23 661 197

Robert E. McLean and Sara Marie McLean, his wife

of said County is hereby appointed to be on who shall then be the acting Recorder aforesaid covenants and agreements are receiving his reasonable charges.

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TRUST DEED
SECOND MORTGAGE FORM (Illinois)

THIS INDENTURE, WITNESSETH, That__

(hereinafter called the Grantor), of	141 West Harrison Lane (No. and Street)	Hoffman Estates,	1111nois 60172 (State)
for and ir consideration of the sum o	f Ten and 00/100		Dollars
in han' pai, CONVEY_ AND W	ARRANT_ to BUFFALO GROVE	NATIONAL BANK	
555 W. Dundee	Road Buffalo Grove,		090
(No. and Street)	(City)		(State)
	ter named, for the purpose of securing perf mprovements thereon, including all heating,		
	ogether with all rents, issues and profits of s		
Hoffman Es ates Count		d State of Illinois, to-wit:	1.aye
Count	ly or an	d State of Infinois, to-wit.	460
\sim		•	
Lot 1 pirck	10 in Winston Knolls Unit N	No. III, being a	
subdivi₃i⊘n	of parts of Sections 19,20,	,29 and 30 all	\
	42 North, Range 10, East of		
	Cook County, Illinois, acc		of
	the Recorder's Office of Co		
	1970 as Document No. 210650		
known as 141	Harrison Lane, Hoffman Est	tates, Illinois.	
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			in the state of the
			지 않는 그 걸음
	() / .	P	나는 끝내신 네쉬
reby releasing and waiving all right. In Trust, nevertheless, for the ou	s under and by virte- of the homestead exerpose of securing performance of the coven	emption laws of the State of Illing lants and agreements herein.	713.
WHEREAS, The Grantor Rob	<u>ert E. McLean ard Sara Mari</u>	e McLean, his wife	- 1/2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
stly indebted upon \$3,000.00	pr scipal	promissory notebearing even	date herewith, payable
n demand			
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	9	72	
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THE GRANTOR covenants and agre	es as follows: (1) To pay said indebtedness	s, and the interest the teo, an her	ein and in said note or
nd assessments against said premises,	reement extending time of payment; (2) to and on demand to exhibit receipts therefor ovements on said premises that may have be to keep all buildings now or at any time on	; (3) within sixty days after ac	struction or damage to
build or restore all buildings or impreal not be committed or suffered: (5)	ovements on said premises that may have be to keep all buildings now or at any time on	een destroyed of damaged; (/,	es to be selected by the
antee herein, who is hereby authorize	ed to place such insurance in companies acc to the first Trustee or Mortgagee, and, seco with the said Mortgagees or Trustees until t	eptable to the holder of the first	m , sage indebtedness,
th loss clause attached payable first,	with the said Mortgagees or Trustees until t	ond, to the Trustee herein as thei	o av all prior incum-
ances, and the interest thereon, at the	time or times when the same shall become:	due and payable.	
antee or the holder of said indebtedn	sure, or pay taxes or assessments, or the pr less, may procure such insurance, or pay suc	h taxes or assessments, or dischar	ge or r irchas any tax
n or title affecting said premises or n	ay all prior incumbrances and the interest t	thereon from time to time, and	all mon w se en the
annum shall be so much additional	without demand, and the same with interest indebtedness secured hereby, of the aforesaid covenants or agreements the	st thereon from the date of payr	nent at seven per in
IN THE EVENT of a breach of any	of the aforesaid covenants or agreements the	ne whole of said indebtedness, incl	luding principal and alter
reon from time of such breach at se	the legal holder thereof, without notice, by yen per cent per annum, shall be recoverab	le by foreclosure thereof, or by s	uit at law, or both, ther I
ne as if all of said indebtedness had the	hen matured by express terms.	urrad in babalf of plaintiff in co-	special with the for
sure hereof-including reasonable at	hen matured by express terms. all expenses and dispursements paid or incorrey's fees, outlays for documentary evidences only and provides embracing for concerning to the control of the	ence, stenographer's charges, cost	of procuring or com-
ting abstract showing the whole titl	le of said premises embracing foreclosure by any suit of proceeding wherein the gran by the Grandor All such expenses and disbu	decree—shall be paid by the	Grantor; and the like
h, may be a party, shall also be paid	by the Grantor, All such expenses and disbu	rements shall be an additional li	en upon said premises,
all be taxed as costs and included in a	ny dice Grandy Art Stein expenses and visite any decree that may be rendered in such if or, shall not be dismissed, nor release hereo ees, have been paid. The Grantor for the C to the possession of, and income from, sai faint of forcelose this Trust Deed, the court afty claiming under the Grantor, appoint a disposition of the said negritise of the said negritise.	oreclosure proceedings; which pr	occeding, whether de-
costs of suit, including attorney's fe	ees have been paid. The Grantor for the C	rantor and for the heirs, execute	ors, administrators and
igns of the Grantor waives all right rees that upon the filing of any compl	to the possession of, and income from, sal	id premises pending such forecle in which such complaint is filed.	sure proceedings, and may at once and with-
notice to the Grantor, or to any pa	iffy claiming under the Grantor, appoint a	receiver to take possession or ch	narge of said premises
h power to collect the rents, issues an The name of a record owner is:	ia premises		
In the Event of the death or remo		County of the grantee,	
fusal or failure to act, then		of said County is l	rereby appointed to be
t successor in this twist hatel if for any	v like cause said first successor fail or refuse	to not the person who shall then I	a the estine Decorder

refusal or failure to act, then?

first successor in this trust; and if for any like cause said first successor fail or refuse to act, the perso of Deeds of said County is hereby appointed to be second successor in this trust. And when all the performed, the grantee or his successor in trust, shall release said premises to the party entitled, on

Robe E.

Marie McLean)

Witness the hand S and seal S of the Grantor S this

This document prepared by J. Ker C/O BUFFALO GROVE NATIONAL BANK 555 W. Dundee Road Buffalo Grove, Illinois 60090

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STATE OF	ILLINOIS	A production of the first of the second of t
	соок	ss.
COUNTY OF	COOK	
I,	Gary H. Reitz	, a Notary Public in and for said County, in the
S., te a foresaid, DO	HEREBY CERTIFY that _	Robert E. McLean and Sara Marie McLean, his wife
nerson IIIv staven to	me to be the same person	s whose name s are subscribed to the foregoing instrument,
		acknowledged thatthey_ signed, sealed and delivered the said
instrument ast'.	in free and voluntary act	, for the uses and purposes therein set forth, including the release and
waiver of the right of	he nectead.	· ·
Given Gudder my	hand and notarial seal this	30th day of <u>September</u> , 1976
3/2/6/1		11 1100-
		Jong 1. Oce by
	4/15/19	Notary Public
Comprission Expires.	11/3//	
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		Stillney fillborn RECORDER OF DEEDS
		Sidney R. alloen
COOK C	OUNTY, ILLINOIS	RECORDER OF DEEDS
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SECOND MORTGAGE Trust Deed		
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END OF RECORDED DOCUMENT

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