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TRUST DEED SECOND MORTGAGE FORM (Illinois)

23 955 671 GEORGE E. COLE-

THIS INDENTURE, WITNESSETH, That Millard M. Kahne and Joan Kahne, his wife
(hereinafter called the Grantor) of the Village of Elk Grove County of Cook
and State
in hand paid, CONVEYS AND WARRANT 5 to John H. Thode, Trustee of the V-11 age of Homewood County of Cook and State of Illinois
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the fol- lowing described read educate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures.
and everything opport thereto, together with all rents, issues and profits of said premises, situated in the Village
of Elk Grove County of Cook and State of Illinois, to-wit:
- Cx
Address of Property: 1477 William Clifford Lane
Lot 20 in Bluck h in Elk Grove Village Section 19, being a
Subdivision in Section 36 Township 41 North, Range 10 East of the Third Principal Meridian.
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Hereby releasing and waiving all rights under and by virtue of th: hom stead exemption laws of the State of illinois.
Hereby releasing and waiving all rights under and by virtue of the hom stead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The Grantor Millard M. Kahne and para Kahne, his wife
justly indebted upon their ir ipal promissory note bearing even date herewith, payable
justiy indebied upor vite bearing even date netewith, payable
To the order of Evergreen Plaza Bank, Ever reen Park, Illinois the sum of 6195.60 (Six-thousand-one-hungrei-ninety-five-and-60/100's)
Dollars, in 36 consecutive monthly install ants as follows:
172.10 on the 5th of July, 1977 and a like sum on the 5th of each
and every month thereafter until this note is fully paid.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest, there therein and in said note or
notes provided, or according to any agreement extending time of payment; (2) to pay priors of the first day of June in each year, all taxes
and assessments against said premises, and on demand to exhibit receipts theretor; (3) within sixty days after a struction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that 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 comon less to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mongare indebtedness,
The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereory berein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said premises and on demand to exhibit receipts therefor; (3) within sixty days, fire the struction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) the 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 connounces to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mo take the payment of the first months accorded to the first months are sufficiently to the Trustee therein as their letters is may appear, which policies shall be left and remain with the said Mortgagees or Trustees unfil the indebtedness is fully paid; (6) to pay I prior incumbrances, and the interest thereon, at the time or times when the same shall become the and payable. In the Journal of allure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon who due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or pur has any tax in the first of a first or any all prior incumbrances and the interest thereon from time to time; and all money is not any tax any tax in the first of a breach of any of the aforesaid covenants of agreements thereon from the date of payment at sever per cent per annum shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenants of agreements the whole of said indebtedness, including principar and all and said indebtedness, and with itensity thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosu
brances, and the interest thereon, at the time or times when the same shall become the and payable.
grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or pur has any tax
hen or title affecting said premises or pay all prior incumbrances and tig_fliterest thereon from time to time; and all money so need, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at sever pei cent
per annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants of agreements the whole of said indebtedness, including principa, 2, 4 a l
earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with liter it 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 had then matured by express ferms. It is AGREED by the Grantor that all expresses and diships sements naid or incurred in behalf of plaintiff in connection with the fore-
closure hereof—including reasonable attorney's fees, outlive for documentary evidence, stenographer's charges, cost of procuring or com-
picting abstaction in the model that the transfer and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as
such, may be a party, snail also be paid by the Grantor. All such expenses and disbursements snail be an additional lien upon said premises, shall be taxed as costs and included in any defregalant may be rendered in such foreclosure proceedings; which proceeding, whether de-
cree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorney's feet have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and
assigns that upon the filling of my computer the court of the court in which such computing the filling of my computer the court in which such computing in the filling of my computer that the court in which such computing in the filling of my computer that the court in which such computing in the filling of my computer that the court in which such computing in the filling of my computer that the court in which such computers that the court in which such computers the court in which such court in which such court in the court in which such court in the court in which such court in the
cree of sale shall have been entered or not, thall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorney's feet anyto been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor the Grantor proceedings, and agrees that upon the filing of any compilative forcelose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the create, issued and profits of the said premises.
refusal of families t, then Richard J. Brennan of said County is hereby appointed to be
of Deeds of sale county is dereby appointed to be second successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of Sale County is dereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are
refusal of the state of the sta
Witness are things and scal s of the Grantors this 23rd day of May 19_77.
as been a self
This document was prepared by:
Yvonne Savage MP5 Jaan L Kuhne (SEAL)
Evergreen Plaza Bank
Evergreen Park, Illinois

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STATE OF		1977 JUN 6 PM 2 18
I. Kenneth C. Schwarz	JU	
I, Kenneth C. Schwarz	State of Illinois	Ss.
State aforesaid, DO HEREBY CERTIFY that	COUNTY OF COOK	
State aforesaid, DO HEREBY CERTIFY thatMallard M. Kahne and Joan Kahne, his wife	I Konnoth C Schwarz	Norw Publish and Control of the
personally known to me to be the same persons whose name. So whose	,	•
appearer be ore me this day in person and acknowledged that	State aloresaid, DO HEREBY CERTIFY that	Millard M. Kaime and Joan Kaime, into wife
appearer be ore me this day in person and acknowledged that		,
instrument ss free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Clycal fluids from next and notarial seal this		
waiver of the right of homestead. Clock finds to homestead. Clock finds to homestead this 23rd day of May 19 77 Substance for Energy Figure 228-28 Commission Figure 228 Commission Figure 228-28		
Commission Feether. Commissio		or the uses and purposes therein set forth, including the release and
Commission page 1887.	waiver of the Hant of homestead.	
23955671	Given finder my nord and notarial seal this	23rd day of May , 19 77
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23955671	Commission Francis 728-65	Notary Public
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