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Form 2512-R - TRUST DEED - Second Mortgage Perfection Legal Forms & Printing Co., Rockford, III.
THIS INDENTURE WITNESSETH, That the Grantor's Francis H. Zepeda and Constance M. Zepeda, his wife as joint tenants of the Village of Hanover Park County of Cook and State of Illinois for and in consideration of the sum of
Eight Thousand Five Hundred and no/100 (\$8,500.00)
Lot 18 in block 1 in Hanover Highlands a subdivision of the South half of the 'orthwest fractional quarter and the North 49 acres of the Southwest fractional quarter of Section 31, Township 41 North, Range 10, East of the Third Principal Meridian, according to the plat thereof recorded on May 10,1962 as document 18471576, in Cook County, Illinois.
THIS IS A JUNIOR MORTGAGE 24707507
Hereby releasing and waiving all r. 1 " or and by virtue of the homestead exemption laws of the State in which said land is situated. IN TRUST, nevertheless, for the purpose c see ring performance of the covenants and agreements herein.
WHEREAS, The Grantor 'S Fi argin's H. Zepeda and Constance M. Zepeda, Justiv Indebted uptheir The Bartlett State Bank, 50 c'ett, Illinois, payable as follows: Eight Thousand Five hundred Dollars (\$8,500.0) ON DEMAND, with interest at the rate of ten per cent (10%) per annum, payable coni-annually on the whole amount of said principal sum remaining from time to time unpaid, both principal and interest payable in lawful money of the United States of America, at Bartlett, Illinois.
THE GRANTORScovenant and agree as follows: (1) to pay all pri r'. umbrances and the interest thereon, at the time and place when and where the same shall be or become due and payable; (2) to pry _s indebtedness, and the interest thereon as herein and in said notes and coupons provided, or according to any agreement settending time of payment; (7. pay prior to the time that penalty will attach in some payors and the said assessments against said premises, and on demand to exhibit eveel is the effort; (4) within sixty days after destruction or the said said assessments against said premises, and on demand to exhibit eveel is the effort; (4) within sixty days after destruction or premise shall not be committed or suffered; (6) to keep all buildings at any time on a premise invared against loss by fire and tornado to their full insurable value, in companies to be selected by the grantee herein, who is here. " suth need to place such insurance in companies acceptable to the holder of the first mortage indebtedness, with loss claimable, first, to will structure, or mortagages, and, second, to the trustee herein, as their several interests may appear, which policy or policies shall be deposid a premain with said trustees or mortagages or other left to attach to said premises. In the event of failures of opay prior incumbrances, at defined the said premises, in the event of failures of the property in good repair, or to prevent mechanics' or other 'msc' ing to said premises, the grantee, or the holder of said indebtedness may pay such prior incumbrance and the interest thereon, may p. inc zone premium, pays and taxes or or the holder of said indebtedness may pay such prior incumbrance and the interest thereon, may p. inc zone premium, pays and taxes or purchase any maximum, pays and taxes or pays immediately wi
earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and 'es, ble and with interest thereon from time of such breach, at seven per cent per annum shall be recoverable by foreclosure hereof, or by suit. I am, or 'oth, the same as if
hereof — including reasonable solicitor's fees, outlays for documentary evidence, stenggnapher's charges, cost of p. curing or completing an abstract of title choswing the whole title to said premises embracing foreclosure decree — shall be paid by the grantor the it ake expenses and disbursements, occasioned by any suit or proceeding wherein the trustee, or any holder of any part of said indebfocues: as a hand be a party, shall also be paid by the grantor that expenses and disbursements shall be an additional lien upon said premi s. e. 'U' e taxed as costs and included in any decree that may be rendered in such foreclosure proceeding, which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release hereof given, until all such fees, expenses and disbursements, and he ost of suit, including solicitor's fees, have been paid. The grantorg waive all right to the possession of and income from said premises e.g. such foreclosure proceedings, and until the period of redemption from any saie thereunder expires, and agree that upon the filing o'n yn ill to
If IS AGREED that all expenses and disbursements, paid or incurred in behalf of complainant in connect in with the foreclosure hereof—including reasonable solicitor's fees, outlays for documentary evidence, stengaspaer's charges, cost of p. curin or completing an abstract of title showing the whole title to said premises embracing foreclosure decree—shall be paid by the grantor the title deepenses and disbursements, occasioned by any suit or proceeding wherein the trustee, or any holder of any part of said indebtenues: a p. 3., may be a seek and included not be grantor Shall response and disbursements shall be an additional lien upon said premise. Proceeding wherein the trustee, or any holder of any part of said included in upon said premises, per a seek and included not be dismissed, nor a release hereof given, until all such fees, expenses and disbursements, and he ost of suit, including solicitor's fees, have been paid. The grantor Switch
IT IS FURTHER AGREED. That as further and additional security hereto said grantors agree to assign and by these presents, do assign, all the rents, issues and profits artising or to arise out of said premises to the said grantee herein and authorize thin, in his own name, as assignee or otherwise, to receive, sue for or otherwise collect such rents, issues and profits, to serve all notices which may be or become necessary, to institute foreible detainer proceedings, to receive possession, to rerent and regions or any portion thereof, for such terms and on such conditions as he may deem proper, and apply the proceeds thereof. First, not the proper, and apply the proceeds thereof. First, not the proper, and, Third, to the payment of the principal sum hereby secured, rendering the overplus, if any, to the undersigned when the indebtedness hereby secured since the principal sum hereby accuracy in the control of the principal sum hereby accuracy in the property of the death, inability, removal or absence from said
refusal or failure t 'tet, then Martin G. Struwing of sald County, is hereby appointed to be the first successor in this trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust; and when all the already and agreements are performed, the trustee, or his successor in tenst, shall release said premises to the party entitled martin on receiving the market shall charges. WITNESS the hand and seal of the grantors this
Francis, H. Zepeda (SEAL) Francis, H. Zepeda (SEAL) Constance M. Zepeda (SEAL)

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State ofIllinois	1978 NUV 8	AM 9 36	PROJECT A	
County of Cook				Ç ⁱ
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		y, in the State aforesaid, DC cis H. Zepeda and C	O HEREBY CERTIFY, That onstance M. Zepeda	•
	subscribed to the for acknowledged that <u>t</u> free and voluntary ac and waiver of the righ	he <u>y</u> signed, sealed and de t, for the uses and purpose t of homestead.	red before me this day in elivered the said Instrument es therein set forth, includin	as <u>their</u> ng the release
COUNT	GIVEN under	my hand andnot.	arial seal, this 🔏	day of
	7	•	. /	
My Commission Expi es	une 14_	19/10	nne Way	ner
PREPARED BY AND MAIL TO:		<i>V</i>	-1	
BARTLETT STATE BANK 335 S. MAIN ST. BARTLETT, ILLINOIS 6010				
ATTN: J. Wagner	T	a profession and a second	7 × .	
	C	Ung.		
			9450-	2470
Trust Deed				Perfection Legal Forms & Printing Co., Rockford, III.