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			14-25-1667	
			Karamatan K	
TRUST DEED SECOND MORTGAG	SE FORM (Illinois)	23 833 417		
THIS / (DENTURE, WI	TNESSETH, That Gordon L. R	ichards and wife Man	y Ellen Richards,	7
(hereinafter alled the Gi	rantor), of 830 Ruskin Court	Schaumburg (City)	Tllinois (State)	
for and in corsider ition o	f the sum of Ten and no/100			
of	AND WARRANT to	BUFFAIO GROVE NATION Grove Illi	nois 60090	
lowing described real es. **	us hereinafter named, for the purpose of sec. , w' the improvements thereon, including a strater of together with all rents, issues and County of Cook	all heating, air-conditioning, gas	and plumbing apparatus and fixtures, in the <u>Village</u>	
Lot 21098 i	n Weather sileld Unit #21. b	eing a Subdivision		
East of the according t	n Weather of eld Unit #21, be h West 1,4 5 Section 28, T Third Prin ipal Meridian, i o Plat thereof ecorded in 1-27-74, as Document #22747	in Cook County, Illi the Office of the Re	nois.	
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	T		一直有限的	
Hereby releasing and waive	ing all rights under and by virtue of the hor i, for the purpose of securing performance of	estead exemption laws of the S the covenants and agreements	tate of Illinois.	
	. Gordon L. Richards and wi	_ prii cipe promissory notet	rds, jointly caring even date herewith, payable	
on demand.		4	•	
			•	
		1000		
		10	4	
		gitar.	W.St.	
THE GRANTOR COVERS	nts and agrees as follows: (1) To pay said i	nuebtedness, and the interest th	breen, as her to and in said note or	
notes provided, or according and assessments against sa rebuild or restore all build	nts and agrees as follows: (1) To pay said in go only agreement extending time of paym (if premises, and on demand to exhibit receilings or improvements on said premises that instruction to the pay of the pay of the premise state of the pay o	nent; (2) to pay prior to the ars ipts therefor; (3) within Tryly of may have been destroyed or dam	t day of Julie in each year, all taxes ays after des ruction or damage to aged; (4) that waste to said premises	
shall not be conjunted of a grantee herein, who is here with loss clause attached p	uffered; (5) to keep all buildings now or at a by authorized to place such insurance in con ayable first, to the first Trustee or Mortgage	any time on said premise insure mpanies acceptable of the holde ee, and, second, to the Trustee I	d in companies to be selected by the rof the first more are indebtedness, terein as their interests my appear,	
which policies shall be left brances, and the interest th IN THE EVENT OF fail	and remain with the said Mortgagees or Tru ereon, at the time or times when the same share so to insure, or pay taxes or assessment	istees until the ignebtedness is fu hall become due and payable. is, or the prior incumbrances or	illy paid; (6) to pay all putor inc im- the interest thereon whom dur, the	
grantes or the holder of an lien or title affecting said p Orantor agrees to repay in	d indebtedness, may procure such insurance remises or pay all prior incumbrances and t nmediately without demand, and the same	e, or passauch taxes or assessmen he litterest thereon from time t with interest thereon from the	its, or discharge or purchase anyx. o timet and all money so pair, the date of payment at seven per crut	9
per annum shall be so mu IN THE EVENT Of a breezened interest, shall, at the	th additional indebtedness secured hereby asch of any of the aforesaid covenants or with option of the legal holder thereof awith	oments the whole of said inde	btedness, including principal and a'. due and payable, and with interest	
thereon from time of such same as if all of said indebt	breach at seven per cent per annum, shall be educes had then matured by express terms. Trantor that all expenses and disbut ments	e recoverable by foreclosure the naid or incurred in behalf of n	reof, or by fult at law, or both, the	40
closure hereof—including a pleting abstract showing the expenses and disbursement	easonable attorney's fees, outlays to docum to whole title of said premises embracing to occasioned by any suit of morecoling when	contary evidence, stenographer's foreclosure decree—shall be proposed to the grantes of any holder of	charges, cost of procuring or com- aid by the Grantor; and the like	
such, may be a party, shall shall be taxed as costs and cree of sale shall have been	also be paid by the Grantor, All such expens included in any decree that may be rendere	ses and disbursements shall be and disbursements shall be and disbursements shall be and disbursements all all and disburse bareof sives until all and disburse bareof sives until all and disbursements all all and disbursements and d	additional lien upon said premises, gs; which proceeding, whether de-	
the costs of suit, including assigns of the Grantor wai	attorney's fees have been paid. The Grant ves all right to the possession of, and incor	or for the Grantor and for the	heirs, executors, administrators and such foreclosure proceedings, and	\mathbb{Z}
out notice to the Grantor, with power to collect the re	and tenanh with the said whortgages or recron, at the time or times when the same as a contract of the same as a contract	r, appoint a receiver to take po	ssession or charge of said premises	8
The name of a record IN THE EVENT of the	owner is: Gordon I. Richards ar	nd Wife Mary Ellen R	ichards, jointly f the grantee, or of his resignation,	83
refusal or failure to act, the first successor in this trust of Deeds of said County is	nd if for any like cause said first successor for hereby appointed to be second successor in the successor i	ail or refuse to act, the person wi this trust. And when all the afore	Id County is hereby appointed to be no shall then be the acting Recorder said covenants and agreements are	417
performed, the grantee or h	- 1 1		The first of the second of the	7
		th day ofFe	bruary 19-77	
Witness the hand_Ban	d scals_of the GrantorB_ this244	Sordon I Por	all	
	pared by J. Kern, (Co)	Serdon L. Richer	Sila (SEAL)	

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s	TATE OF		
c	COUNTY OF		
		Cory H. Reitz , a Notary Public in and for said County, in the	04 1) 27 1
. I		and the state of t	9
		DO HEREBY CERTIFY thatGordon L. Richards and wife Mary Ellen Richards,	
	(o.`nt ly	and when the day the forecing instrument	7
		on to me to be the same persons. whose name.sare. subscribed to the foregoing instrument,	
		e me this day in person and acknowledged that they signed, scaled and delivered the said	
		free and voluntary act, for the uses and purposes therein set forth, including the release and	51. 51.
	waiver of the rig	sht of homestead. One of the standard seal this 24th day ofFebruary, 19.77	
á	200	enty hand a lid notarial seal this day of day of	
7.70		Grand / Pait	
- 1		Notary Public Notary Public	Ý.
	Committee B	4/15/19	
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	Deed	FEB 28 2 11 PH '77 **ESCARDER OF DEEDS **23833417	
	MORTGAGE	FEB 28 2 11 PH '77 FEB 28 2 11 PH '77 *23833417	
	UST Deed	FEB 28 2 11 PH '77 **ESCARDER OF DEEDS **23833417	
	ECOND MORTGAGE Trust Deed	FEB 28 2 11 PH '77 **ESCARDER OF DEEDS **23833417	
	SECOND MORTGAGE Trust Deed	FEB 28 2 11 PH 177 RESORDER OF DEEDS ** 2 38 33 4 1 7	
	SECOND MORTGAGE Trust Deed	FEB 28 2 11 PH '77 **ESCARDER OF DEEDS **23833417	
BOX No.	SECOND MORTGAGE Trust Deed	FEB 28 2 11 PH 177 RESORDER OF DEEDS ** 2 38 33 4 1 7	
	SECOND MORTGAGE Trust Deed	FEB 28 2 11 PH 177 RESORDER OF DEEDS ** 2 38 33 4 1 7	