## UNOFFICIAL COPY

24 070 527 TRUST DEED SECOND MORTGAGE FORM (Illinois) THIS INDENTURE, WITNESSETH, That Mark David Giammerino and Helen Giammerino, his wife, as joint tenants (hereinafter called the Grantor), of 12 Strathmore Court Buffalo Grove Illinois (State for and in consideration of the sum of Ten\_and\_00/100-Dollars in hand paid, CONVEY\_\_ AND WARRANT\_\_ to Buffalo Grove National Bank
of \_\_555 W. Dundee Rd. \_\_\_\_\_\_ Buffalo Grove
(No. and Street) (City) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the folto the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, an everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the V111age of Furfalo Grove County of Cook and State of Illinois to-with Lot 1 and that 10 feet of Lots 10 and 11 on both sides of their common line or Trathmore West being a Subdivision of the South 1/2 of the South East 1/4 or Section 6, Township 42 North, Range 11 East of the Third Principal Meridian, in Cook County, Illinois. Hereby releasing and waiving all rights under and by vi tue of the homestead exemption laws of the State of Illinois In Trust, nevertheless, for the purpose of security performance of the covenants and agreements herein. WHEREAS, The Grantors. Mark David Giarmeri and Helen Giammerino, his wife, as joint tenants justly indebted upon. \$15,000.00-= principal promissory note\_ bearing even date herewith, payable Olympia Class on demand. THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest the activity of une in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within firstly days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4 that waste to said premises shall not be committed or suffered; (3) to keep all buildings now or at any time on said premises insured in co. panies. "Pose selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first rorga is indebtedness, with loss clause attached payable first, to the first Trustee or Mortgage, and, second; to the Trustee herein as their interest is may appear, which policies shall be left and remain with the said Mortgages or Trustees until the indebtedness is fully paid; (6) opp all prior incumbrances and the interest thereon, at the time or times when the same shall become due and payable.

In the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon at the time or times when the same shall become due and payable.

In the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon at the form of the deal board of the same shall become due and payable.

In the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest there on the holder of said indebtedness, may procure such insurance, or pay such taxes or discharge or p. c. b. can yet a lien or title affecting said premises or pay all prior incumbrances and the interest thereon from the date of payment at save 1 pet cent per annum shall be so much additional indebtedness secured hereby.

The prior of the legal board IN THE EVENT of the death or removal from said ... County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be 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 S and seal S of the Grantor S this August This document prepared by J. Widbin,c/o BUFFALO GROVE NATIONAL BANK

555 WEST DUNDEE ROAD BUFFALO GROVE, ILLINOIS 60090 janmeris

## UNOFFICIAL COPY - III

STATE OF			llinois	- } ss.		•			
				/					
								said County,	
	id, DO HEI vife	REBY CE		_Mark_D		merino a	nd Helen G	iammerino,	his_
		to be the				subser	ribed to the f	oregoing instru	ment
	) _		-					delivered the	
•	CVA	•	-		-			iding the releas	
waiver of the	right of h	estead.							
Girenon	ndez ny kaj	d a id r	to lal seal this		20th	day of	Augu	st, 19_	77
Opening Openin Opening Opening Opening Opening Opening Opening Opening Opening	Sea Here)	A COLUMN TO THE PARTY OF THE PA			~		~ :.		
16.0	1100	Ē	0		Jus	y acci	Notary Public	<u>~~</u>	
Commission	Bxplires	6-01	1-80	)_					
				7					
					0				
						4			
					041	)×,	•		
COOK COUNTY, ILLINOIS Filed for reg <b>ord</b>							lickney ;	P. C. Gen	
Aug 23 2 se PM '77							REC ROER OF	DEEDS	
			**				46401	)527 ·	
							4		
					•	•		Ω, <	
								<i>O</i> ,	Ca
						•			
							•		C
1 1	1	1	1 11			1			1
		}				.			
8 2						1			1
ee lee			} }}					• • • • • • • • • • • • • • • • • • • •	
MOM 1	}	10	1 1						
Sin Sin						-			Ì
SECOND MORTGAGE  Trust Deed							•		.
						İ			
1	- 1	1	1 11			- [			- 1

END OF RECORDED DOCUMENT