۱	
	دن ایا
l	
	40
l	9

<i>[</i>	TRUST DEED SECOND MORTGAGE FORM (Lin) IS OF FIFM No. 2402 5501499 BFC Forms Service, Inc.
	HIS INDENTURE, WITNESSETH, That James E. Provost & Donna M. Provost, his wife
Ч	(hereinafter called the Grantor), of 546 Earl Drive, Northfield, IL 60093 (No. and Street) (City) (State)
	for and in consideration of the sum of Twenty Five Thousand and No/00 Dollars in hand paid, CONVEYAND WARRANT to Bank of Northfield of 400 Central, Northfield, IL 60093
	(No. and Street) 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, ggs and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Northfield County of Cook and State of Illinois, to-wit:
	Lot nine (9) in Re-Subdivision of Lots 19 to 25, inclusive, in Happ's Home Addition to Woodland Park, being a Subdivision of all that part of the North West Quarter (1/4) of the North East Quarter(1/4) of Section 24 Township 42 North, Range 12, East of the Third Principal Meridian, lying East of the Center line of Yapp Road and West of the Westerly line of the right of way of the Chicago & Northwestern Ry. according to the plat thereof registered as Document No. 1379045, in Cook County, Illinois
	Permanent ree estate tax #04-24-201-042 MC
	Mail address 546 Earl Drive, Northfield, IL 60093
	Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of ecuring performance of the covenants and agreements herein. WHEREAS, The Grantors James E. Trovost & Donna M. Provost, his wife bustly indebted upon their principal promissory note bearing even date herewith, payable
	at Bank of Northfield. Monthly starting March 5, 1986 for 120 payments
,	of \$337.33.
	· C
- 1	
	OLLA CIE
	The Grantor covenants and agrees as follows: (1) To pay said indebtednes. Ind the interest thereon any terein and in said note or notes provided, or according to any agreement extending time of payment; (2) to my when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within six, days after destructs of damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or dama ed; (4) that waste to said premises the committed or sulfered; (5) to keep all buildings now or at any time on said premises is sured in the payment of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgage, and, second, to the Truste. First mortgage indebtedness, with policies shall be left and remain with the said Mortgages or Trustees until the indebtedness of first mortgage indebtedness, with policies shall be left and remain with the said Mortgages or Trustees until the indebtedness in first mortgage indebtedness, with policies shall be refer on the control of said indebtedness, may procure such insurance, or pay store, and some the control of said indebtedness, may procure such insurance, or pay store the holder of said indebtedness, may procure such insurance, or pay store thereon from time to times any appear and interest thereon of a said indebtedness, may procure such insurance, or pay store thereon from time to the major of such preach and indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenants or agreements the whole or said indebtedress, it cluding principal and all carried interest, shall, at the option of the legal holder thereon, from time to such breach at eight per cent per annum, said to exceed the procure of a such and with interest thereon from time of said indebtedness had then matured by explay terms. It is Agueed by the Grantor that all expenses and disputements paid or incurred in behalf of plaintiff in connection with the forecl
	The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon as afterein and in said note or notes provided, or according to any agreement extending time of payment; (2) to resy when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixr, days after destructed of damage to rebuild or results against said premises, and on demand to exhibit receipts therefor; (3) within sixr, days after destructed of damage to rebuild or results against said premises and premises that may have been destroyed or damaged; 4) (and said to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises it sured in the payments to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the occase of the payments to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the occase of the payments of the property of the payments o
	The Grantor covenants and agrees as follows: (1) To pay said indebtednes, and the interest thereon as therein and in said note or notes provided, or necording to any agreement extending time of payment; (2) to may when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within six, days after destruct for of damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or dama, edt; (4) (fan vaste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises its sured incompanies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the act shall be felt and remain with the said Mortgagees or Trustees until the indebtedness. In the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Trust of the first mortgage indebtedness, and the interest thereon at the time or times when the same shall become due and the interest thereon, at the time or times when the same shall become due and the interest thereon at the time of failure so to insure, or pay taxes or assessments, or the part accumbrance, at the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay said faces or assessments, or discharge or purchase any tax lien or title affecting asid premises or pay all prior incumbrances and the safe for the control of the felt of a payable for a said premises or pay all prior incumbrances and the safe for the control of the felt of a payable, and with interest thereon from time of a payable and all prior incumbrances and the safe with great thereon from time of the felt of a payable and all the safe of a

UNOFFICIAL COPY

TATE OF THE NOIS COUNTY OF Cook	SS.
	E JR., a Notary Public in and for said County, in the
ate aforesaid, DO HEREBY CERTIFY that	JAMES E. PROMOST AND
	DONNA M. PROVOST, MISHINE
ersonally known to me to be the same person. 2_ w	hose name subscribed to the foregoing instrument
ppeared before me this day in person and acknown	owledged that the year signed, sealed and delivered the sai
strument as 1/25/12 free and voluntary act, for	the uses and purposes therein set forth, including the release an
vaiver of the right of hornestead.	D
Given under my hand and notarial seal this	3(st day of January, 19.86
	₹ vape*
(Impress Seel Hers)	Trank to Coolide of
Commission Expires (5/33/87)	Notary Public
Commission Expires	
	4
·	
	0,
	4/2
	9
	C
	Q _n
	4
	3,

SECOND MORTGAGE Trust Deed Trust Deed 3501409 Submitted by E Address E Fromless E Address E
