25587568

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

NO. 202 NW

This Indenture, witnesseth, that the Grantor	Robert J. Kaminski and wife
Fileen S. 1023 W. 171st. St. Ea	
the City of E. Hazelcrewort of Cool	
e and in consideration of the sum of \$7,864.80	Dolla
hand paid, CONVEY AND WARRANT to. NO.	(*(1) * (*)
the C'CY of Chicago county of Cook d to has successors in trust bereinsfter named, for the purpose of	and State of TILINOIS
rein, the frieding described real estate, with the improvem ratus and fath res, and everything appurtement thereto, together	ents thereon, including all heating, gas and plumbing a
	Cook and State of Illinois, to-w
The east tof the North & of Lot	5 in Block l in Eadla
Subdivision in Section 29, Townsh	
the Third Principal Meridian, in	
MANUALLE IN FERENCE AND LOSSES AND	
	*
	······································
reby releasing and waiving all rights under and by virtue of the l	
IN TRUST, nevertheless, for the purpose of securing performand	
WHEREAS, The Grantor Robert J. Kaminsl	
ly indebted upon The Northern Trust Co princip	al promiusory rotebearing even date herewith, payabl
60 x \$131.08	
· · · · · · · · · · · · · · · · · · ·	
and the second s	
	0.
	de la contrata del contrata de la contrata del contrata de la contrata del contrata de la contrata del contrata de la contrata del contrata del contrata de la contrata de la contrata del contrat
THE GRANTOR coverant and agree as follows: (1) To pay said indebted in any agreement settedness time of payment; (2) to pay prior to the fit. I set the pay the pay the pay prior to the fit. I set the pay the pa	usies or Morigages, and, second, to the Trustee herein as their interests suntil the indebtschoos is fully paid; (8) to pay all prior incumbrances,
IN THE EVERT of failure so to insure, or pay taxes or assessments, or the prior to indubtedness, may procure such insurance, or pay such taxes or assessments, or d	ncumbrances or the interest thereon when due, the grantee or the holder lischarge or purchase any tax lien or title affecting and resolves.
he interest thereon at the time or much who all means about necessary in the property of failure so to insure, or pay date or assessments, or the prior it dindebtedness, may procure such insurance, or pay such taxes or assessments, or door incumbrances and the interest thereon from time to time; and all money so pad the property of	, the grantor
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the at the option of the legal holder thereof, without notice, become framediately due per cent. per annum, shall be recoverable by foreclosure thereof, or by suit at:	and nevable and with interest thereon from time of such interest
as terms. It is AGREED by the grantor that all expenses and disbursements paid or incu	rred in behalf of complainant in connection with the foreclosure be-
as terms. It is AGREED by the grantor that all expenses and disbursements paid or incu- tris AGREED by the grantor that all expenses and disbursements paid or incu- cloding reasonable so solicitor's fees, outlays for documentary evidence, stancing paids to the partial or any poster of the grantor	's charges, cost of procuring or completing abstract showing the whole nd the like expenses and disbursements, occasioned by any suit or pro-
my wherein the grantee or any holder of any part of said indebtedness, as such, a subursements shall be an additional lien upon taid primises, shall be taxed as costs a	may be a party, shall also be paid by the grantor All such expenses and included in any decree that may be rendered in such foreclosure
colings; which proceeding, whether decrease an animal nave occurrent or integers. The grant of animal control was all right to the possession of ani income from a	main for he cluminade, for a release hereof given, until all such expenses mater formally granter and for the heirs executors, administrators and promises renders made for the heirs executors, administrators
he filing of any bill to foreciose this Trust Deed, the court in which such bill is filed or under said granter appoint a receiver to take possession or charge of said ;	may at once and without notice to the said grantor or to say party premises with power to collect the rents, issues and profits of the said
	County of the grantee, or of h'- refusal or failure to act, then
or cause said first successor fall or refuse to set, the person who shall then be the ac- sor in this trust. And when all the aforesaid covenants and agreements are perfor- try smilled, on receiving his reasonable charges.	ounty is hereby appointed to be first successor in this trust; and if for ting Recorder of Deeds of said County is hereby appointed to be second med, the grantee or his successor in trust, shall release said premises in
Witness the hand and seal of the grantor this	day of
1 D	# IV
Xraner	(SEAL)
X Eile	a D. Kaminsti
This instrument perpared	(SEAL)
Milton Schafer	(SEAL)
Danley Lumber Co.	
1559 North Mannheim Road	(SEAL)
Stone Park, Il. 60156	

25587568

UN PETETE PLAN CHOTEN

I, ay of Cook Collins Clark's Office The Northern Trust Bank P. Krask n-10 50 S. LaSalle St. Chicago, Il. 60675 SECOND MORTGAGE

END OF RECORDED DOCUMENT