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			remainder Handle Street
TENST DEED SECOND MORTGAGE FORM (Illinois)	24 521	263	1000
THY 'NDENTURE, WITNESSETH, That ic ael Charles Komie and Bonnie l	Margaret Komie, his w	ife, as joint tena	nts
(hereinaf'er called the Grantor), of 1606 Chippe (No. and Street)		eling, Illi	
for and ir con ideration of the sum of Ten and no in hand poid C NVEY AND WARRANT to	/100BUFFALO GROVE NATIO	VAT. RANK	Dollars
of 555 % Oundee Road	Buffalo Grove,	I11i	nois
and to his successe s in trust hereinafter named, for the p lowing described re. 1 oste s with the improvements thereo and everything appurtement mereto, together with all rent	purpose of securing performance on, including all heating, air-condit	of the covenants and agreeme coning, gas and plumbing appress, situated in the V11	nts herein, the fol- aratus and fixtures,
Unit No. 2-12-03 as relineated on sur of part of the North 1/2 of the south East of the Third Principal Teridian survey is attached as Exni'it 'B' to Bank, as Trustee under Trust Are emen 42930 recorded in the office of the R Document 22270823 as amended from timinterest in said parcel (excepting incomprising all the Units thereof are	rvey of certain lots: n 1/2 of Section 9, To (hereinafter referred declaration of condor nt dated August 20, 10 Recorder of Deeds of (ne to time: together v	in Tahoe Village Sownship 42 North, I to as 'Parcel'), infium made by LaSa 171 and known as Trook County, Illingith its undivided rith its undivided	Range 11 which the National tust Number tis as percentage
comprising all the Units thereof and survey) in Cook County, Illinois.	offined and set forth	in said declaration	n and
C	4		
Hereby releasing and waiving all rights under and by virtual N TRUST, nevertheless, for the purpose of securing per WHEREAS, The Grantor S Michael Charles 1 instituted upon \$18,000.00	Komie and Branie Marg	ws of the State of Illinois. greements herein. aret Komie, his wi	fe, as joint
		C	11 - 11

shall be taked as costs and included in any decree that may corree of sale shall have been entered or not, shall not be dism the costs of suit, including attorney's fees, have been paid, assigns of the Grantor waives all right to the Possession of agrees that upon the filing of any complaint to foreclose this out notice to the Grantor, or to any party claiming under	To pay said indebtedness, and the ime of payment; (2) to pay prior exhibit receipts therefor; (3) wit remises that may have been destroys now or at any time on said presurance in companies acceptable to or Mortgagee, and, second; to this agees or Trustees until the indebt the same shall become due and prassessments, or the Prior incume chinsurance, or pay such taxes or rances and the interest thereon fid the same with interest thereon ed hereby. The mants or agreements the whole o hereof, without notice, become important of the same with microstable by fore rest terms. Soft documentary evidence, stem companies of the grander or an such expenses and disbussements by the rendered in such foreclosure hissed, nor release hereof given, ur. The Grantor for the Grantor and, and income from, said premises Trust Deed, the court in which sich grander, appoint a receiver the Grantor, appoint a receiver the Grantor, appoint a receiver the Grantor, appoint a receiver the grander.	interest thereon, as here is a to the first day of June in ea to the first day of June in ea to the first day of June in ea to grade of damaged; (4) that wast less insured in companies to the holder of the first mortig. Trustee herein as their inter duess is fully paid; (6) to pay ayable, and the first duess is fully paid; (6) to pay ayable, or the interest thereo assessments, or discharge or mitme to time; and all mo from the date of payment a said indebtedness, including mediately due and payable, a losure thereof, or by suit at 1 elastic of paintiff in connection of paintiff in connection of the first connection of the	th year, all taxes on a manage to a said premises select 1 by the in eind sterness, estable of the said principal and all on the seven per comprision and all ond with interest aw, or both, the n with the fore-
notes provided, or according to any agreement extending to and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said pr shall not be committed or suffered; (3) to keep all building grantee herein, who is hereby authorized to place such instances and the interest thereon, at the time or times when which policies shall be left and remain with the said Mortge brances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay taxes on grantee or the holder of said indebtedness, may procure su lien or title affecting said premises or pay all prior incumbr Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secure IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the theorem from time of such breach at seven per cent per ansame as if all of said indebtedness and then matured by expelicing abstract showing the whole title of said premises expenses and disbursements, occasioned by any suit, or processor, and included in any decree that processes are costs and included in any decree that processes are costs and included in any decree that grant pay and the process of suit, including attorney's fees, buyes been paid sasgins of the Grantor, All also be paid by the Grantor, All shall be taxed as costs and included in any decree that goes the cost of suit, including attorney's fees, buyes been paid assigns of the Grantor waves all right to the Possession of agrees that upon the filing of any complaint to foreclose this out notice to the Grantor, or to any pairly claiming under with power to collect the rents, issues and profits of the said. The name of a record owner's Michael Charle.	To pay said indebtedness, and the ime of payment: (2) to pay prior exhibit receipts therefor; (3) wit remises that may have been destroys now or at any time on said premurance in companies acceptable to or Morigagee, and, second, To the fagese or Trustees until the indebt in the same shall become due and prascessor and the interest thereon exhibits and the interest thereon of the same with interest thereon on the same with interest thereon of the same with interest thereon of the same with interest thereon in the world of the same with interest thereon in the same with the world of the same with the world of the same with the same w	interest thereon, as here a lot of the first day of Junk in ea his sixty days after dest. Let do you have the holder of the first mortg. Trustee herein as their interdness is fully paid; (6) to pay ayable. Trustee herein as their interdness is fully paid; (6) to pay ayable. Trustee herein as their interdness is fully paid; (6) to pay ayable. Trustee herein as their interdness is fully paid; (6) to pay ayable. Trustee herein as their interest thereo assessments, or discharge or mit me to time; and all mo from the date of payment a lead of payment a lead of the date of payment a lead of the health of a paid by the Grante, holder of any part of said hall be an additional lien up proceedings; which proceedings; which proceeding it all such expenses and dis for the heirs, executors, add it for the heirs, executors, add it for the heirs, executors, add to take possession or charge of the payment of the grante, or of of said County is hereby	ch year, all taxes on a manage to a said premises select 1 by the select 1 by
notes provided, or according to any agreement extending to and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said pr shall not be committed or suffered; (5) to keep all building grantee herein, who is hereby authorized to place such instances, and the interest thereon, at the time or times when which policies shall be left and remain with the said Mortge brances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay taxes on grantee or the holder of said indebtedness, may procure suffien or title affecting said premises or pay all prior incumbr Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secure IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the theorem from time of such breach at seven per cent per ansame as if all of said indebtedness had then matured by expression and the standard of the said standard standar	To pay said indebtedness, and the ime of payment: (2) to pay prior exhibit receipts therefor; (3) wit remises that may have been destroys now or at any time on said premurance in companies acceptable to or Morigagee, and, second, To the fagees or Trustees until the indebt in the same shall become due and prascessor Trustees until the indebt in the same shall become due and prascessor frustees until the indebt in the same with interest thereon rances and the interest thereon for the same with interest thereon cannes are greenents the whole or ereof, without notice, become immun, shall be recoverable by fore rest, terms. Should be recoverable by fore rest, terms. Should be recoverable to the standard of the court of the Grantor of the Grantor and, and income from, said premises, the Grantor, appoint a receiver the premises.	interest thereon, as herei a a to the first day of Junt in ea his sixty days after dest. Let do do damaged; (4) that wast less insured in companies to be the holder of the first mortg. Trustee herein as their inter duess is fully paid; (6) to pay ayable. Trustee herein as their interdess is fully paid; (6) to pay ayable. Trustee herein as their interdess is fully paid; (6) to pay ayable. Trustee herein as their interdess is fully paid; (6) to pay ayable. Trustee herein as their interdess is fully paid; (6) to pay ayable. To make the date of payment a land from the date of payment all methods and all mo from the date of payment a less than the constant of the said independent of the said the	ch year, all taxes on a said premises a solution of the second of the se
notes provided, or according to any agreement extending to and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said pr shall not be committed or suffered; (3) to keep all building grantee herein, who is hereby authorized to place such instances and the interest thereon, at the time or times when which policies shall be left and remain with the said Mortge brances, and the interest thereon, at the time or times when IN THE EVENT of failures so to insure, or pay taxes on grantee or the holder of said indebtedness, may procure suttlen or title affecting said premises or pay all prior incumbr Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secure are an interest, shall, at the option of the legal holder the thereon from time of such breach at seven per cent per any said of the said the standard of the said the said closure hereof—including reasonable attorney's fees, outlay pleting abstract showing the whole title of said premises, expenses and disbursements, occasioned by any suit, or processuch, may be a party, shall also be paid by the Grantor fail to grantor, All shall be taxed as costs and included in any decree that upon the filing of any complaint to forectose this out notice to the Grantor, or to any party claiming under with power to collect the rents, issued and profits of the said. The name of a record owner's Michael Charle for the said of Decds of said Conjuty's hereby appointed to be second suit of Decds of Said Conjuty's hereby appointed to be second so forects and first of Decds of Said Conjuty's hereby appointed to be second so	To pay said indebtedness, and the ime of payment: (2) to pay prior exhibit receipts therefor; (3) wit remises that may have been destroys now or at any time on said premurance in companies acceptable to or Morigagee, and, second; To the tagese or Trustees until the indebt in the same shall become due and practice of the same shall become due and practices of the same shall become due and practices of the same shall become due and practices of the same shall become due to the same shall become due to a care of the same shall become due to the same shall become in the same shall be same shall become in the same shall be the same shall become in the same shall be received by foreing the same shall be received by foreing the same shall be received to the same shall be received the same shall be received the same shall be sa	interest thereon, as herei a a to the first day of Junt in ea his sixty days after dest. Let do do damaged; (4) that wast less insured in companies to be the holder of the first mortg. Trustee herein as their inter duess is fully paid; (6) to pay ayable. Trustee herein as their interdess is fully paid; (6) to pay ayable. Trustee herein as their interdess is fully paid; (6) to pay ayable. Trustee herein as their interdess is fully paid; (6) to pay ayable. Trustee herein as their interdess is fully paid; (6) to pay ayable. To make the date of payment a land from the date of payment all methods and all mo from the date of payment a less than the constant of the said independent of the said the	ch year, all taxes on a said premises a solution of the second of the se

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STATE OF	Illinois	
COUNTY OF	Cook	} ss.
I;	Jewell A. Kern	, a Notary Public in and for said County, in the
State aforesaid, I	FO HEREBY CERTIFY t	ihat
Mic	lae Charles Komie	and Bonnie Margaret Komie, his wife
personally known	n to me to be the same pe	rson_s whose names_are_ subscribed to the foregoing instrument,
appeared before	me this day in person a	and acknowledged that <u>they</u> signed, sealed and delivered the said
instrument ast	their free and voluntar	y act, for the uses and purposes therein set forth, including the release and
waiver of the tip	trof homestead.	
Given mine	ing send and notarial al	n.is <u>26th</u> day of <u>June</u> , 19 78.
B B B B B B B B B B B B B B B B B B B	derel .	Jewell W. Kenn Notary Public
Commission Expi	ires 3/15/82	
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		40x 201
		RECTAN TO DEEDS
COGN	COUNTY, LLINOIS LED FOR RECORD	*24526263
		* 24320,00
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No. BOX 533

SECOND MORTGAGE

Trust Deed

TO OF HERSHUED DOODMEN!