## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	25707912
THIS INDENTURE, WITNESSETH, That Curtis M. as joint tenants	. Johnson and Marilyn D. Johnson, his wife,
(hereinafter called the Grantor), of 238 Belaire Di	rive, Buffalo Grove, Illinois 60090 (City) (State)
for and in consideration of the sum of Ten and no/10 in hand paid, CON'/EY AND WARRANT to But	uffalo Grove National Bank
of 555 W. Dunde Rd. Bt	uffalo Grove Illinois (City) (State)
lowing described real estate, improvements thereon, in	oose of securing performance of the covenants and agreements herein, the fol- ncluding all heating, air-conditioning, gas and plumbing apparatus and fixtures, ssues and profits of said premises, situated in the Village and State of Illinois, to-wit:
Lot 212 in Strathmore in Suffalo Gr Section 6, Township 42 Joith, Range Meridian, according to the Plat the Document No. 20125932 in Cool Count	e 11, East of the Third Principal ereof recorded May 3, 1967 as
CO(K Fil	COUNTY ILLINOIS Sidney N. Olson  RECORDER OF DEEDS :
1960 (	DEC 1 14 9: 00 25707912
Hereby releasing and waiving all rights under and by virtue o In Trust, nevertheless, for the purpose of securing perfor Whereas, The Grantor Curtis M. Johnson and Stockholm S. 10, 000, 00	mance of the coveres and agreements herein. d Marilyn D. Johnson, his wife, as joint tenants
in 84 monthly installments of \$194.05 b	eginning January 25, 1981 until paid in full.
	1000 OTANAR
	4013
THE GRANTOR covenants and agrees as follows: (1) To pa notes provided, or according to any agreement extending time c assessments against said premises, and on demand to exhibit re or restore all buildings or improvements on said premises that m be committed or suffered; (5) to keep all buildings now or at an herein, who is hereby authorized to place such insurance in com clause attached payable first, to the first Trustee or Mortgage policies shall be left and remain with the said Mortgagees or Tr and the interest thereon, at the time or times when the same:  IN THE EVENT of failure so to insure, or pay taxes or ass grantee or the holder of said indebtedness, may procure such in lien or title affecting said premises or pay all prior incumbrar Grantor agrees to repay immediately without demand, and the shall be so much additional indebtedness secured hereby.	ay said indebtedness, and the interest thereon, as herein in this aid note or of payment (2) to pay prior to the first day of June in each yet in all "axes and ceipts therefore; (3) within six that safer destruction or dama to be been destroyed or the safety after destruction or dama to be be shall not any time on said premises the subset in companies to be selected by the graves of the first mortgage indebtedness, with loss the cand second, to the lastee herein as their interest may appear. Thich ustees until the properties is fully paid; (6) to pay all prior incumbra.  The shall become due and payable.  The sessments, or the prior incumbrances or the interest thereon when due, the surance, or lay when taxes or assessments, or discharge or purchase any tax cress and the interest thereon from time to time; and all money so paid, the example of the same thereon from the date of payment at highest legal rate.
earned interest, shall, at the option of the legal holder thereof	without notice, become immediately due and payable, and with interest
IT IS AGREED by the Grantor that all expenses and disloreclosure hereof—including reasonable attorney's feet outlay completing abstract showing the whole title of sail premises expenses and disbursements, occasioned by any suit of proceed such, may be a party, shall also be paid by the trattor. All expenses the case of the control of	bursements paid or incurred in behalf of plaintiff in connection with the performance of the process of the granter of the gra
shall have been entered or not, shall not be gradissed, nor releasuit, including attorney's fees have been paid. The Grantor for is Grantor waives all right to the possession of, and income from, filing of any complaint to foreclosy the Trust Deed, the court in vorto any party claiming under the Grantor, appoint a receiver to issues and profits of the said provises.	se hereof given, until all such expenses and also use ments, and the costs of the Grantor and for the heirs, executors, administrators and assigns of the said premises pending such foreclosure proceedings, and agrees upon the which such complaint is filed, may at once and without notice to the Grantor, of the possession or charge of said premises with power to collect the rents.
In the event of these arts or removal from said	County of the grantee or of his resignation
refusal or failure then. Then first successor in this bust; and if for any like cause said first suc of Deeds of said County is hereby appointed to be second success performed, the grantee or his successor in trust, shall release s	of said County is hereby appointed to be cossor fail or refuse to act, the person who shall then be the acting Recorder sor in this trust. And when all the aforesaid covenants and agreements are said premises to the party entitled, on receiving his reasonable charges.
Witness the hand and seal of the Grantor	this 5th day of December , 19 80
This document prepared by C. Dahlem c/o Buffalo Grove National Bank	(SEAL) (Curtis M. Johnson) (Marilya & Johnson (SEAL)
555 W. Dundee Road Buffalo Grove, Illinois 60090	(Certis M. Johnson)  (Marilyg D. Johnson)  (Marilyg D. Johnson)

## **UNOFFICIAL COPY**

STATE OF Illinois } ss.  County of Cook	
I,	
personally known to the person whose name s are subscribed to the foregoing instrument appeared before me this cay in person and acknowledged that they signed, sealed and delivered the said	1
waiver of the right of homestead.  Given under my hand and notarial set, this 5th day of December 19 80.	
(Impress Seal Here) Cynthia 5 100 llem	j
Commission Expires 11-6-84 (Cyrichia S. Dahlem) Public	
Collinity Clerk's Office	
This docume SECOND WORLGAGE C/o Buffalo come c/o Buffalo come of the falo Grove,	

END OF RECORDED DOCUMENT