UNOFFICIAL COPY

SECOND MORTGAGE (RLINOIS)

CAUTION. Consult a lawyer before using or acting under this form, Neuther the publisher nor the seller of this form intelled any warranty with respect thereto, including why warranty of merchantability of filterss for a perhousir purpose.

\$23.00 DEPT-01 RECORDINGS THIS INDENTURE WITNESSETH, That Daniel J. Quealy and T#0000 TRAN 6261 12/22/92 10:31:00 Debra J. Quealy, his wife \$5339 #· *-92-963984 15801 S. 114th Ct., Orland Park, Illinois COCK COUNTY RECORDER (No and Serces) TINLEY PARK in hand pard, CONVEY S . AND WARRANT S to 92963984 16255 S. Harlem, Tinley Park, IL. 60477 (Not and Street) as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the approvements thereon, including all beating, an conditioning, gas and plumbing apparatus and fixtures, and everything apparatus thereto, together with all Above Space For Recorder's Use Only Cook rents, issues and profile of said premises, situated in the County of and State of Phinose, to-wit Frank DeLugach's Wooded Estates, being a Subdivision of the Ny of the Ek of the Skt; the Moof the SEk; the SEk of the SEk; the Ek of the Ek of the Sk tof the SEk of Caction 18. Township 36 North, Range 12, East of the Third Princip 1 Meridian, in Cook County, Illinois. Permanent Real Estate Index Number(s). 27-18-417-001 1580 L S. 114th Ct., Orland Park, IL. IN TRUST, nevertheless, for the purpose of puring performance of the covenants and agreements herein WHEREAS. The Grantor is justly indebted (po . ______ principal promissory note ____ bearing even date herewith, payable in 11 installments of \$141.53 each and a final installment of \$7,993.72, beginning on January 5, 1993 and continuing on the same day of each successive month thereafter until fully paid with any and all renewals and/or extensions thereafter. CACY 92963984 THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, at ath sinterest thereof, as forein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each star, all taxes deal assessments against said premises, and on demand to exhibit receipts therefor; (3) within stary days after destruction of damage it rebuild or it fore all buildings or improvements on seed premises that may have been destroyed or damaged; (4) that waste to said premises shall be suffered its 1 to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein. Sho is here its authorized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with kiss clause attached payables. This the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with those in the first Trustee or Mortgagee, and second, to the Trustee herein as their interests, and the interest thereon, at the time or times who the said of Trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times who time said redebtedness, may procure such insurance, or pay such taxes or assessments, or the prior in discharge or purchase any tax here or title affecting said prior incumbrances and the interest thereon from time to time; and all money so by all, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of ear more. holder of said indebtedness, may procure such insurance, or pay such taxes of asset ment, or discute, or observed any tax lich of this affecting fast premises or pay all prior incumbrances and the interest thereon from time to time; the all money so poid, i'le Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of paymor as a per curry polanium shall be so much additional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid one enants or agreements then hole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become ignediately due and payable, and with interest thereon from time of such breach at per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the sam cas if all of said indebtedness but then matured by express terms.

If its AGREED by the Grantor that all expenses and disburse retiring aid or incurred in behalf of plaintiff in connection with foreclosure here including reasonable attorney's fees, outlays for documentary expresses, estall per and the like expenses and disbursements showing is whole tile of said premises embracing foreclosure decree—shall be paid by the Grantor; and the like expenses and disbursements, occasioned by a such foreclosure ments shall be an additional liet upon said premises, shall be taxed as costs and included in any decree that must be rendered in such foreclosure proceedings wherein the proceeding, within proceeding at the foreign of said indebtedness, as such, may be a party, shall also be paid by the Grantor Alis with expenses and disbursements shall be an additional liet upon said premises, shall be taxed as costs and included in any decree that must be rendered in such foreclosure proceedings wherein the grantor was expensed and premises pending such foreclosure proceedings in the foreign of this premise.

In the foreign of the Grantor, or to any extilicities of premises with po IN THE EVENT of the death or the wal from said ______ Coult ____ County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be first successor in this trust; appointed to be second, according to the first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second, according to this trust. And when all of the alorested dovernants and agreements are performed, the grantee or his successor in trust, shall release said a raises to the party entitled, on receiving his reasonable charges.

This trust deed is subject to Witness the hand __ and seal __ of the Grantor this __ 21st day of (SEAL) J. QUEALY Pinase print or type name(s) below signature(s) _ (SEAL) DEBRA gupali This instrument was prepared by ___Tinley Park Bank, 16255 S. Harlem, Tinley Park, IL. 60477 (NAME AND ADDRESS)

UNOFFICIAL COPY

County of
State aforesaid, DO HEREBY CERTIFY that Daniel J. Quealy and Debra J. Quealy personally known to me to be the same person so whose name are subscribed to the foregoing instrume appeared before me this day in person and acknowledged that they signed, sealed and delivered the same instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release as waiver of the right of large stead. Given under my han land official seal this 21st day of November 19 92
personally known to me to be the same person. whose name are subscribed to the foregoing instrume appeared before me this day in person and acknowledged that they signed, sealed and delivered the same person are subscribed to the foregoing instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release as waiver of the right of lar restead. Given under my han land official seal this 21st day of November 19 92
appeared before me this day in person and acknowledged that they signed, scaled and delivered the satinstrument as their free and voluntary act, for the uses and purposes therein set forth, including the release as waiver of the right of homestead. Given under my han 12 id official seal this 21st day of November 19 92
waiver of the right of homestead. Given under my han 12 id official seal this
waiver of the right of homestead. Given under my han 12 id official seal this
waiver of the right of homestead. Given under my han 12 id official seal this 21st day of November 19 92
Given under my han 12 id official seal this 21st day of November 19 92
,
ENTRACTE L PROTUCCIO ELICACIÓN A fortinado
Commission Expires Commission Expires
· Co
The County Clarks
O _{/Sc.}

GEORGE E. COLE" LEGAL FORMS

SECOND MORTGAGE

Trust Deed

BOX No.

٤

RETURN RECORDED DOCUMENT TO:

TINLEY PARK BANK 16255 S. Harlem Avenue Tinley Park, IL. 60477