TRUST DEED SECOND MORTGAGE FORM (Illinois) 24965045
THIS INDENTURE, WITNESSETH, That Bobby E. Southard and Alice Marie Southard, his wife, in joint tenancy.
(hereinafy: call d the Grantor), of 1643 North Highland Arlington Heights Illinois (No. and Street) (City) (State)
for and in confideration of the sum of Ten and no/100 Dollars
in hand paid, CC NVIY AND WARRANT_ toBuffalo Grove National Bank, of555 W. Drove RdBuffalo GroveIllinois
(No. and free) (City) (State) and to his successor, in the purpose of securing performance of the covenants and agreements herein, the fol-
lowing described real estat, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant mere to regether with all rents, issues and profits of said premises, situated in the Village of Arlington Heights C on y of Cook and State of Illinois, to wit:
Lot 14 in Block 3 in Frington Knolls being a Subdivision of part of the East half of the North East quarter of Section 19 and part of the West half of the North West quarter of Section 20 all in Township 42 North, Range 11, East of the Third Principal Meridian. in Cook County, Illinois.
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COOK COUNTY, ILLINOIS
FILED FOR RECORD
May 17 '79 2 09 Ph #24965045
Hereby releasing and waiving all rights under and by virtue of the hom stead exemption laws of the State of Illinois.  In TRUST, nevertheless, for the purpose of securing performance of the cave, ants and agreements herein.
IN TRUST, nevertheless, for the purpose of securing performance of the coverants and agreements herein.  WHEREAS, The Grantor Bobby E. Southard and Alice large Southard, his wife, in joint tenancy.  justly indebted upon \$13,000,000  Southard con of Princips pro issory note bearing each date herewith, payable
on demand from Rodney Q. Southard, Son of Bobby 5. Williard and Affect Latte
Southard.
CAY CAY
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest the con, is he ain and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the fits lay of June; e. cny ar, all taxes and assessments against said premises, and on demand to exhibit receipts therefore; (3) within sixty are fitter destructio or damage to rebuild or restoreall buildings or improvements on said premises that may have been destroyed or damp ace (4) that waste to said; re nices shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises in sure in companies to be sele to by the grantee herein, who is hereby authorized to place such insurance in companies acceptable of the first mortgage inde. I by the grantee herein, who is hereby authorized to place such insurance in companies acceptable therein as their interest may apr. ar, which policies shall be left and remain with the said Mortgagees or Trustees until the indebted nests is fully paid; (6) to pay all prior inc mbra ces, and the interest thereon, at the time or times when the same shall become due as a by able.  IN THE EVENT of failure so to insure, or pay taxes or assessments, or the probation in interest thereon when, are the grantee or the holder of said indebtedness, may procure such insurance, or pay turb taxes or assessments, or discharge or purchase each time or title affecting said premises or pay all prior incumbrances and the finite set thereon from time to time; and all money so paid are Grantor agrees to repay immediately without demand, and the same with late est thereon from the date of payment at highest legal ra's shall be so much additional indebtedness secured hereby.  IN THE EVENT of a breach of any of the agrees and the agrees in the payment at highest legal ra'.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest the eon, as he sin and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the field by of June; i.e. cny ar, all taxes and assessments against said premises, and on demand to exhibit receipts therefore; (3) within sixty bas, fiter destruction or demange to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damp red (4) that waste to said; remises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be sele te. by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the hole and the first mortgage indet. dness with loss clause attached payable first, to the first Trustee or Mortgagee, and second, to the Touree herein as their interest may apr. ar., hich policies shall be left and remain with the said Mortgagees or Trustees until the indebte ness is fully paid; (6) to pay all prior inc imbra ces, and the interest thereon, at the time or times when the same shall become due and layable.
or restore all buildings or improvements on said premises that may have been destroyed or damaged (4) that waste to said remises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be sele-te. by the grantee
herein, who is hereby authorized to place such insurance in companies acceptable to the hole of the first mortgage indead discussion with loss clause attached payable first, to the first Trustee or Mortgagee, and second, to the Trustee herein as their interest may appear, which
policies shall be left and remain with the said Mortgagees or Trustees until the indebte inels is fully paid; (6) to pay all prior inc imbra ces, and the interest thereon, at the time or times when the same shall become due and layable.
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the proper incumbrances or the interest thereon when the grantee or the holder of said indebtedness, may procure such insurance, or pay tuch taxes or assessments, or discharge or purchase e.y.t.
lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time, and an indice so paid the Grantor agrees to repay immediately without demand, and the same with laterest thereon from the date of payment at highest legal rate.
shall be so much additional indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or the elements the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach at highest legal rate shall be recover able by foreclosure thereof, or by suit at law, or both, the same as if all offered included the shadther the end of the same as if all offered included the shadther the shadther the same as if all offered included the shadther the shadther the same as if all offered included the shadther the shadther the same as if all offered included the shadther the shadther than the shadther t
thereon from time of such breach at highest legal rate shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all
of said indebtedness had then matured by express terms.  IT IS AGREED by the Grantor that all expenses and dispursements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including reasonable attorney's fees, outling for documentary evidence, stenographer's charges, cost of procuring or foreclosure hereof—including reasonable attorney's fees, outling for documentary evidence, stenographer's charges, cost of procuring or foreclosure hereof—foreclosure and the like of the first procure of the like o
completing abstract showing the whole title of said province embracing foreclosure decree—shall be paid by the Grantor; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as
such, may be a party, shall also be paid by the Granfor. All expenses and dissource proceedings; which proce
snall have been entered or not, snall not be desired, not received in the desired or not, snall not be desired, not received in the desired or not, snall necessary snall snall pressure and so the heirs, executors, administrators and assigns of the Grantor waives all right to the possession of and income from said premises pending such foreclosure proceedings, and agrees upon the
foreclosure hereof—including reasonable attorney's fees, outly's for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title of said properties embracing foreclosure decree—shall be paid by the Grantor; and the like expenses and disbursements, occasioned by any suit or beceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All expenses and disbursements shall be an additional lieu upon said premises, shall be taxed as costs and included in any decree that the properties of the said premises shall be an additional lieu upon said premises, shall have been entered or not, shall not be dismised, nor release hereof given, until all such expenses and disbursements, and the costs of shall have been entered or not, shall not be dismised, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorney's fees have been paid. The Grantor for the Grantor and Granto
The name of a record own to Bobby R. Southfall and Affect harts bootstay and County of the grantee, or of his resignation,
refusal or failure to act the first successor in this these and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder
The name of a record owner to Bobby E. Southfatt and Allect Late County of the grantee, or of his resignation, In the event of the death or removal from said
Witness the hand S and seal S of the Grantor S this 14th day of May 19 79.
This document prepared by Christa Lenczuk c/o BUFFALD GROVE NATIONAL BANK  SSS WEST DUNDEE ROAD  (X) Click Manue Southard (SEAL)
Christa Lenczuk c/o BUFFALO GROVE NATIONAL BANK
555 WEST DUNDEE ROAD  SUFFALO GROVE ILLINOIS 50090  Alice Marie Southard  (SEAL)

BOX 533

## **UNOFFICIAL COPY**

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STATE OF	11inois	— } ss		
COUNTY OF C	ook	)		
1,	dith K. Widbin		Lake a Notary Public in and for said	County, in the
		BODDY E. SOULI	nard and Alice Marie Sout	nard, nis
wife, in oi				
	· / / / .		are subscribed to the forego	
			they signed, sealed and deli	
	()~	t, for the uses and pu	rposes therein set forth, including	the release and
waiver of the right	of homestead.	14th	, J 6 May	, 1979
Given under	ny hand and notarial seal this		day of	, 192
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Commission Expir	3-11-82	' (	•	
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SECOND MORTGAGE  Trust Deed	P		BUFFALO GRIGVE NATIONAL BANK 555 WEST DUNDEE ROAD BUFFALO GROVE, ILLINOIS 60030 ATTAL: J. LAIDBANA	
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END OF RECORDED DOCUMENT