UNOFFICIAL COPY

 Section 1988 - 2019 - 2019 Control of the Property of the Control of	од история итому од		egada, colombia de de Press, res <mark>erva a da de Profesio e agas de Casas</mark>	erentere de l'esternant de tracticans	enneal .
Form 2512-R TRUST DEED - Second Mortgage	244588		Legal Forms & Printing Co	entre and a second	
THIS INDENTURE WITNESSETH, That the G. his wife, in joint tenancy of the vicounty of Cook Treaty Thousand and no/100 (320,000	llage Tilipois	of	Streamwood for and in consideration o		
	e E. Bell, Cook		, Illinois	DOLLARS, Trustee, to wit:	
Let 30% in Woodland Heights, Us 26, Township hil North, Fange 9, ing to J. plat thereof recorded Document Number 18,737,476 in Co	East of the	Third Princip r's Office Man	al Meridian, acc	and	
2					
A 21 SIHT	JUNIOR	MORTGAG			
Hereby releasing and waiving all rights under and TRUST, nevertheless, for the purpose of securing performance where the Grantor is Lawrence r bar justly indebted upon their principal promise ty	ell and Char	d agreements herein.	11	ituated, IN	
The Bartlett State Bank, Bartlet Thousand Dollars (\$20,000.00) ON nine and one/half per cent (\$45) whole amount of said principal s both principal and interest paya of America, at Bartlett, Illinoi	per num, um remaining ble in keft	, payable as f th interest at payable semi- from time to	ollows: Twenty the rate of annually on the time unpaid,	24458830	
		17/2			
THE GRANTOR. Secverant, and spree as follows: place when and where the same shall be or become due and pay notes and coupons provided, or according to any agreement rate each year, all taxes and assessments against usin premises, and on damage to rebuild or revious all buildings or improvements on sal premises shall not be committed or suffered: (6) to keep all buil their full insurable value, in companies to be selected by the grant trustee herein, as their several interests may appear, which policy until this indebtedness shall be fully paid; (7) to keep the said or other lien to attach to said premises. In the event of failure a taxes or assessments, to keep the property in good repair, or or the holder of said indebtedness may pay such prior incumbra or purchase any tax lien or title affecting said premises; or com premises, and all moneys so paid, the grantori, agree to repay date of payment at seven per cent per annum shall be so much a IN THE EVENT of a breach of any of the aforesaid over earned interest, shall, at the option of the legal bolder thereof, from time of such breach, at seven per cent per annum shall b	able: (2) to pay said of miding time of payin demand to exhibit dipremiers that ma cerebertin, who is loss claimable, fin or policies shall be property tenantable of pay prior incut to prevent mechanics of the paying the promise, settle and primmediately with additional andebted manus or agreements without noire, beer	i indebtedness, and he tenti. (3) to pay pri ri receipts therefor. (3) to receipts therefor. (3) to y heve, began, destroyer, thereby subhertsed to it, to the tight trustee or derbuited and rems e and in sood repair; imbrances, and the in tast or other liens atta its or other liens atta the said premises tenant I discharge any mecha- out demand, and the s ness secured hereby. , the whole of said ind- rome immediately due	int rest thereon as herein to the 'lime that penalty wil withir days after desi or damaged; (5) that was or damaged; (5) that was placed in the state of the stat	and in said j attach in ruction or site to said ornado to companies ud, to the nortgagees nechanic's re, to pay e grantee, h taxes or discharge g to said from the	
ull of said indebtedness had then matured by express terms. IT IS AGREED that all expenses and disbursements, paid hereof — including reasonable solicitor's fees, outlays for does abstract of title showing the whole title to said premises embracia and disbursements, occasioned by any mittee proceeding whereit a party, shall also be paid by the grantor that expenses and c	umentary evidence,	, stenographer's charges	, cost of paocuring or com	pletin an	
a party, shall also be paid by the grantor that expenses and cas costs and included in any decree that may be rendered in sue been entered or not, shall not be dismissed, nor a relegate hereof including solicitor's fees, have been paid. The grantor wave., foreclosure proceedings, and until the period of redemption for foreclose this Trust Deed, a receiver shall upon motion of Solici	th foreclosure proce f given, until all su all right to the p our any sale thereus	eding, which proceeding the fees, expenses and consession of and incom nder expires, and agree	g, whether decree of sale is disbursements, and the cor- ne from said premises pen that upon the filing of a	st of suit, ding such ny bili to	2
before which such motion for the appointment of a receiver shall collect such income and the same, less receivership expenditure sions, to pay to the person entitled thereto in reduction of the is alse entered in any foreclosure proceeding, in payment or reduc decree of sale, in payment or reduction of any deficiency decre the receiver's report shall order that the same be paid to the person that the same be paid to the person of th	ll come on for her	ring, to take possessi	on or charge of said pren	nises, and	
application for receiver is never expressly waved and it small no Master's or other sale to see to the application of the principal sany taxes, assessments, tax sales, tax titles, mechanic's or othe before provided.	um hereby secured er liens, or titles, o	or of the purchase more the necessity for rep	ey; or to inquire into the vairs, in advancing money	alidity of is herein-	
IT IS FURTHER AGREED, That as further and addition axim, all the rents, issues and profits arising or to ante out of a sassigned or otherwise, to receive, sue for or otherwise collect a necessary, to institute forcible detainer proceedings, to reprive on the force of the rent of the property; Second, to the payment of interest payment of the principal sum hereby secured, rendering the over	aid premises to the	said grantee herein as	o assign and by these pre- id authorize him, in his ow notices which may be or	n name,) U
IN THE EVENT of the death inability removal or absent	ce from said	Coo ⋡	County of the trustee, o	r of his)U
refusal or failure t vet, then trust; and if for an, the cause said first successor fail or refuse to a is hereby appointed to be second successor in this trust. And when successor in trust, shall release said premises to the party entitled the WITNESS the hand, and seal of the grantor this 20	et, the person who all the aforesaid co	shall then be the actin evenants and agreemen	nted to be the first successeg Recorder of Deeds of said is are performed, the truste A.D. 1929	County	
	- La	wrive F	aniel	(SEAL)	
	(ha	shorte CI	congelf	(SEAL)	***
				(SEAL)	
	· ·			T. Carlotte	

UNOFFICIAL COPY

	to and the large three comparisons also problems which is also the large of the lar	a von ster anno anticono de la companya de la comp	·
		19TB WAY 23 AM 9 28	
State ofIllin			
County ofCook	·		
	•	gned, a notary public	
OTHE SO		the State aforesaid, DO HEREBY CERTIFY ELL AND CHAPLOTTE A. ANGELL	, That
20 Te	personally known to me to subscribed to the foregoi acknowledged that the Y	be the same person	ay in person, and ment as their
The state of the s	GIVEN under my	hand and notarial seal, th	is 200 day of
70	May	_ A.D. 19 ZZ	
My Commission Expires		o Joans Way	ned
PREPARED BY BARTLETT ST	ALD MAIL TO: ATE BAIK		
335 S. MAIN	ST.		
ATTN: J. Wa	Iner		
	7 %		
	7, 0/2		
	\mathcal{T}	11000 5	
/27		144	
15			
		0,	
3/1	•	40	24
3	•	Ung	2445
	•	JANA O	2445883
		C/	24458830
		C/O	24458830
		Clarity Clari	24458830
		Clor Clor	24458830
		Clan Clan	24458830
		Clan Clan	T'S Oss
			T'S Oss
Bed Section where the second section is the second			Position, III.
Deed Library and the last of t			Positing, III
t Deecd			Position, III.
ist Deed		Clay	Position, III.
rust Deed			Position, III.
Trust Deed			Position, III.
Trust Deed			Position, III.
Trust Deed			Positing, III
Trust Deed			Positing, III
Trust Deed			Positing, In
Trust Deed			O. Postlord in

all sections to