become by foreclosure there | of immediately di | the winter is sain independents. Including principal and all carbon interest, but and payable, and with interest thereon from time of such breach, at law, or both, the same as if all of said indebtedness had then matured by |
| including reasonable solicitor's fees, outlays for considering foreign and premises embracing foreclosure decree—swherein the grantee or any holder of any part disbursements shall be an additional lien upon sainings; which proceeding, whether decree of sale s | expenses and disbut locumentary evidence half be paid by the of said indebtedness d premises, shalf be a half have been enter- | rsements paid or , stenographer's o grantors; and the i, as such, may i axed as costs and ed or not, shall r | r incurred in behalf of plaintiff in connection with foreclosure hereof- charges, cost of procurring or completing abstract showing the whole title like expenses and disbursements, occasioned by any soft or proceeding be a party, shall also be paid by the grantors. All such expenses and included in any decree that may be rendered in such foreclosure proceed- not be dismissed, nor a release hereof given, until all such expenses and grantors for said grantors and for the heirs, executors, administrators, a said premises pending such foreclosure proceedings, and agree that complaint is field, may at once and without notice to the said grantors, or herge of said premises with power to collect the rems, issues and profits |
| disoursements, and the costs of suit, including and assigns of said grantors waive all right to upon the filing of any complaint to foreclose this to any party claiming under said grantors, appoi of the said premises. | solicitor's fees have the possession of, a Trust Deed, the count a receiver to take | been paid. The and income from at in which such a possession or ch | grantors for said grantors and for the heirs, executors, administrators, a said premises pending such foreclosure proceedings, and agree that complaint is filed, may at once and without notice to the said grantors, or harge of said premises with power to collect the rents, issues and profits |
| and the Event of the death of femoral | TION MIN | <u> </u> | County of the grantee, or of his resignation, refusal or failure to act, then I County is hereby appointed to be first successor in this iteust; and if for acting Recorder of Deeds of said County is hereby appointed to be second freed, the grantee or his successor in trust, shall release said premises to upon him and his heirs, executors and administrators, regardless of nouns |
| and veros importing the plural number. | | and of outding t | |
| THIS TRUST DEED IS SUBJECT TO_ | None | | |
| | | | |
| | • | | |
| Witness the hands and seals of | f the grantors th | his 17 | 1 2 |
| | | Grace (| Quinn (SEAL) |
| ! | <u>:</u> | | (SEAL) |

UNOFFIC ALCOPA

| | | | NAME OF STREET |
|--|---|--|--|
| State of | 1980 JUN 2 PM 2 50 | BECKELLE Coloniel | ្ត្រ ំ លិក្ខាធ |
| COUNTY OF COOK | JUN-2-80 311273 | 25473378 / - REC | 10.00 |
| f, Robert Figarelli State aforesaid, DO HEREBY CERTI | FY that <u>Grace Quinn</u> | Public in and for said County, in | the |
| appeared before me vis lay in per- | ne person whose name <u>is</u> su | signed, sealed and delivered the s | aid |
| waiver of the right of homestead. | untary act, for the uses and purposes the | erein set forth, including the release a | nd |
| | l se-1 this da | ه و متد لم آ کاری | • |
| (Impress Seal Here) | Ox | y of May 19.80 | 110 |
| Commission Expires 7/24/8 | | Notary Public | |
| | | 18 | |
| | Ç | MAIL TO: | |
| | M | IIDWEST BANK AND TRI 1606 NORT HARLEM ELMWOOD PARK, P.L. 6 | AVF. |
| į | | TŚ | |
| | | | 25472378 |
| | | 1. | |
| roage | | | ************************************** |
| SECOND MORTGAGE Trust Deed | ρ 2 | | sees across includes a remode of security sees across inc. |
| S | | | 110 FEOR (200-21) |

END OF RECORDED DOCUMENT