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THIS INDENTURE WITNESSETH That Edward F. Brock and Jeannine E. Brock his wife

for and ir co. sideration of the sum of Thirty-Eight Thousand plus interest in han pa' CONVEY AND WARRANT to Bank of Commerce	Dollars
of 5500 St. Charles Road Rerkeley Tllinois	
(No and Street) (State) and to his successor in trust hereinafter named, for the purpose of securing performance of the covenants and agreements here	ein, the fol
lowing described and so stee, with the improvements thereon, including all heating, air-conditioning, eas and plumbing apparatus a	
and everything apporter and thereto, together with all rents, issues and profits of said premises, situated in the village	
of Palatine County of Cook and State of Illinois, to-wit:	
-/x	
Lot 2 in Print Grove Hills White Number Co. Later and	
Lot 2 in Plum Grove Hills, Unit Number One, being a Sub- division of part of the Southwest quarter of the North-	
west quarte: cf Section 27, Township 42 North, Range 10	
East of the Inird Principal Meridian, in Cook County,	
Illinois.	
Illinois.	
Hereby releasing and waiving all rights under and by virtue of the homeste dexemption laws of the State of Illinois.	
In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein.	
WHEREAS. The Grantor Edward F. Brock and Jeannine E. Brock, his wife justly indebted upon installment property promissory note bearing even date herewith	
120 payments of \$595.74 starting July 45/ 1980	ii, payabic
The Greator covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereof serviced, or according to any agreement extending time of payment; (2) to pay when due in order fear. Il taxes and as against said premises, and on demand to exhibit receipts therefor; (3) within saxty days after destraction of damage 3, ebuild call buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said princes shat committed or suffered; (5) to keep all buildings now or at any time on said premises insured to Ompanies to be served by the herein, who is hereby authorized to place such insurance in companies acceptable to the faller of Ompanies to be served by the herein, who is hereby authorized to place such insurance in companies acceptable to the faller of the first mortgage indefects loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Towner herein as their interests may appear policies shall be left and remain with the said Mortgages or Trustees until the indebtedness as their interests may appear policies shall be left and remain with the said Mortgages or Trustees until the indebtedness of the first mortgage indefects. It is that the rest thereon, and the interest thereon, and the interest thereon and the interest thereon, and the interest thereon for failure so to insure, or pay taxes or assessments, or the first humanies or the holder of said indebtedness, may precure such insurance, or pay that taxes or assessments, or discharge or purchase lien or title affecting said premises or pay all prior insumbrances and the fail at taxes or assessments, or discharge or purchase lien or title affecting said premises or pay all prior insumbrances and the fail at taxes or assessments, or discharge or purchase lien or title affecting said premises or pay all prior insumbrances and the fail at taxes or assessments, or discharge or purchase from the date of payment at eight per annound shall be so much additional indebtedness se	d note or
notes provided, or according to any agreement extending time of payment (2) to pay when due in cito fear. It taxes and as	essments
against the prince, and of demand to exist the second receiver of strong days after design as second dataset and buildings or improvements on said premises that may have been destroyed or damaged; (4) as waste to said a mises shall buildings or improvements on said premises that may have been destroyed or damaged; (4) as waste to said a mises shall buildings or improvements on said premises that may have been destroyed or damaged; (4) as waste to said a mises shall be a mise of the said as well as the said as well as wel	Il not be
committed or suffered; (5) to keep all buildings now or at any time on said premises insured at emphasies to be selected by the herein, who is hereby authorized to place such insurance in companies occupiable to the legical of the first mortgage inde-ear.	ess, with
loss clause attached payable tirm, to the first Trustee or Mortgagee, and, second, to the Trust. Energy as their interests may apper policies shall be left and remain with the said Mortgagees or Trustees until the indebtgless N (ull) paid; (6) to pay all prior incur	i , which orances,
and the interest thereon, at the time or times when the same shall become due and the life interest thereon when the same shall become due and the life interest thereon when the Even of failure so to insure, or pay takes or assessments or the Could have made and the interest thereon when the could be th	due the
grantee or the holder of said indebtedness, may procure such insurance, or partial taxes or assessments, or discharge or purchase lieu of stille ordering soid intermines or raws. All prior, or a window from all the ordering the intermines of the said and the procure such and the said and th	e ay tox
Grantor agrees to repay immediately without demand, and the same to be been thereon from the date of payment at eight	per c'at
her annum shall be so much additional inderstances secured nevers as terments the whole or said indebtedness, including principal is THE EVEN of a breach of any of the aforesaid covenant or accements the whole or said indebtedness, including principal	l and air
carned interest, shall, at the option of the legal holder thereof, shalout notice, become immediately due and payable, and with thereon from time of such breach at eight per cent per angue, shall be received by forcellowine thereof, or by suit at law, or t	oth, the
same as if all of said indebtedness had then matured by exhibit terms. It is AGREED by the Grantor that all expenses and disbrosements paid or incurred in behalf of plaintiff in connection with	the fore-
closure hereof—including reasonable attorney's fees the last for documentary evidence, stenographer's charges, cost of procuring noteting abstract should the hole title of said necessary the processory for the control and the processory descriptions.	or com- the like
expenses and disbursements, occasioned by a purel, for proceeding wherein the grantee or any holder of any part of said indebte, such cases, because it shall also be suit by the Carter All such as processing the processing the processing the processing and the processing the	iness, as
shall be taxed as costs and included in the erres that may be rendered in such forcelosure proceedings; which proceeding, who	ther de-
the costs of suit, including attorned the share been paid. The Grantor for the Grantor and for the heirs, executors, administra	tors and
assigns of the Grantor waives allowed to the possession of, and income from, said premises pending such foreclosure proceeding agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once a	igs, and nd with-
out notice to the Granton design any party claiming under the Grantor, appoint a receiver to take possession or charge of said I with power to collect the transfer of said I with power to collect the transfer of the said premises.	remises
The name of wedord owner is: Edward F. Brock & Jeannine E. Brock, his wife IN THE EVENT of the death or removal from said COOK County of the grantee, or of his resi	
IN THE EVENT of the death or removal from said COOK County of the grantee, or of his resi refusal or failure to act, then Chicago Title & Trust Company of said County is hereby appoint	manon,
irst 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 R	ecorder
of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreem performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	ents are
Witness the hand_and seal_of the Grantor_this16th day of15	80.
4	SEAL)
6 6 1	1
* Banne G. Dick	SEAL)
	_]
This instrument was prepared by L.T. Hoppe/Bank of Commerce Berkeley, Illing	ois
(NAME AND ADDRESS)	

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					2.
STATE OF	lllinois OuPage		2549238 -	– 11 8	10
I,	Gary J. Hoger	a N	otary Public in and for	said County, in	the
7		that Edward Brock and berson 5 whose name 5 200			_
		and acknowledged that			
instrument as		ary act, for the uses and purpos	es therein set forth, inclu	ading the release a	ınd
waiver of tile righ		al this 16†5	day ofJune	19 <u>_90</u>	
Commission Exp		બ	N 11-		
No co		TOUNTY.	C/0/4's		25492685
SECOND MORTGAGE Trust Deed	OT SANK CO. SO WASH SECOND OF SECOND			5 00 00 00 00 00 00 00 00 00 00 00 00 00	