| Linksychia on litterii liikin kuruun oleen oleen kasti kasti kastilaan kastilaan kastilaan kastilaan kastilaan | illi sagunikerekerbarusus ng mg | alam kalapi da takalaran perak | 2 / 3 / 1 / 1 / 1 / 2 / 2 / 2 / 2 / 2 / 2 / 2 |
|--|---|---|--|
| TRUST DEED SECOND MORTGAGE FORM (IIIinois) | FORM No. 2202 | 26733047 | BFC Forms Service, In |
| THIS INDENTURE, WITNESSETH, That Philli | p Schultz and Dorot | thy Schultz, his w | ife |
| (hereinafter called the Grantor), of 600 Lafaye (No. and Street) | | (City) | Illinois (State) |
| for and in consideration of the sum of Five Thouse in hand paid, CONVEY AND WARRANT to of | and, Twenty Two and Suburban Bank of Ho Schaumburg | 72/100 ffman-Schaumburg Illinois | Dolla |
| and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements there and verything appurtenant thereto, together with all recommendations of contract County of Cool | purpose of securing performs con, including all heating, air-c nts, issues and profits of said p | ance of the covenants and ag | |
| Lot our Block 162 in the Highlands a subdivision of part of the East Whith a firt of the North East Quart West Quarter of Section 10, all in third principal meridian, in Schaum according to the plat recorded May office of the Curron Recorder of Coas 167 Lafayette Line, Hoffman Esta | s at Hoffman Estate half of fractional ter of Section 9, a township 41 North, burg Township, Cool 26, 1961 as docume bok County, Illinoi | s XIII, being Section 4, togethe nd part of the Non Range 10, east of k County, Illinois nt No. 18173137 in | rth the the the |
| | | | |
| Hereby releasing and waiving all rights under and b vin In Trust, nevertheless, for the nurpose of securing WHEREAS. The Grantor Analysis of the New York Phillip Schultz a | riue of the homestead exempt priorin vice of the covenants id Do othy Schultz | ion laws of the State of Illir and agreements herein. , his wife | ois. |
| in 36 months at \$139.52 | | missory notebearing ever | date herewith, payab |
| | J. J | 267 | 33047 |
| | | | |
| | | On a | |
| THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered: (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or M policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the sa IN THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure si lien or title affecting said premises or pay all prior incurdance. | To pay said indebtedness, and time of payments (2) to pay therefor; (3) within sixty day have been destroyed or dam at any time on said premises in companies acceptable to to treagee, and, second, to the or Trustees until the indebted me shall become due and pay or assessments, or the truth in surance, or pay the hand the same the indestruction of the same that there are the same that there is the same that the same that there is the same that the same that there is the same that | I the interes, the only file is a y when due in a oxer, all is after destructed or dama aged; (4) that waste is it insured in office of the insured in other largest file in the hotely of the first mort gesses fully paid; (6) to pay it in the properties of the interest easy or assessments, or discharge on from time to time; and errorn from the date of pays | ein and in said note of taxes and assessment taxes and assessment of premises shall not be selected by the grante as manapear, which all prio incumbrances thereor with due, the ge or pur asse any tax all money y paid, then the color of the |
| per annum shall be so much additional indebtedness secu IN THE EVENT of a breach of any of the aforesaid co carned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per as same as if all of said indebtedness had then matured by e IT is AGREED by the Grantor that all expenses an | ired hereby. C. venants or appearants the whole notice, become must shall be recoverable by the terms. Its barsements paid or incurred isbursements paid or incurred. | ole or said indebtedness, inc e immediately due and pay foreclosure thereof, or by s I in behalf of plaintiff in co | luding principate. (a. able, and with it ter, uit at law, or both, the nnection with the fore |
| IN THE EVENT Of failure so to insure, or pay taxes is rained or the holder of said indebtedness, may procure silient or title affecting said premises or pay all prior incun Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness seeu per annum shall be so much additional indebtedness seeu a tractic process. The EVENT of a breach of any of the aforesaid co carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by e IT IS AGREED by the Grantor that all expenses and of closure hereof—including reasonable attorney's fees outleting abstract showing the whole title of said an unless expenses and disbursements, occasioned by any subject process of the party, shall also be paid by the Gantor. Alshall be taxed as costs and included in any lecter that more of sale shall have been entered or to shall not be dished costs of suit, including attorne of the shall not be dished costs of suit, including attorne of the shall not be dished to the upon the filing of any complaint to foreclose the out notice to the Grantor waives all the processes to ut notice to the Grantor, but on any party claiming under with power to collect theorem, issues and profits of the sai | s for documentary evidence, s embracing foreclosure deciceding wherein the grantee la such expenses and disbursen by be rendered in such forecl missed, nor release hereof give i, The Grantor for the Grant of, and income from, said pr ins 'Trust-Deed, the court in w r the Grantor, appoint a rece d premises. | stenographer's charges, cos- see—shall be paid by the or any holder of any part cents shall be an additional l osure proceedings; which p en, until all such expenses; or and for the heirs, execut emises pending such force, thich such-complaint is filed, iver to take possession or c | t of procuring or com Grantor; and the lik- if said indebtedness, a ien upon said premises rocceding, whether de and disbursements, and ors, administrators and passure proceedings, and may at once and with harge of said premises |
| IN THE EVENT of the death or removal from said refusal or failure to act, then _Palatine National resuccessor in this trust; and if for any like cause said fir for good of said County is hereby appointed to be second | Bank st successor fail or refuse to ac successor in this trust. And w | County of the grantee of said County is t, the person who shall then then all the aforesaid covena | , or of his resignation, hereby appointed to be be the acting Recorder its and agreements are |
| performed, the grantee or his successor in trust, shall relea Witness the hand Sand seal of the Grantor this | se said premises to the party e | entitled, on receiving his reas | onable charges. |
| | | | |

Michael JL Werden 275 Roselle Schaumburg IL 60193

(NAME AND ADDRESS)

This instrument was prepared by-

UNOFFICIAL COPY

| | STATE OF | Illinois | } ss. | | |
|-----------------|-----------------------------|--------------------------|---|--|---|
| | COUNTY OF | the undersign | | | |
| | I,State aforesaid, | | | , a Notary Public in and for said tz and Dorothy Schultz hi | |
| | | | | | ······································ |
| | | | • | are subscribed to the forego | , |
| | | | | urposes therein set forth, including | |
| . Arterio | ~02 ± | of homestead. | seal this 11th | day of <u>August</u> | 10 83 |
| YY NOS | | er n.v hand and notarial | sear this | day of August | , 19 <u>_83</u> |
| . K. | Commission Ex | of Courter of Prime! | Potobor 25, 1983 | Notary Public | |
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| | | | 196-15-65 757111 | 767)3047 A — R | 10.00 |
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| 4U3 J3 <u>∷</u> | 26733047 | | | 10 | |
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| | eed | | HAUMBUF | | - 83 - 123 - |
| | SECOND MORTGAGE Trust Deed | £ 2 | AN BANK DF HOFFMAN-SCHAU 275 ROSELLE ROAD SCHAUMBURG, ILLNOIS 601 93 | | 26733047 |
| BOX No | COND. | | ANK DF HOFFMAN-S 275 ROSELLE ROAD JUMBURG, ILLINDIS 6 | | * A |
| .08 | g C | | SUBURBAN GANI: DF HOFFMAN-SCHAUMBURG 275 ROSELLE ROAD SCHAUMBURG, ILLNOIS 601 93 | | |
|] | | | Subus | ! | |

END OF RECORDED DOCUMENT