UNOFFICIAL COPY

			• • •
TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS)	NO. 202	26206150	
THIS INDENTURE, WITNESSETH, That the Gra			1a
of the <u>City</u> of <u>Chicago</u> , County for and in consideration of the sum of <u>Seven Ti</u> Dollars in hand paid, CONVEY AND WARRANT 1606 N. Harlem, Elmwood Park, I of the <u>Village</u> of <u>Elmwood Pk</u> , County	nousand Si to Midwes llinois I	ix Hundred Seventy Eight / st Bank & Trust 60635and State ofIllinois	
as trustee and to his successors in trust hereinafter n agreem at crein, the following described real estat tioning, go, and plumbing apparatus and fixtures, an profits of sad premises, situated in the City and State of allingis, to-wit:	d everything ap	purtenant thereto, together with all rents, is	nants and sair-condissues and
Lot 18 in Alcak 5 in Mills and subdivision the South West Quar Range 13 East of the Third Prin	ter of Sec cipal Mer	ction 33 Township 40 North	
Ox			
	9/	26206150	1
hereby releasing and waiving all rights under and b	v virue of me	homestead exemption laws of the State of	Illinois.
IN TRUST, nevertheless, for the purpose of sec Whereas, The Grantors are justly indebted u	uring per orma.		ein.
herewith, payable (\$7,678.80) SEVEN THOUSAND SIX HUNDRED SEVING SEVING MONTHLY INSTALLMENTS	s of ONE I 15th day	HUNDRED IWENTY SEVEN & 98, of May, 1982 and due and	/100
		26.296 1 50	
		4	
THE GRANTORS covenant and agree as follows; (1) to or according to any agreement extending time of payment; (2) it premises, and on demand to exhibit receipts therefor; (3) within sixt said premises that may have been destroyed or damaged; (4) that was more than the subject of the strength of the subject	pay said indebtedne;) pay prior to the i y days after destructs iste to said premises; grantee herein, who tached payable first, with the said Mortgay the same shall become ments, or the prior ii	as and the interest thereon, as herein and in, aid in first day of June in each year, all taxes and assessment on or damage to rehuld or restore all buildings or in shall not be committed or suffered; (5) to keep all buildings of the state	nter provided. 1 aga, 1st said 2 towers its on 1 ings no or at 1 tes ar en le 1 u. ae', 1 o' 0 pay it pi if e or the lold
of Said indebtedness, hay procure such insurance, or pay such taske all prior incumbrances and the interest thereon from time to tim the same with interest thereon from the date of payment at seven pe the same with interest thereon from the date of payment at seven pe shall, at the option of the legal holder thereof, without notice, bec- seven per cern, per annum, shall be recoverable by foreclowire the	or assessments, of a e; and all money so if cent, per annum, in ints or agreements the ome immediately dur- teof, or by suit at la	discharge or purchase any tax tien of title affecting said po o paid, the grantors agree to repay immediately without shall be so much additional indebtedness secured befeby e whole of said indebtedness, including principal and all e and payable, and with interest thereon from time of s w. or both, the same as if all of said indebtedness had if	temises of ay a demand, an a demand, an arrived interest, but he matured by
express terms. It Is AGREED by the grantors that all expenses and dis including reasonable solicitor's fees, outlays for documentary eviden of said premises embracing foreclosure decree—shall be paid by the wherein the grantee or any holder of any part of said indibleted industraements shall be an additional lieu upon said premises, shall be injust which proceeding, whether decree of saic shall have been end substructurents, and the costs of said, including solicitor's fees had appropriate the costs of said, including solicitor's fees had appropriate the costs of said, including solicitor's fees had appropriate the costs of said, including solicitor's fees had appropriate the costs of said premises.	oursements paid or ce, stenographer's ch e grantors; and the ess, as such, may be taxed as costs and i ered or not, shall no we been paid. The and income from,	incurred in behalf of plaintiff in connection with forecl harges, cost of procuring or completing abstract showing the expenses and disbursements, occasioned by any sun file of the control of the control of the control of the neluded in any decree that may be rendered in such force to be dismissed, nor a release hereof given, until all such grantors for said grantors and for the heirs, executors, add premises, pending such foreclounce proceedings,	osure hereof— the whole title or proceeding t expenses and losure proceed- he expenses and administrators and agree that
The THE EACH Of the death of temporal flow 28th	0	ionty of the granice, or of his resignation, refusal of fairt	are to act, then
any like cause said first successor fail or refuse to act, the person wh successor in this trust. And when all the aforesaid covenants and ag the party entitled on receiving his readonable charact. IF THIS TRUST DEED is signed by one person as gramor.	o shall then be the ac reements are perform it shall be binding ut	County is hereby appointed to be first successor in this it citing Recorder of Deeds of said County is hereby appointed ned, the grantee or his successor in trust, shall release so son him and his heirs, executors and administrators, rega	rust; and if for ed to be second aid premises to rdless of nouns
and verbs importing the plural number. THIS TRUST DEED IS SUBJECT TO			
Witness the hands and seals of the grantors	this	day ofApril	1982
This Document prepared by	Like	evi R. Bernatski	(SEAL)
Midwest Bank & Trust Barbara Vandergriff 1606 N. Harlem		yna. Bernatski gua Bernatski	(SEAL)
Flores Die 711 60635		2	

The second of th

UNOFFICIAL COPY

STATE OFTllinois	ss.			
COUNTY OF COOK	;			
I,Barbara Vandergri	Ef, a Notary Public in and for said County, in the			
State aforesaid, DO HEREBY CERTIFY that Robert R. Bernatski & Pasqua Bernatski,				
his Wife				
personally known to me to be the same person_s whose name_s. are subscribed to the foregoing instrument,				
appeared before ne this day in person and ack	nowledged thatthey signed, sealed and delivered the said			
appeared before ne this day in person and acknowledged thatthey signed, sealed and delivered the said instrument astheir_free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of hor actead.				
waiver of the right of horwstead.				
Given under my hand and notarial seal this	1st day of Aptil 1982			
004				
\mathcal{C}				
na na 111 a Ba				
APR-20-82 6 0 H 2 3 1 26206157 '- 130 10.00				
74,				
	\$			
	00 E			
	1			
SECOND MORTGAGE Trust Deed To TO THUST 60.	Sinoris (%)			
OND MORTGAGE TUST Deed TO TO ST BANK & TRUS	1 1			
De De	15. Control of the co			
MC WC	50 S			
Trust Deed Trust Beed To Trust Deed TO TO THE TRUST	ELMWOOD PARK, ILLINOIS			
SEC	E			
1 1 1				

END OF RECORDED DOCUMENT