25603412

UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25603412	GEORGE E. C LEGAL FOI
THIS INDENTURE, WITNESSETH, That Leo D	. Brigando and Ro	berta M. Brigando (1	his wife.)
(hereinafter called the Grantor), of 8925 W. 83 (No. and Street)	rd Place	Justice (City)	Illinois (State)
for an A. consideration of the sum of Eight Thousin Yan Unid. CONVEY*. AND WARRANT to	sand Eight Hundre Ford City Bank &	d Fifty-Three and 60	Illinois
and to his successors in trust hereinafter named, for the p lowing desc. or a mail estate, with the improvements thereo and everything as purtenant thereto, together with all rent of County of Cook	urpose of securing perform n. including all heating, air- s, issues and profits of said	conditioning, gas and plumbing premises, situated in theVilate of Illinois, to-wit:	(State) ements herein, the apparatus and fixtu
Lot 2 in Karl's Subdivision Lugac's 83rd Street acres, Norther 1/4 of the Southe feet of the East 272.25 fee 38 North, Rene 12, East of in Cook Courty, Illinois.	, a Subdivision o east 1/4 (except et) of Section 34	f the the North 160 , Township	
Co			
4,			
Hereby releasing and waiving all rights under and by vi to IN TRUST, nevertheless, for the purpose of securing whereas. The Grantor Leo D. Brigando a justly indebted upon.	n i Foberta M. Bri	s and agreements herein. Igando (his wife.)	
In 60 consecutive monthly p October 25th, 1980 and matu	aymenc, of \$147.5	66 each, commencing	are nerewiii, payar
		<u>_</u>	
	C	CJAC	
		1/28/10	
THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending to against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance in loss clause attached payable lits), to the first Trustee or Mopolicies shall be left and remain with the said Mortgagees or and the interest thereon, at the time or times when the same 18. THE EVENT of failure so to insure, or pay laxes or grantee or the holder of said indebtedness, may procure suclien or title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure.	o pay said indebtedness, an ime of payment; (2) to pa crefor; (3) within sixty da- ave been destroyed or dan any time on said premise, it companies acceptable of rigagee, and, second, one Trustees until the message e shall become the and pa	d the interest thereon, as hereing when the life and year, all the same of the same and the same and the life and lif	and in said note of axes and assessment to rebuild or restor tremises shall not be ected by the grante is may appear, which prior incumbrances
grantee or the holder of said indebtedness, may procure suc- lien or title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure. IN THE FURST of a breach of any of the afgregald cover-	h insurances of the prior in historical such tarances and the interest their the same with interest the discrete.	wes or assessments, or disclosing the red of assessments, or disclosing the reon from time to time; and all ereon from the date of page of the date of the dat	or purchase any ta money so paid, the at eight per cen
earned interest, shall, at the option of the legal holder ther thereon from time of such breach at eight per cent per ann same as if all of said indebtedness had then matured by IT IS AGREED by the Grantor that all expenses and offi-	eof, Vithout notice, become um, shall be recoverable by the sterms, prisements paid or incurred for documentary without	te immediately due and payably foreclosure thereof, or by suit d in behalf of plaintiff in connu	e, and with interest at law, or both, the ection with the fore
per annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid cove carned interest, shall, at the option of the legal holder ther thereon from time of such breach at eight per cent per any same as if all of said indebtedness had then matured by the IT IS AGREED by the Grantor that all expenses and disclosure hereof—including reasonable attorney's fees, outlays pleting abstract showing the whole title of said prepages expenses and disbursements, occasioned by any set of prepage such, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any leach that may ere of sale shall have been entered or not shall not be dismit the costs of suit, including attorney's fees there been paid, assigns of the Grantor waives all righs to the possession of agrees that upon the filing of any confident to foreclose this out notice to the Grantor, or to fan party claiming under the with power to collect the rents, is used and profits of the said of the mame of a record or the incompation of the Said of the Event of the death or removal from said—refusal or failure to actuated. For City Bank & Trefusal or failure to actuated. For City Bank & Trefusal or failure to actuated.	embracing foreclosure de- ciding wherein the grante- uch expenses and disbursen be rendered in such forecl- ssed, nor release hereof giv The Grantor for the Grant- and income from, said p Trust Deed, the court in wa he Grantor, appoint a rec- oremises.	ree—shall be paid by the Gr or any holder of any part of s nents shall be an additional lien losure proceedings; which proc ben, until all such expenses and tor and for the heirs, executors remises pending such foreclosu hich such complaint is filed, me giver to take possession or char	antor; and the like aid indebtedness, as upon said premises ceding, whether de disbursements, and, administrators and reproceedings, and y at once and with the process of said premises.
The name of a record court is: Leo D. Brigar In the Event of the deals or removal from said	ndo and Roberta M	. Brigando (his wife	e.) r of his resignation,
refusal or failure to actained. Ford City Bank & Tr first successor in this thus, and if for any like cause said first of Deeds of said County is hereby appointed to be second supperformed, the granted or his successor in trust, shall release	ust Co. successor fail or refuse to accessor in this trust. And we said premises to the party of	of said County is here, the person who shall then be hen all the aforesaid covenants entitled, on receiving his reasonate.	eby appointed to be the acting Recorder and agreements are able charges.
Witness the handand sealof the Grantor this _			
	Leg. D. Brigar	September Buy ando	(SEAL)

UNOFFICIAL COPY

ACCEPTAGE OF THE CONTRACTOR

1911年

SEP 30 MA to 33

			; ;	•		
STATE OF.	ILLINC	ois		756 25603	17 ·	10
COUNTY O	C00	OK		738 62500	9T 1 2 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	20
I,		mira M. Morri		•	nd for said County, in	
State afore	said, DO HE	EREBY CERTIFY	that Leo D. Brigand	o and Roberta M.	Brigando, his Wi	<u>ce</u>
	•				the formula instance	
			persons, whose names.			
			tary act, for the uses and p			
	he right of he		tary act. for the use, and p	arposov meteri net ion	, moral and a second	
	1111		eal this15th	day of Sept	ember 19 80	·
3	2 2	,				
े हिंद	Maran Hare)			Umire 7	7, Morri	in
7 0		3-8-83	1113 1	Notary P	ublic	
ommissio	n expues	C	1000/M	Revo-		
			THE STATE OF THE S	W		
			4	2.5.		
			C			
			0,			
			⁴ D _x			
			1			
ı				Clarks		
				On.		
				4		
				, 7,		
					OFFIC	
						i 2
					Ö	<u> </u>
	l te		П	1		J 24
	s wi	t Go		S		,
E E	<u> </u>	Trus		ust		e)
iga ee	and	and	88	A Tr	52	SMS
ECOND MORTGAGI Trust Deed	Leo D. Brigando and Roberta M. Brigando, his wife	TO Ford City Bank and Trust Co.	8925 W. 83rd Place Justice, Ill. 60458	A. Morrison Ford City Bank and Trust Co. 7601 So. Cicero	Chicago, 111. 60652	GEORGE E. COLES
SECOND MORTGAGE Trust Deed	Brig M.	ty B	3rd 111.	on Ban Cice	111,	ORGE 3GAL
	D. erta	d C1	.ce, 8	Worrison Ford City B.	• o 81	GE(
ĕ H	Rob	For	925 usti	A PE	hica	
	1		LAM SE FR		೮	

END OF RECORDED DOCUMENT