## UNOFFICIAL COPY

-	i de la companya de La companya de la co	1
<u> </u>	SECOND MORTGAGE FORM (Illinois) 26 752 924 BEC Form 72379	
. [	THIS INDENTURE, WITNESSETH, That Dennis P. Dumrauf and Sharon L. Dumrauf, his wife, as	
	joint tenants (hereinafter called the Grantor), of 2 MacArthur Court, Buffalo Grove, Illinois (No. and Street) (City) (State)	
	for and in consideration of the sum of	
- 1	Illinois, and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following	
	e-scribed real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparatus thereo, together with all rents, issues and profits of said premises, situated in the <a href="Village">Village</a>	
	orBuffalo_GraveCounty ofCook and State of Illinois, to-wit:	
	at 101 in the Arlington Addition to Buffalo Grove, being a studivision in Sections 4 and 5, Township 42 North, Renge 11, East of the Third Principal Meridian, in Cook County, Illinois.	
ο.	P. H. M. Olsens	
M	COOK COUNTY, ILLINOIS CITED FOR RECORD  RECORDER OF DEEDS	
23	11,20,44,122	
93,	1987 AMS 29 PM 2: 12 26752924	
#	Commonly known as: ^ MarArthur Court, Buffalo Grove, Illinois.	
A	Hereby releasing and waiving all rights under anciby vitue of the homestead esemption has so the State of Illinois.  IN TRUST, revertheless, for the purpose of second communication of the covenants and agreements berein.	
	WHEREAS. The Grantor's Dennis P. Dunn auf and Sharon L. Dunnauf, his wife, as joint tenants justly indebted upon \$40,000.00	
1	or if renewed, such date as appears of the renewal Note.	
	This Trust Deed/Second Mortgage is executed to secure all future loans that may be	
	made to Demnis P. Dumrauf and Sharon L. Dumraut his wife, as joint tenants as evidenced by Notes reciting that said Notes or to be secured by this Trust Deed/	
	Second Mortgage.	
	· //,	Ì
	9	
	Tru Gex-tor coverants and agrees as follows: (1) To pay said indebtedness, and the interest ther on, as bee an and in said note or notes provided, or according to any agreement extending time of psymetric (2) to pay prior to the first day of June meach, car, all layes and assessment said premises, and on demand to exhibit receipts therefore; (3) within sixty days after destruction or dam [2] a, build or restore providings or improvements on said premises that may have been destroyed or dataged; (4) that waste to said premises (3) he be committed with first local buildings now or at any time on said premises issuared in companies to be selected by the grantee here wish the early buildings have or any interest of the latter of the first mortgage indebteches, with tos clause attached [3] by the first Insteed or Mortgage; and second, to the Trustee herein as their interest may appear, which policies shall be lett and remain; "of the said Mortgages of Trustees until the indebtechess is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or the same shall become due and psyable.	
	improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises state the committed for said rechieves the new to said premises insured in companies to be selected by the grantee here to who is not be any below-red to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached a safe inch to the first Inster-	
	or Mortgagee, and second, to the Trustee herein as their interest may appear, which policies shall be left and temain. Only a said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or the same shall become due and payable.	
	IN THE EVELO failure so to insure, or pay taxes of assessments, or the prior incumbrances or the invest hereon where died, the grantee of the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or dischare appearance and the interest hereon from time to inner and all mone product insurances and the interest thereon from time to inner and all mone production agree. Tepay is mediately without demand, and the same with interest thereon from the date of payment at highest legal rates have a much additional indebtedness. Cured. Teby. In THE EVENT of a breach of any of the aforesaid coverants or agreements the whole is an indebtedness, including principal and all a truct interest, shall, at the option of the legal holder thereof, without notice, become immultially lost and payable, and with interest the on trust of such breach at highest legal rate shall be recoverable by foreclosure thereof, or by unit, as two, or both, the same as if all of said index. The matured by express terms.	
	said premises of pay an prior incumitrances and the interest faceron from time to time; and all mones come, the Granfor agree. Trepay in-rechards without demand, and the same with interest thereon from the date of payment at highest legal rates that he is much additional indebtedness current, steby. Is Thi Evist of a breach of any of the aforesaid covenants or agreements the whole said indebtedness, including principal and all strict	
	interest, shall, at the option of the legal holder thereof, without notice, become immediately the and payable, and with interest their on from the of such breach at highest legal rate shall be recoverable by foreclosure thereof, or by our saw, or both, the same as if all of said index and then matured by express terms.	
	It Is Asset to by the Grantor that all expenses and disbursements paid of marker in behalf of plaintiff in connection with the foreclosure by cot—including reasonable attorney's fees, outlays for documentary evidence, stepo rapher's charges, cost of procuring or completing abstract shows the whole that of with providence the control of the control o	
	then matured by express terms.  It is Acust they the Grantor that all expenses and disbursements paid of mixture in behalf of plaintiff in connection with the foreclosine by expenience of the control o	
	in such foreclosure proceedings; which proceeding, short seed to sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the sale of sait, including attorney's fees have been paid. The Grantor for the Grantor for the Grantor for the Grantor for the Grantor and the or the heirs, executors, administrators and assign of sugherrator waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees upon the other any complaint to foreclose this Trust Deed, the court in which such complaint is tiled, may at once and without notice to the Grantor and the proceedings, and premises with power to collect the rems. Is yet any prints of the said premises.	C
	foreclosure proceedings, and agrees upon to while, any complaint to foreclose this Trust Deed, the court in which such complaint is ided, may at once and without notice to the Grantor, or to lay party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, is a partie of the said premises.	
	The name of a record of men Dennis P. Dumrauf and Sharon L. Dumrauf, his wife, as joint tens	nts
	In the event of the perhaps removal from said	
	the first successful trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deed, the dominy is hereby appointed to be second successor in this trust. And when all the aforese oceanate and agreements are performed, the grantes orbits successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	
	Witness the hand S and seal S of the Grantor S this 10th day of August 19 83	26
	(X) Dennis ? Dune ( SEAL)	3
	(Dennis P. Dumrauf)	2
	This document prepared by C. Dahlem CONTINENTAL BANK OF BUFFALO GROVE, N. A.  (Sharon L. Dumraut) (SEAL)	124
	555 W. Dunder Rd. Buffalo Grove II. 60000	1

## UNOFFICIAL COPY

STATE OF IIIINOIS	ss.			
COUNTY OF Cook	1			
I,Cynthia S. Dahlem	, a Notary Public in and for said County, in the	e		
	ennis P. Dumrauf and Sharon L. Dumrauf, his wi			
as in tenants 2 MacArthur Court		_,		
personally known to me to be the same person_S whose name_SSTO subscribed to the foregoing instrument,				
appeared before me this day in person and acknowledged that they signed, sealed and delivered the said				
instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and				
waiver of the right of hornest id.				
50° 11 1 11 C A	10th day of August 19 83			
/ /one jo				
(Impreso Star Here)	as Cepthia S. Oakle 11C	) <del>-</del> -		
Commission Expires 11-6-84	(Cynthia S. Dahlen-Notary)			
Commission Emphro				
	0/			
	(Cyrithia S. Dalmeraniotary)			
•				
		•		
	7			
	S	'		
		Offic		
		1)5.		
	1	1 0		
	990 N.A.			
m 8=	0000 ir.ove,			
6 G G G G G G G G G G G G G G G G G G G	alo O one e Roc nois 6	,		
	C Pauf	26		
BOX No. BOX 533 SECOND MORTGAGI Trust Deed	ental Bank of Buffalo Grove 555 West Dundee Road Buffalo Grove, Illinois 60090	26 752 924		
% NO.	555 V	2.5		
SE SE		124		
	Contin			
	~	1		

END OF RECORDED DOCUMENT