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FORM No. 2202 JANUARY, 1968

TRUST DEED SECOND MORTGAGE FORM (Illinois)

21 454 749

THIS INDENTURE, WITNESSETH, That Leo I	A. Carli and Lorraine M. Carli, his wife
and State of Illinois , for and in consider	
SEVEN THOUSAND AND NO/100 in hand paid, CONVEYS AND WARRANTS to	Mount Prospect State Bank
of the Village of Mt. Prospect	County of Cook and State of Illinois
	purpose of securing performance of the covenants and agreements herein, the fol-
	on, including all heating, air-conditioning, gas and plumbing apparatus and fixtures,
	nts, issues and profits of said premises, situated in the Village
of Wheeling County of Cook	and State of Illinois, to-wit;
Lot 5 in Block 5 in Dunhurst	Subdivision Unit No. 3 in the North
We't quarter of the South Eas	t quarter of Section 10, Township
12 Writh, Range 11, East of t	the Third Principal Meridian,
according to plat thereof rec	corded September 23, 1955 as
document 16371790, in Cook Co	ounty, Illinois.
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Hereby releasing and waiving all right, and read by vir	the of the homestead exemption laws of the State of Ultimois
In Trust, nevertheless, for the putter of securing p	tue of the homestead exemption laws of the State of Illinois. performance of the covenants and agreements herein.
WHEREAS, The Grantor S Leo P. Car 11	and Lorraine M. Carii, his wire
	bearing even date herewith, payable
in the principal sum of SETTN	MHOUSAND AND NO/100 (\$7,000.00), due
ninety (90) days after date, a	nd interest thereon at the rate of
eight (8) percentum per annum	pryable at maturity, with interest
after maturity until said note	is paid at the rate of eight (8)
per centum per annum.	T ()
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THE GRANTOR covenants and agrees as follows: (1) 1 notes provided, or according to any agreement extending t	I o pay said indebtedness, and the interest thereon, as herein and in said note or time of payment: (2) to 1 ay p. or touther first day of June in each year, all taxes
and assessments against said premises, and on demand to	To pay said indebtedness, and the interest piercon, as herein and in said note or ime of payment: (2) to [ay p. or to the first day of June in each year, all taxes exhibit receipts therefor; "v" injointly day fatter destruction or damage to remises that may have been de roy. Or damaged; (4) that waste to said premises a now or at any time on said-order sets outsed in companies to be selected by the urance in companies acceptable or 'e b ider of the first mortgage indebtedness, or Mortgagee, and, second, 36-the First to the there is their interests may appear, taggets or Trustees until the indebtedness, and the same shall become due and pa, sode. The same shall become due to the same shall be come due, the chinsurance, or hay until taxes or assessmen s, or dicharge or purchase any tax rances and the sinterest thereon from time to time; at all money so paid, the difference of the same shall be come for the daw of ayment at seven per cent end hereby.
shall not be committed or suffered; (5) to keep all building	is now or at any time on said progresses assured in companies to be selected by the
with loss clause attached payable first, to the first Trustee	or Mortgagee, and, second with Tru tee herein as their interests may appear,
which policies shall be left and remain with the said Mortg	gagees or Trustees until the indebtedne
IN THE EVENT of failure so to insure, or pay taxes of	or assessments, or moneyor incumbrances or he incress thereon when due, the
lien or title affecting said premises or pay all prior incumb	rances and the effects thereon from time to time; ar a all money so paid, the
Grantor agrees to repay immediately without demand, an	nd the same with interest thereon from the date of payment at seven per cent
IN THE EVENT of a breach of any of the aforesaid cov	cu nerely, comments the whole of said indebtedness: in 'l' ding principal and all nerely afficult notice, become immediately due and "syst" and with interest mun, shall be recoverable by foreclosure thereof, or by si', at 'w, or both, the trus.
thereon from time of such breach at seven per cent per an	num, shall be recoverable by foreclosure thereof, or by sir, at 1, w, or both, the
same as if all of said indebtedness had then matured by exp.	chargements paid or incurred in behalf of plaintiff in connection with the fore-
closure hereof-including reasonable attorney's fees, outlay	Squaements paid or incurred in behalf of plaintiff in connc.ti n win the forest for documentary evidence, stenographer's charges, cost of pocuring or compenbracing foreclosure decree—shall be paid by the Grantor; a d he like ceeding wherein the grantee or any holder of any part of said in the brones, as such expenses and disbursements shall be an additional lien upon suppremisely the rendered in such foreclosure proceedings, which proceeding, whethe desissed, nor release hereof given, until all such expenses and disbursement; and the Grantor for the Grantor and for the heirs, executors, administration and for the foreits of the Grantor form, said premises pending such foreclosure proceedings, is Trust Deed, the court in which such complaint is filed, may at once and withte Grantor, appoint a receiver to take possession or charge of said premises premises.
expenses and disbursements, occasioned by any suit for process	eeding wherein the grantee or any holder of any part of said in eb. doess, as
such, may be a party, shall also be paid by the Grantor All	such expenses and disbursements shall be an additional lien upon sail premisers to be rendered in such forcelosure proceedings; which proceeding whethe de-
cree of sale shall have been entered or not, shall not be dism	nissed, nor release hereof given, until all such expenses and disbursement, and
assigns of the Grantor waives all right to the possession of	of, and income from, said premises pending such foreclosure proceedings,
agrees that upon the filing of any complaint to foreclose the	is Trust Deed, the court in which such complaint is filed, may at once and with- the Grantor, appoint a receiver to take possession or charge of said premises
with power to collect the rents, issues and profits of the said	premises.
IN THE EVENT of the death of femoval from said	Cook County of the grantee, or of his resignation, Trust Company of said County is hereby appointed to be t successor fail or refuse to act, the person who shall then be the acting Recorder uccessor in his trust. And when all the aforesaid covenants and agreements are e said premises to the party entitled, on receiving his reasonable charges.
first successor in this trustland if for any like cause said firs	it successor fail or refuse to act, the person who shall then be the acting Recorder
of Deeds of said County is hereby appointed to be second s	accessor in this trust. And when all the aforesaid covenants and agreements are
performed, the grand preparation and release	
Witness the hand Sand seals of the Grantor S this	13th day of April 19 71
The Trust Deed Note mentioned in the within Trust Deed has	Long Roll
been identified herewith under	Leo A. Carli (SEAL)
Identification No. 718	Janain M. Call (SEAL)
MOUNT PROSPECT STATE BANK	Lofraine M. Carli
a corporation of Illinois	
Trustee	
By:	
Trust/Officer	.1

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STATE OF ILLINOIS SS.	
COUNTY OF	
I, Evelyn H. Hasz , a Notary Publ	lic in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that Leo A. Carli and Lorr	aine M. Carli, his wife,
<u> </u>	
personally a own to me to be the same persons, whose names are subscrit	bed to the foregoing instrument,
appeared before me this day in person and acknowledged that they signed	d, sealed and delivered the said
instrument as _th ir _ free and voluntary act, for the uses and purposes therein s	set forth, including the release and
waiver of the the horizontal	
shert ard notarial seal this day of day of	April19.71
Enel	2. N. Hass
A CONTRACTOR OF THE PROPERTY O	Nothiny Public
Commission 7-30-73	
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Garli	
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