## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	24 461 508
THIS INDENTURE, WITNESSETH, That James	H. Lee and Jane Lee, his wife, as joint tenants
(Fercinal er called the Grantor), of 673 St. Mar (No. and Street)	y's Parkway Buffalo Grove Illinois (City) (State)
for and in consideration of the sum of <u>Ten and 0</u> in hand p iid, 'ONVEY_AND WARRANT_ to <u>B</u> of <u>55.5</u> / <u>Dundee</u> <u>Buf</u>	0/100
and to his st cover es in trust hereinafter named, for the p	nurpose of securing performance of the covenants and agreements herein, the fol- n, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, s, issues and profits of said premises, situated in the
	x, being a Subdivision in the East 1/2 ge 11, East of the 3rd P.M., in Cook
	10**
IN TRUST, nevertheless, for the purpose of securing per WHEREAS, The Grantor <u>s James H. Lee and</u>	e of the homescad exemption laws of the State of Illinois.  fformant. of the covenants and agreements herein.  1. Jane Le 2., nis wife, as joint renants.
n demand.	pc pal promissory notebearing even date herewith, payable
otes provided, or according to any agreement extending tin and assessments against said premises, and on demand to e ebuild or restore all buildings or improvements on said pre nall not be committed or suffered; (5) to keep all buildings rantee herein, who is hereby authorized to place such insu- rith loss clause attached payable first, to the first Trustee c hich policies shall be left and remain with the said Mortga rances, and the interest thereon at the time or times when	o pay said indebtedness, and the interest thereon, as here it and in said note or me of payment: (2) to pay prior to the first day of Jun in each year, all taxes exhibit receipts therefor; (3) within 'skity' days after des "it ion or damage to emises that may have been destroyed or damaged; (4) that waste to said premises insowe of at any time on said premises insured in companies of the by the rance in companies acceptable to the holder of the first mortes et inde tedness, respectively. The payment of the property of the property of the property of the payment of the payment of the property of the payment of the payment of the payment of the property of the payment of
an or title affecting said premises or pay all prior incumora- rantor agrees to repay immediately without demand, and er annum shall be so much additional indebtedness secure IN THE EVENT of a breach of any of the aforesaid cove	assessments, or the prior incumbrances or the interest thereon when use ne minurance, or payeach taxes or assessments, or discharge or purchase are the ances and the interest thereon from time to time; and all money so paid, the discharge with interest thereon from the date of payment at seven per conditional to the same with interest thereon from the date of payment at seven per conditional thereby the analysis of agreements the whole of said indebtedness, including principal and all ereof, without notice, become immediately due and payable, and with interest
ereon from time of such breach at seven per cent per ann me as if all of said indebtedness had then matured by expre IT is Agreed by the Grantor that all expenses and dis	num, shall be recoverable by foreclosure thereof, or by suit at law, or both, the ess terms.  Differences paid or incurred in behalf of plaintiff in connection with the fore-
penses and disbursements, occasioned by any suit of proce- ch, may be a party, shall also be paid by the Grantor FAII s all be taxed as costs and included in any decree that may se of sale shall have been entered or not, shall not be dismi- costs of suit, including attorney's fees, have been paid, signs of the Grantor waives all right to the possession of ress that mon the filing of any compaining foreclose his	the desired for the second shall be an additional lies upon said premises and fisher desired for the second for
t notice to the Grantor, or to any party claiming under the power to collect the rents, issues and profits of the said the name of a record owner is:  James H. Lee	the Grantor, appoint a receiver to take possession or charge of said premises premises. e and Jane Lee, his wife, as joint tenants
IN THE EVENT of the death or removal from said usal or failure do act, then the said first successor in this trust, and if for any like cause said first Deeds of said County is hereby appointed to be second sur	County of the grantee, or of his resignation, of said County is hereby appointed to be successor fail or refuse to act, the person who shall then be the acting Recorder ccessor in this trust. And when all the aforesaid covenants and agreements are said premises to the party entitled, on receiving his reasonable charges.
Witness the hand s and seal s of the Grantor s this mail to:	Transall 1
s document prepared by J. Widbin,c/c BUFFALO GROVE NATIONAL BANK	(James H. Lee) (SEAL)
555 WEST DUNDEE ROAD	(Jang Lee).

## UNOFFICIAL COPY

Lake  Ju. th K. Widbin  ate aforesaid DC HEREBY CERTIFY that  James H. Lee and Jane Lee, his wife  aroundly known to record before me this dee in person and acknowledged that  they signed, scaled and delivered the said  strument as their  free and voluntary act, for the uses and purposes therein set forth, including the release and  mayer of the right of homestead.  Given under my hand and notarial seal ins  16th day of May 19_78.  Therefore Texture and the said ins  Notary Public  Recorded of the release and  Recorded of the release and  AND TOTAL STREET  Notary Public  Recorded of the release and  Recorded of the re			•
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SECOND MORTGAGE

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