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S. C. COLON				
,	TRUST DEED SECONO MORTGAGE FORM (Illinois)	23 746	524	
	THIS .N. PE' TURE, WITNESSETH, That	James_C. Evans and	Jaynie J. Evans, h	is wife,
((hereinafter called the Grantor), of 368 St	Marys Parkway I	Suffalo Grove I	Llinois 60090
	for and in consideration of the sum of Ten ar	d_no/100		Dollars
	in hand paid, CC VE' AND WARRANT of 555 W. pur ev Road (No. and St. set,	BUFFALO GROVI Buffalo Grove (City)	Illino	is 60090
	and to his successors in trust 'erein after named, for owing described real estate, with the improvements the	the purpose of securing perforn		reements herein, the fol-
a	and everything appurtenant the eto together with all	rents, issues and profits of said		lllage
Ū	Lot 93 in Buffalo Grove No. 2			d 5,
	Township 42 North, Range 11, according to the plat thereof	corded July 3, 19	58 as document 17,	251,866, 1 N o
	book 517, page 12, by the Rrc	order of Deeds, in C	ook County, Illino	is. 1 U -
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	ereby releasing and waiving all rights under and by In TRUST, nevertheless, for the purpose of securi WHERLAS, The Grantor James C. Evans stly indebted upon \$14.150.00	and Jaynie J. Evais	his wife. in loir	it tenancy
	WHEREAS, The Grantor James C. Evans	and Jaynie J. Evais	his wife. in loir	it tenancy
	WHEREAS, The Grantor James C. Evans stly indebted upon \$14.150,00	and Jaynie J. Evais	his wife. in loir	it tenancy
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in	WHEREAS, The Grantor <u>James C. Evans</u> stly indebted upon \$14, <u>150,00</u> n one single payment on March 7,	and Jaynie J. Evars	his wife, in Join	date herewith, payable
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ncc an rec sh gr wi wh	WHEREAS, The Grantor James C. Evans ally indebted upon \$14,150,00 n one single payment on March 7, THE GRANTOR covenants and agrees as follows: one provided, or according to any agreement extend assessments against said premises, and on demand assessments against said premises, and on ferral trible to place sue the local payable first, to the first Trible policies shall be left and remain with the said in lances, and the interest thereon, at the time or time ance in the holder of said indebtedness, may procure or title affecting said premises or pay all prior in rantor agrees to repay immediately without demander annum shall be so much additional indebtedness. In THE EVENTO of a breach of any of the aforessaired interest, shall, at the option of the legal hold recon from time of such breach at seven per cent pme as if all of said indebtedness had then matured by IT IS AGREED by the Grantor that all expenses a source hereof—including reasonable attorney's fees, cling abstract showing the whole title of said prepenses and disbursements, occasioned by any suit, of, may be a party, shall also be paid by the Grantor the cost of suit, including attorney's fees, have been considered to notice to the Grantor waives all right to the Possess rest that upon the filing of any complaint to forcelo to notice to the Grantor, or to any pagit? claiming to	(1) To pay said indebtedness, a ling time of payment; (2) to na do to exhibit receipts therefor; (aid premises that may have been didings now or at any time on said insurance in companies accept sixe or Mortgagee, and, second fortgagees or Trustees until the when the same shall become diverse or assessments, or the prior re such insurance, or pay such trumbrances and the interest the umbrances and the interest the control of the control	nd the interest thereon, as her prior to the first day of June 1) withing fairly days after de destroyed or damaged; (4) that of the first to the first should be destroyed or damaged; (4) that of the first should be destroyed or damaged; (4) that of the first should be destroyed or damaged; (4) that of the first should be destroyed or damaged; (4) that of the first should be destroyed or dischart of the first should be destroyed or dischart or di	ein and in sai note or in each year all tay is struction or d mage to twaste to said produce to pay all prior incumbereon when due, the goor purchase any tax all money so paid, the nent at seven per cent uding principal and all able, and with interest uit at law, or both, the nection with the fore-of procuring or com-Grantor; and the like said indebtedness, as en upon said premises, occeding, whether dend disbursements, and rs, administrators and sure proceedings, and may at once and with-narge of said premises.
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STATE OF	ILLINOIS) 이 보다 하는 데 그런 것이다. 그런 것이 하는 것이 없다. ss.	
COUNTY OF_)		
I;	Judith K. Widbin	, a Notary Public in and for said County,	
		lames C. Evans and Jaynie J. Evans, his wif	е,
in_jcin*_ nersonally ki		whose namesare_ subscribed to the foregoing instru	ment
appeared be	fore rie vilis day in person and acknowledge	owledged that <u>they</u> signed, sealed and delivered the	•
instrument as	stheir_ire; and voluntary act, for	the uses and purposes therein set forth, including the release	e and
waiver of the	right of honestead.		
Given u	fore rie this day in person and acknown the read voluntary act, for right of hor mead. Independ hand and notarial call this	7th day of <u>December</u> , 197	<u>6</u> .
impress	Sail Haras	I texto & Wedlin	
7.5	Trade of the second	Notary Public	
Commission 1	in the second se	先 (1)	
	이 사람들은 그들이 가장을 가지 않는 것이다.		
	하는 사용하는 이 전에 스펙컴터 등 경험이 되었다. - 2013년 대한 기계 교육에 대한 경험이 되었다. 스크스 - 1913년 대한 기계 대한		
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