UNOFFICIAL COPY

Will Commence of the Commence TRUST DEED SECOND MORTGAGE FORM (Illinois) - 23 -844 554 THIS INDENTURE, WITNESSETH, That
Ralph C. Zeien and Eleanor J. Zeien, his wife, as joint tenants
The cinafter called the Grantor), of 2726 N. Patton Arlington Heights, Illinois.
(No. and Street) (City) fc and in consideration of the sum of Ten and no/100== BUFFALO GROVE NATIONAL BANK Illinois 60090 (State) and to ', suc essors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following describ - re. | estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and fixtures, it is an everything apparatus and fixtures, and State of Illinois, to-wit: Lot 64 in Ston br do Hill Unit No. 1 being a Subdivision of part of the South East quarter of the South West quarter of Section 7 Township 42 North, Range 11 East of the Third Principal Meridian, Cook County, Illirois. Hereby releasing and waiving all rights under and by virtue of the ... stead exemption laws of the State of Illinois.

IN Taust, nevertheless, for the purpose of securing performs ce of 'ne covenants and agreements herein.

WHEREAS, The Grantor __Ralph_C_Zeien_and_El ano_J_Zeien_his wife_as loint_tenants justly indebted upon \$11,000,00----on demand. 1000 The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, the in and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the farst day if the in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within \$1xty\$ days after o swicton or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) if at waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies 1, selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable in the bolder of the first may a eindebtedness, with loss clause attached payable first, to the first Tristee or Nortsagee, and, second; to the Trustee herein as their in the ests may uppear, which policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to use all possible trustees therein as their in the ests may uppear, which policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to use all policies shall be left and remain with the said Mortgagees or Trustees until the interest thereon is the interest thereon when the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or pur hase a year it is not the interest thereon from time to time; and all money and he Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at seven proceeding when the same as if all of said indebtedness, and the interest thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness, and holder thereoff-or, without notice, become immediate refusal or failure to act, then of said County is hereby appointed to be first successor in this trust; and if for any like cause said first 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 successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. MAILTO This document prepared by J. Kern, C/O BUFFALO GROVE NATIONAL BANK 555 W. Dundee Road Buffalo Grove, Illinois 60090

BOX 533

ıl

UNOFFICIAL COPY

	and the second			~ ~
STATE OF ILLINOIS	} ss.			
COUNTY OF COOK				
I, Gary H. Rei	tz	., a Notary Public in an	d for said County, in the	he
State Flot said, DO HEREBY CERTIFY				_
Raiph C. Zeien and Eleano				-•
personally known to me to be the same				
appeared befor me this day in person				
instrument astle.' '_ free and volun	ary act, for the uses and p	ourposes therein set forth,	, including the release an	ď
waiver of the right of homes and.	al this 28th	downer Fehr	uary 19.77	
Given index my hand ar notarial so	ar this ZOCH	day or	19.1.	
	K"	Sony /	· Out	
到である ノノビュフ	9	Notary Pul	blic	
Contribution Expires		•		
	0/		•	
	T			
	` (:	
		·O.	•	
3		Sound of		
COOK COURT: File eo for re	LLINOIS CORD	TOX.	didney Klas	· ·
Mar 9 10 45	AH *77		SESURDER OF DEEDS	- 70
			*?3844554	1
			-/_	
	•		(C)	
			4	
			7,	
	11			150
	11			
B 구당				C
66				1
t D		j		
Ist				1
Trust Dee	- 11			1
85				
		}		
1 1 1	1.1	i		•

END OF RECORDED DOCUMENT