UNOFFICIAL COPY

TRUST HEED SECONIC MORTGAGE FORM (Illinois)	24 569 487
	Sohn and Judith R. Sohn, his wife, jointly
(hereinafter called the Grantor), of 852 Beechwo	
for and in consideration of the sum ofT in hand paid, CONVEYAND WARRANT toBU	EN and no/100 Dollars
and to his successors in trust hereinafter named, for the pur- lowing described real estate, with the improvements thereon,	pose of accuring performance of the covenants and agreements hereis, the fol- including all heating, air-conditioning, gas and plumbing apparatus and fixtures, issues and profits of said premises, situated in the V111age and State of Illinois, to wit:
	falo Grove being a Subdivision in Section 5 and Range il, lying East of the Third , Illinois
A solution description of the second subsection	S. Waster
	0 000 000 000 000 000 000 000 000 000
Hereby releasing and waiving a 'ri' it's under and by virtue of In Taust, nevertheless, for the ' urp we of securing perfe	of the homestead exemption laws of the State of Illinois. ormance of the covenants and agreements herein.
WHEREAS, The Grantor B. Hen ty B. Sohn and justly indebted upon \$25,000.00-	Judith R. Sohn, his wife, jointly principal promissory note bearing even date between, payable
	pay said indebteone. And the integral thereon, as herein and in said note or a of payment; (2) on any prior 10 the integral day of June in each year, all tages
IN THE EVENT Of failure so to insure, or pay taxes or a grantee or the holder of said indebtedness, may procure such iten or title affecting said pennies or pay all prior incumbran Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secured. In THE EVENT of a breach of any of the aforesaid cover earned interest, shall, at the option of the legal holder then thereon from time of such breach at seven per cent per angular same as if all of said indebtedness had then matured by explete It is Agreed by the Grantor that all expenses and distinct including reasonable attorney's fees, dulays for pleting abstract showing the whols title of said greenists er expenses and disbursements, occasioned by any suit of proceed such, may be a parry, shall also be paid by the Grantor. All sue shall be taxed as costs and included in any active that may be cree of sale shall have been entered or not, shall not be dismiss the costs of suit, including attorney's fees lave been paid. I assigns of the Grantor waives all right to the possession of, agrees that upon the fling of any complaint to foreclose this I out notice to the Grantor, or to sair, party claiming under the with power to collect the rents, issues and profits of the said p	hibit receipts therefor (1 within firsty days after destruction or damage to mises that may have been decay. I or damaged (4) that waste to said premises now or at any time on said one are as a second or damaged (4) that waste to said premises now or at any time on said one are incompanies acceptable who hider of the first mertage indebtedness. Mortagee, and, second, for the Trustee herein as their interests may appear, ces or Trustees until high indebtednes fully paid; (6) to pay all prior incumes same shall become due and pay b as sessments, go the prior incumbra. For the interest thereon when due, the insurance, or pay such taxes or successment, or lischarge or purchase any tax cess and tap laterest thereon from time 'b time and all money so paid, the the same bight interest thereon from the date e payment at seven per cent the same bight interest thereon from the date e payment at seven per cent of Jovindu notice, become immediately due and eavoile, and with interest may be the same bight interest thereon from the date e payment at seven per cent of Jovindu notice, become immediately due and eavoile, and with interest may be the same series and the same series with the fore-of-commentary evidence, stenographer's charges, co. 'A curing or commentaring foreclosure decree—shall be paid by the Gr in. v. and the like ding wherein the granter or any holder of any part of us 'd adebtedness, as ch expenses and disbursements shall be an additional lien upon said premises, enchanged in such foreclosure proceedings, whicher deed, nor release hereof given, until all such expenses and disbursement, and and income from, said premises pending such foreclosure proceedings, whicher deed, nor release hereof given, until all such expenses and disbursement, and and income from, said premises pending such foreclosure proceeding, whether deed, nor release hereof given, until all such expenses and disbursement, and and income from, said premises pending such foreclosure proceedings, and first of the left, executors,
first successor in this prior; and if for any like cause said first su of Deeds of said County is hereby appointed to be second succ	uccessor fail or refuse to act, the person who shall then be the acting Recorder cessor in this trust. And when all the aforesaid covenants and agreements are aid premises to the party entitled, on receiving his reasonable charges.
Witness the hand_Sand seal_Sof the Granturs_this This document prepared by J. Lasken	QL 9 S
C/O BUFFALO GROVE NATIONAL BANK 655 WEST DUNDEE ROAD BUFFALO GROVE SUMMS 60000	Menty B. John (SEAL) Judgen R. Sohn (SEAL)

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ं स्टेर्ड <mark>रहा १,८५ व्यक्ति र व्यक्तिस्</mark> र स्ट	COOK K. Widbin HEREBY CERTIFY tha		Lak Notary Public in and for said d Judith R. Sohn, bis	County, in the
enpeared before in	e this day in person and	d acknowledged that	re subscribed to the forego they signed, sealed and del oses therein set forth, including	ivered the said
00000 10000 10000 10000 10000 10000	phomestead.	The second section of the second seco	day ofJuly 	19_78
RECONDER OF PRESS.	<u>3-w-8</u>			
	DESCRIPTION OF STATE	Control Service Control Contro		
SECOND MORTGACEOU SUUT. ILLINOIS TRUST Deed SUED TO N. PR. TO	BOX 53	Mail To instinct Bull. Sink St. W. Ounder Road		