SECOND MORTGAGE FORM (Ulinois)

TRUST DEED

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and to his successors in trust nerelimited, not the purpose of securing personneces. In trust nerelimited in the purpose of securing personneces in trust nerelimited in the purpose of securing personneces. In trust nerelimited in the purpose of securing personneces in trust nerelimited in the purpose of securing personneces. In trust nerelimited in the purpose of securing personneces in trust nerelimited in the purpose of securing personneces. In trust nerelimited in the purpose of securing personneces in trust nerelimited in the purpose of securing personneces. In trust nerelimited in the purpose of securing personneces in trust nerelimited in the purpose of securing personneces. In trust nerelimited in the purpose of securing personneces in trust nerelimited in the purpose of securing personneces. In trust nerelimited in the purpose of securing personneces in trust nerelimited in the purpose of securing personneces. In the purpose of securing personneces in trust nerelimited in the purpose of securing personneces i and State of Illinois, to-wit: \_ County of \_

Lots 214 in Arlington Hills in Buffalo Grove, being a Subdivision in Section 5 and Section 6, Township 42 North, Range 11 East of the Third Principal Meridian, according to the Plat thereof recorded May 23, 1966 as document number 19834936 in Cook County Illinois.



\$20,000.00justly indebted upon\_\_\_ - principal promissory note bearing even date herewith, payable

OUNTY CH

THE GRANTOR covenants and agrees as follows: (1) To pay said indebte these, and the interest thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor the payment of the first day of June in each year, all taxes and assessments against said premises on said premises that may have beer destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptate to the holder of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to: the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and pay ble.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the Grantor or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, as, or discharge or purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from the day of payment at seven per cent per annum shall be so much additional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebte mes, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due, and with interest thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or avail at law, or

The name of a record owner is: Gayle N.	Anderson and Phyllis L.	Anderson.	his wife.	as ioint	tenants
IN THE EVENT of the death or removal from said					
afueul or foilure to not then					

of said County is hereby appointed to be first successor in this trust, and if for any like cause said 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 aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

Witness the hand_Sand seal_Sof the Grantor_S this	15th / davor Avgust	
mail to:	1 10 1 11 10.	
This document prepared by J. Kern	( and // Nide.	(SEAL
C/O Buffalo Grove National Bank	(Gayle N. Anderson)	
555 W. Dundee Road	Phillip L. Cfridere	can (SEAL
Buffalo Grove, Illinois 60090	(Phyllis L. Anderson)	,

## UNOFFICIAL COPY

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SECOND MORTGAGE  Trust Deed		. OI			ec; to		

END OF RECORDED DOCUMENT