TRUST DEED SECOND MORTGAGE FORM MILIAGIS OFF CORM NA 2202 COPY 1975 GEORGE E. COLES LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Donald W. Treutler and Kathleen P. Treutler, his wife
thereinafter called the Grantors, of (No. and Street) (City) (City) (City) 60004 (State)
for and in consideration of the sum of PRINCIPAL-\$12,000.00 & INTEREST-\$3,733.80
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Arlington Heights County of Cook and State of Illinois, to-wit: Lot 5 in Block 14
in Berkley Square Unit No. 4, a Subdivision of part of the South East Quarter of Sections 7 and 8, Township 42 North, Range 11, East of the Third Principal Meridian, per document recorded July 14, 1966 as Document 19885242, in Cook County, Illinois.
PROPERTY ADDRESS: 512 West Berkley Drive, Arlington Heights, Illinois 60004
INDEX NO.: 03-07-404-005-0000 HCQ
It is provided and agreed that the mortgages or holder of said note may collect a "late charge" not to exceed five cents (5ϕ) for each dollar (\$1) for each payment more than ten (10) days in arrears to cover the extra expense involved in handling delinquent
87400395
Hereby releasing and waiving all rights ur ir and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purp se of recurring performance of the covenants and agreements herein. Wishess The Granton's Donald v. Treutler and Kathleen P. Treutler, his wife
WHEREAS, The Grantor s. Donald W. Frederick and Rachteen P. Frederick; his wife- justly indebted upon. ONE INSTALLMENT NOTE XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
to the MOUNT PROSPECT STATE BANK in the principal sum, including interest, of Fifteen Thousand Seven Hundred Thirty-Three & 80/100 (\$15,733.80) Dollars, the said principal
and interest to be paid in monthly installments of Two Hundred Sixty-Two & 23/100
(\$262.23) Dollars on the 15th day or August A. D., 1987, and Two Hundred Sixty-Two & 23/100 (\$262.23) Dollars on the 15th day of each and every month therefore until
said note is paid and except that the final payment of principal and interest, if
not paid sooner, shall become due on the 15th day of July A. D., 1997, with interest after maturity until paid at the rate of 10 00 per centum per again.
after maturity until paid at the rate of 1000 per centum per again,
The Grantor covenants and agrees as follows: (1) To pay said indebtednes, and the interest hereon, as herein and in said note or notes provided, or according to any agreement extending time of payment: (2) to pay when the interest hereon, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty drys, ften destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or dryanged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premise they ded in companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to all bodder of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second the beart selected by paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable. In the Event of failure so to insure, or pay taxes or assessments by the prior incumbrances or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at eight per cent
IN THE EVENT of failure so to insure, or pay taxes or assessments of the prior incumbranes or the interest thereon when due the grantee or the holder of said indebtedness, may procure such insurance, or may can taxe or next same as or assessments, or discharge or purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at eight per cent per annum shall be so much additional indebtedness secured her by. In the Event of a breach of any of the aforesaid covenants of agreements the whole or said indebt dness, including principal and all
earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and oayable, and with interest thereon from time of such breach at eight per cent per animals shall be recoverable by foreclosure thereof, or be suit at law, or both, the same as if all of said indebtedness had then matured by express terms.
It is Agreed by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the fore- closure hereof—including reasonable attorney's fee, or by's for documentary evidence, stenographer's charges, cost of procuring or com- pleting abstract showing the whole title of said brendses embracing foreclosure decree—shall be paid by the Courtor; and the like expenses and disbursements, occasioned by any but of proceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether de- cree of sale shall have been entered or not shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorney's ries have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all picture the possession of, and income from, said premises pending such foreclosure proceedings, and

this instrument was prepared by	(NAME AND A	DDuree)		60056
This instrument was prepared by MOUNT PROSPECT	STATE BANK,	111 E.Busse	Ave.,Mt.Prospect	t, III.
Trust Officer				~
BY: Jan Th. June				
a corporation of Illineis, Trustee	Katifies P	Treutler	- Carto-Car	(SEAL)
	3 K 15 1 1	دا مراسم	1 milles	40544
MOUNT PROSPECT STATE BANK.	Donald W.	Treutler		
under Identification No. 3094	X Loudx	(V)		(SEAL)
Trust Deed has been identified herewith		-		
Witness the hand Sand seal Sof the Grantor S this		day of	July	_, 19 <u>. 97_</u> .
	Jra -	1	July	10 H /

(NAME AND ADDRESS) David R. Lehman, Assistant Vice President

BY:

UNOFFICIAL COPY

STATE OF	I	llinois)				
COUNTY OF_	Ce	ook	}	SS.			
			TFY that Don		er and Kathl	and for said Cour	
		······································				to the foregoing in	nstrument,
appeared be	fore me	this day in per	rson and ackno	wledged that th	ey signed, so	ealed and delivered	the said
instrument a	s choir	free and vo	oluntary act, for	the uses and purpo	oses therein set fo	orth, including the re	elease and
waiver of the				 .	,	1 3	<i></i>
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SECOND MORTGAGE Trust Deed	ĭ. T	rler	tion Y AD	512 West Berkley Drive Arlington Heights, Illinois 60004		PROSPECT st Busse ospect, I Mrs. W.	Mill
\ <u>\S</u> \	Donald W.	P. Treutler, his wife TO MOUNT PROSPECT STATE BANK,	corporation of Illinois, Trustec-PROPERTY ADDRESS:	so A	MAIL TO:	MOUNT PROSPECT STATE BANK 111 East Busse Avenue Mt. Prospect, illinois 60 ATTN: Mrs. W. Mecssmann Inst. Ln. Dept.	Q III
	Don	P. Mou	COL		MAI	MOUNT 111 Ea Mt. Pr ATTN:	V