## **UNOFFICIAL COPY**

Virginia Baumann

TRUST DEED SECOND MORTGAGE FORM (Illinois)

THIS INDENTURE, WITNESSETH, That\_

24 363 143

(her in fier called the Grantor), of 326 Regent Drive	Buffalo Grove	Illinois (State)
Ten and no/100		Dollars
han said CONVEY AND WARRANT to Buffalo	Grove National Bank	
to har paid CONVEY_ AND WARRANT to Buffalo	o Grove	Illinois
d to his sur less; rs in trust hereinafter named, for the purpose of secu		(State)
wing described end estate, with the improvements thereon, including all		
d everything ap ju," nant thereto, together with all rents, issues and pr	ofits of said premises, situated in the V	illage .
Buffalo G_ov_ County of Cook	and State of Illinois, to-wit:	
The state of the s	The second and E. C.	. 40
Lot 5 in Strathmore in Buriato Grove	onit #1 in Sections 5 &	dtan 00
Lot 5 in Strathmore in Buffalo Grove Township 42 forth, Range 11 East of according to the plat thereof records	ed 5/3/67 as Doc. #20125	932
in Cook County Illinois	22 5/5/0/ 45 5001 #15115	
004		
	•	•
processed and the second		
Sec. 1177		
Annual and the second s	stand examption laws of the State of II	linois
eby releasing and waiving all rights under and by virtue of he home. In Taust, nevertheless, for the purpose of securing perform nee of t	he covenants and agreements herein.	muois.
WHEREAS, The Grantor Virginia Baumann	)	
ly indebted upon 9,500.00	or acipal promissory notebearing ev	en date herewith, payable
in 60 monthly installments of \$213.75 begin	ir 3 April 3,1978	
ē	1/)~	
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	10.	<b>~</b>
950 m		<b>.</b> ♥
	( Page	
THE GRANTOR covenants and agrees as follows: (1) To pay said indees provided, or according to any agreement extending time of paymen assessments against said premises, and on demand to exhibit receipts uild or restore all buildings or improvements on said premises that ma	ebtedness, and the interest thereon, and	er in and in said note or
es provided, or according to any agreement extending time of paymen. I assessments against said premises, and on demand to exhibit receipts	therefor; (3) within sixty days after	destruction or damage to
ould or restore all buildings or improvements on said premises that ma all not be committed or suffered; (5) to keep all buildings now or at any	y have been destroyed;or damaged; (4)	that v aste to said premises
ntee herein, who is hereby authorized to place such insurance in comp h loss clause attached payable first, to the first Trustee or Mortgagee.	anies acceptable to the holder of the fi	rst mc ten e aebtedness,
ich nolicies shall be left and remain with the said Mortgagees or 1 ruste	es until the indebtedness is fully paid: (	(6) to pay all raior incum-
nces, and the interest thereon, at the time or times when the same shall	become due and payable.	
ntee or the holder of said indebtedness, may procure such insurance, o	r payisuch taxes or assessments, or disc	harge or purchas : an tax
or title affecting said premises or pay all prior incumbrances and the	interest thereon from time to time; as	ad all money so prod
annum shall be so much additional indebtedness secured hereby	ments the whole of said indebtedness	including principal and all
ned interest, shall, at the option of the legal holder thereof, without	notice, become immediately due and	payable, and with interest
reon from time of such breach at seven per cent per annum, spain he reas if all of said indebtedness had then matured by express terms.	id an imposed in behalf of electiff in	connection with the fore
IT is Adamed by the Grantor that all expenses and dispursements pasure hereof—including reasonable attorney's fees, outlays for document	ary evidence, stenographer's charges, o	connection with the fore-
ting abstract showing the whole title of said premises embracing for	reclosure decree—shall be paid by the	ne Grantor; and the like
In the Event of failure so to insure, or pay taxes or assessments, nite or the holder of said indebtedness, may procure such insurance, or or title affecting said premises or pay all prior incumbrances and the anton agrees to repay immediately without demand, and the same with annum shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenants or agree ned interest, shall, at the option of the legal holder thereof, without room from time of such breach at seven per cent per annum, hall be room from time of such breach at seven per cent per annum, hall be room from time of such breach at seven per cent per annum, hall be no as if all of said indebtedness had then mutures and displit ments na sure hereof—including reasonable attentioners and displit ments in a sure hereof—including reasonable attentioners, fees, outlays for document ing abstract showing the whole title of suld premiers embracing for the said displit ments, so can stone by any suit or proceeding wherein h, may be a party, shall also be paid by the Granflor All such expenses in the late of suld as costs and included in any decrees that may be rendered i e of sale shall have been entered or not, shall not be dismissed, nor refer	and disbursements shall be an addition	al lien upon said premises,
ill be taxed as costs and included in any decreesthat may be rendered a	n such toreclosure proceedings; which ase hereof given, until all such expense	es and disbursements, and
costs of suit, including attorney's fees have been paid. The Grantor gas of the Grantor waives all right to the possession of, and income ees that upon the filing of any complaint of foreclose this Trust Deed, to	for the Grantor and for the heirs, execution, said premises pending such for	autors, administrators and
ees that upon the filing of any complaint to foreclose this Trust Deed,	the court in which such complaint is file	d, may at once and with-
'nolice to the Grantor, or to any narty claiming under the Grantor, a	appoint a receiver to take possession o	r charge of said premises
th power to collect the rents, issues and profits of the said premises.  The name of a record owner is: <u>Virginia Baumann</u> IN THE EVENT of the death or removal from said		
IN THE EVENT of the death or removal from said	County of the gran	tee, or of his resignation,

363-143

(SEAL)

BOX 533

Virginia Baumann)

, incomparing the cause said first successor fail or refuse to act, the persustiand if for any like cause said first successor in this trust. And when all the or his successor in trust. And refuse said premises to the party entitled, on

This document prepared by S. Weinberg c/o Buffalo Grove National Bank 555 West Dundee Road Buffalo Grove, Illinois 60090

## UNOFFICIAL COPY

STATE OF	Illin	iois				
COUNTY OF	Cook		<b>)</b> na		요 일 하다 웨시스템(B. 12 10 일 15 일 일 일 12	
, <u>J.</u>	Moskal			, a Notary Pul	blic in and for said County	, in th
State afores	aid, DO H	IEREBY CERT	TIFY that <u>Virgi</u>	nia Baumann		
		_				
ocrsonally l	knora (o :	me to be the sa	ame person whose	name <u>1s</u> subscr	ibed to the foregoing instr	umen
		<b>A</b>	erson and acknowledg	ged that _she sign	ed, scaled and delivered the	ie sa
nstrument a	as her	nee and ve	oluntary act, for the us	ses and purposes therein	set forth, including the release	ise an
vaiver of th	e right of	homewead.				
Given	under my	hand and vote.	ir' scal this <u>3rd</u>	day of	March , 19	78
(Impre	ss Seal Here)	*			The Land of the La	V7.
			0	1 A Side	Notary Publice 21780	20 P
Commission	Expires_	9/1/81		47	Takio	
			$\tau$		7	
			PROPERTY		HECOROER UP DEEL	s
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SECOND MORTGAGE Trust Deed		σ				· · · · · · · · · · · · · · · · · · ·