Form 2612-B TRUST DEED Second Word FFICIAL CP Company of Forgras & Printing Co., Rockford, III.

THIS INDENTURE WITNESS	SETH, That the Grantor S Gary of the Village	Junkunc and Pe	ggy C. Junkunc	· ·
County of Cook FIFTY-FIVE HUNDRED ***	and State of Illin	<u>nois</u>	, for and in consideration	n of the sum of
in hand peld. Convey and Warrant to	Ernest S. Irby			Trustee.
of the Village of Hazel Crest	. County of Cook	and State	otIllinois	, to wit:
a subdivision in Sec East of the Third Pr thereof recorded Oct	n VILLAGE OF PARK FOR tion 36, Township 35 incipal Meridian, acc ober 31, 1950, as doc	North, Range leording to the	l3, plat	: ن
Cook County, Illinois				91637723
PIN NO. 31~36~301~010				ري د ا
	Forest, Illinois 60	* * * * * * * * * * * * *		مية. ويو
11115	IS A JUNIOR	MUKIGAG		٠.
Hereby releasing and saiving all rights under TRUST, nevertheless, for the purpose of securi	and by virtue of the homestead e ing performance of the covenants a	exemption laws of the sand agreements herein.	State in which said land i	is situated. IN
WHEREAS, The Gravion S Gary Ju	unkunc and Peggy C. Ju	unkunc		
bustly indebted upon pri	ncipal promissory Notebearing	g even date herewith pay	/able to the order of	
-91-19773				; ; ;
-01-1077	23	. 7#55 . #75	T-01 RECORDING 555 TRAN 8967 09. 521 * E *-91 COOK COUNTY RECOR	1-497733
	0/			
heir full insurable value, in companies to be seleceptable to the holder of the first mortgage is rustee herein, as their several interests may appint in the histories shall be fully paid; (7) or other lien to attach to said premises. In the axes or assessments, to keep the property in the holder of said indebtedness may pay sussessments, or make and pay for such repairs or purchase any tax lien or title affecting said remises, and all moneys to paid, the grantor late of payment at seven per cent per annum so IN THE EVENT of a breach of any of taxed interest, shall, at the option of the legs rom time of such breach, at seven per cent per grantom to me the of such breach, at seven per cent per life.	indebtedness, with loss claimable, fippear, which policy or policies until to keep the said property tenantal event of failure so to pay prior in n good repair, or to prevent mechich prior incumbrance and the inter as he may deem necessary to keep premises; or compromise, settle as agree to repay immediately wit shall be so much additional indebte the aforesaid covenants or agreemen al holder thereof, without notice, by press terms.	int, to the first truste to be deposited and rem by rand in good repair; (amorances, and the list) or other liens attrest therer in may pay in the said oren ises tenanund disclarge ary mech thout debring and and the cidness secure;) why. his, the whole of all insecome immediately and foreclosure hereof, religious foreclosure hereof, religious secures.	ee, or mortgagee, and, se- main with said trustees or ; and (8) not to suffer any interest thereon, so to in ttaching to said premises, insurance premiums, pay s ntable and in good repair; banic's or other lien attact same, with interest there and payable and with inte- by suit at law, or both, th	recond, to the or mortgagees by mechanic's naure, to pay, the grantee, such taxes or ; or discharge ching to said con from the necipal and all lerest thereon he same as if
IT IS AGREED that all expenses and district of including reasonable solicitor's fees betract of title showing the whole title to said and dishursements, occasioned by any suit or party, shall also be paid by the grantor: It is costs and included in any recree that may been entered or not, shall not be dismissed, nucluding solicitor's fees, have been paid. The preclosure proceedings, and until the period oreclose this Trust Deed, a receiver shall upon efore which such motion for the appointment ollect such income and the same, less receive ones, to pay to the person entitled thereto in the entered in any foreclosure proceeding, in eccree of sale, in payment or reduction of any he receiver's report shall order that the same by polication for receiver is hereby expressly wait laster's or other sale to see to the application of fore provided.	s, outlays for documentary evidence in premises embracing foreclosure decorreceding wherein the trustee, or a hat expenses and dishursements that be rendered in such foreclosure professes hereof given, until all segmantors, waive, all right to the of redemption from any sale there in motion of Solicitor for complaint to fareceiver shall come on for hership expenditures including repaireduction of the indebtedness here payment or reduction or any delity y deficiency decree entered thereon be paid to the person entitled to the ved and it shall not be the duty of the principal sum hereby secure.	ce, stenographer's charge cree — shall be paid by any holder of any part of any holder of any part of the constant of the constant of such fees, expenses and possession of and inco- eunder expires, and agre- leant, without notice, be- nearing. to take possessins, insurance premiums, by secured, in reduction iciency after a Master', n, or, if not in either made the deed under the Master of the trustee, legal hold do or of the purchase me do or of the purchase me	(is, cost of procuring or or fue Er that the life of sair Indi biedness, as are n upr n sair premises, shaing, we'll accree of said disburser en , and the some from sa'u remises pee that upon do filing of e immediately a po nied hission or charge of r'd pi s, taxes, assessment's u di lon of the amount of an 's or Commissioner's sale matter so applied, the courr's or Commissioner's sale coney; or to inquire into the loney; or to inquire into the	ompleting an like expenses such, may be sail be taxed ale shall have cost of suit, pending such of any bill to by the court remises, and his commisny decree of e under any ert approving . A bond on haser at any he validity of
IT IS FURTHER AGREED, That as fusing, all the cents, issues and profits arising on a decision, to institute forcible detainer proceedings on the role of the conditions as he marges against said property; Second, to the payayment of the principal sum hereby secured, rave been fully paid and cancelled. IN THE EVENT of the death, inability, thusal or failure to act, then Stephen	or to arise out of said premises to the otherwise collect such rents, issues ings, to receive possession, to revent lay deem proper, and apply the proyment of interest and expenses of the rendering the overplus, if any, to the rendering of absence from said.	the said grantee herein; and profits, to serve a t and release said premi peceds thereof. First, t this trust including adva he undersigned when the	and authorize him, in his all notices which may be sizes, or any portion there to the payment of the exancements, if any; and, The indebtedness hereby suggested the trustee county of the trustee	s own name, b or become eof, for such expenses and l'bird, to the secured shall e, or of bis
this or failure to act, then	or fail or refuse to act, the person whis trust. And when all the aforesaid he party entitled thereto on receiving	ho shall then be the acti I covenants and agreeme	ents are performed, the tru	said County
-	Y;	. 4)		·- ·- · · · · · · ·
Prepared by:	757	.*	,	(SEAL)
John H. Doeringer	- 1 - 40	Harry and	((0)	(SEAL)
20180 Governors Highway Olympia Fields, IL 60461				(SEAL)

Per	UNC	PEICIAL		PY	
fection Logal F	John H. Doeringer 20180 Governors Highway Olympia Fields, IL 60461				Trust
Perfection Legal Forms & Printing Co., Rockford, III.	RETORN TO.			TO	st Deed_
		*CO	# 1		
		Coup			
τ	An Bounge	는 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등		OPFICI SOHN H. SOHN H.	My Commission E
98		L hey signed, sealed and d set, for the uses and purpos right of homestead.	onally known cribed to the nowledged that and voluntary waiver of the result.	pers scki scki	
		unty, in the State aforesaid, Do	uoD bias tol ba	a ni	
	•	1. Doeringer	.as {	•	State of County of Coo