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TRUST DEED SECOND MORTGAGE FORM (Illinois) 24 316 272

SECOND MORIGAGE FORM (
THIS INDENTURE, WITNESSETH, TRIChard L. Wilson and	That Wilson	his wife, in	joint tenancy	
i i i Constant of	8544 Trumb	ull Avenue	Skokie,	Illinois (State)
	Ten and no/100-			Dollars
for and in consider ion of the sum of		FFALO GROVE	NATIONAL BANK	T1144-0
in hand paid, CC NVFY AND WAR of 555 W D indee Road	, Buffa	lo Grove,		Illinois (State)
(No. at 1 Str et' and to his successors m t'ust 'rereinafter lowing described real e' a (e, ' ith the imple and everything appurtenant t' ret'), toge of Skokle (or 'y)	named, for the purpose or ovements thereon, includ- ther with all counts, issues	of securing performa ing all heating, air-co and profits of said p		
»ı	;			
Lot 35 (except the Joy feet thereof) in blook Golf Course Subdivisio North, Range 13, East	10 in the North F	ast 1/4 of S	ection 23. Town	nship 41
				ar amminio,
			0.0	
)		
Hereby releasing and waiving all rights t IN TRUST, nevertheless, for the purp	nder and by virtue of the ose of securing performand L. Wilson and	not lestead exempt ace of the crants Fay M Wil so	ion laws of the State of and agreements herein on, his wife, i	Illinois.
WHEREAS, The GrantorRichar justly indebted upon \$3,500.00		pr. \cipal pro	missory notebearing	even date herewith, payable
n demand.				
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				4
			(.	()*
			, T	7.5
				s begin and in said note or
THE GRANTOR covenants and agrees and assessments against said premises, a rebuild or restore all buildings or improsabilities to committee or suffered; (5) to grantee herein, who is hereby authorize with loss clause attached payable high. It which policies shall be left and remain when the same and the interest thereon, and the interest thereon, and insugantee or the holder of said indebtednes in or title affecting said premises or pa Grantor agrees to repay immediately when the same as if all of said indebtedness had the remain whill be so much additional layring the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had the same as if all of said indebtedness had have the same as if all of said indebtedness had have a said included in a cree of sale shall have been entered or not the costs of suit, including attorneys agrees that upon the filling attorneys agrees that upon the filling attorneys and with power to collect the rents, issues and The name of a record owners.	s as follows: (1) To pay; ement extending time of nd on demand to exhibit vements on said premises o keep all buildings now of to place such insurance o the first Trustee or Moi vith the said Mortgagees o time or times when the sa	payment; (2) to pay receipts therefor; (that may have been or at any time on sai in companies accept rigagee, and, second in Trustees until the me shall become-du	y prior to the first day of 3) within sixty days at destroyed or damaged; depremises insured in cable to the Trustee herein indebtedness is fully page and payable.	of June in each year, all takes ter distrained for or damage to (4) that a tero said premises ompanies to be selected by the effirst morgage in tebtedness, as their interests π ay appear, di (6) to pay 11 prior incum-
IN THE EVENT of failure so to insugrantee or the holder of said indebtedne lien or title affecting said premises or pa Grantor agrees to repay immediately w	re, or pay taxes or assesses, may procure such insury all prior incumbrances ithout demand, and the resident description.	sments, or the prior rance, or pay such t and the interest the same with interest t	incumbrances or the in axes or assessments, or reon from time to time hereon from the date of	discharge or purchas any tree; and all money so aid, i e of payment at seven per cer
IN THE EVENT of a breach of any o earned interest, shall, at the option of thereon from time of such breach at sev same as if all of said indebtedness had the	f the aforesaid covenants the legal holder thereof, en per cent per annum, s en matured by express ter	or agreements the without notice, bechail be recoverable ins.	whole of said indebted no ome immediately due a by foreclosure thereof,	ess, including principal and all nd payable, and with interest or by suit at law, or both, the
It is Agreen by the Grantor that is closure hereof—including reasonable attopleting abstract showing the whole title expenses and disbursements, occasioned such, may be a party, shall also be paid the shall be taxed as costs and included in a cree of sale shall have been entered or not costs of suit, including attorney's fe	Ill expenses and dispurses or or princy's fees, outlays for de of said premises, embra by any suit of proceeding by the Grantor All such end the or of the desired and be read to be dismissed, es have been paid. The	nems paid of incention occumentary evidence in the grante wherein the grante wherein the grante and disburst ndered in such fore nor release hereof grantor for the Grantor for the Grantor for the Grantor for the grante from said.	ce, stenographer's charge ceree—shall be paid be e or any holder of any ements shall be an addit closure proceedings; we given, until all such exp inter and for the heirs, or premises pending such	es, cost of procuring or com- y the Grantor; and the like part of said indebtedness, as- ional lien upon said premises, hich proceeding, whether de- enses and disbursements, and executors, administrators and foreclosure proceedings, and
assigns of the Grantor waives all right! agrees that upon the filing of any comple out notice to the Grantor, or to any pa with power to collect the rents, issues an	int to forcelose this True first to forcelose this True f(y claiming under the G d profits of the said premi	t Deed, the court in rantor, appoint a re ses.	which such complaint is eceiver to take possession.	s filed, may at once and with- on or charge of said premises ife. in joint tenance
The name of a record owner is: IN THE EVENT of the death or remo	val from said		County of the	grantee, or of his resignation,
refusal or failure to act, then first successor in this trust; and if for any of Deeds of said County is hereby appoin performed, the granice or his successor is	like cause said first succe sted to be second successon trust, shall release said	ssor fail or refuse to or in this trust. And premises to the part	of said Co act, the person who sha when all the aforesaid y entitled, on receiving	unty is hereby appointed to be ill then be the acting Recorder covenants and agreements are his reasonable charges.
Witness the hand_S_and seal_S_of th				uary, 19 <u>78</u> _
mail to:		Runkan	L. Wilson	(SEAL)
This document prepared by c/o Buffalo Grove Nationa		Richard L. W	Vilson)	(SEAL)
555 W. Dundee Road Buffalo Grove, Illinois 6	0090 (Fay M. Wilso		(SEAL)

BOX 533

UNOFFICIAL COPY

TATE OF Illinois	{ ss.
COUNTY OF COOK	
J. Moskal	, a Notary Public in and for said County, in the
tate aforesaid, DO HEREBY CERTIFY tha	t
Richard L. Wilson and	Fay M. Wilson, his wife,
<u> </u>	ons whose names are subscribed to the foregoing instrument,
The same of the sa	d acknowledged that <u>they</u> signed, sealed and delivered the said
strument as free and voluntary a aiver and right of hom. stend.	act, for the uses and purposes therein set forth, including the release and
Given underdry hand ar a no arial seal th	is
100 TARY	2011/
PUHEN	THE STATE OF THE S
ommission Expires	Notary Public
, a	
627	
: 243 627	
2	
	이 어느는 어려운 [편리 라이크를 보다]라고 다
Trust	
Trust Deed	

ENDEDERECORDED DOCUMENTE