## UNOFFICIAL COPY

THIS INDENTURE	, WITNESSETH, That Salva	toreCImmordino a	nd wife Janet '	Υ.
(hereinafter called the	e Grantor), of the	e of Schaumberg	County of Coo	k
and State of	. I HOIS, for and in consid	eration of the sum of		
	ousand seven hundre			Dollar
	EY AND WARRANT to pe of _E1k_Grove			
	in trust hereinafter named, for the			
and everything appurt	estate, with the improvements there tenant thereto, together with all re			
Shcaumbe	rg County of COOK	and State	of Illinois, to-wit:	
Lot 42 in the	Strathmore Schaumb est ¼ of section 2	erg Unit #2, a su O. Township 41 No	ubdivision of porth. Range 10.	part of East of
	Principal Meridian			
		· 1985年初末6日本		10 A
dereby releasing and v	waiving all rights under and by vinceless, for the purp se of serving	tue of the homestead exemption	laws of the State of Illinoi	<b>is.</b> 1
WHEREAS, The Gra	antor Salvato e C.	Immordino and wi	fe Janet Y.	AMERICAN CO
ustly indebted upon	their	principal promi	ssory notebearing even o	late herewith, payable
		) 英国国际发展的		
Sixty payme ending May	ents of \$129.09 st	arcing June 20, 1	974 and	
ending may	20, 19/9.		C	Y . I 7%
			Control of the contro	54
			へい ※	$\hat{e}^{i+j}(y,j)$ .
			~€``:	
THE GRANTOR COVE	enants and agrees as follows: (1)	To pay said indebted; as and the	United thereon as here	::::::::::::::::::::::::::::::::::::::
otes provided, or accor nd assessments against	rding to any agreement extending said premises, and on demand to	exhibit receipts therefor: (?	or to the first day of June i	n each year, all taxes
build or restore all bu	ildings or improvements on said p or suffered; (5) to keep all buildin	remises that may have been de	by d or damaged; (4) that to c es insured in companies	waste to said premises to be selected by the
antee herein, who is h ith loss clause attached	ereby authorized to place such ins d payable first, to the first Trustee	urance in companies acceptable. or Mortgagee, and, second, to	to the lolder of the first me the rust herein as their	ortgage indebtedness, interests may appear,
ances, and the interest	thereon, at the time or times when	tagees or I rustees amid the indel the same shall become due and	atednes is fully paid; (6) to I payr de	pay all prior incum-
	said indebtedness, may procure si	or assessments, op the prior incu	or assessments of discharge	ereon when due, the
antee or the holder of		continue of the fitterest theres.		
antee or the holder of an or title affecting said rantor agrees to repay a annum shall be so n	immediately without demand, as	rances and the interest thereon id the same with interest thereo	from time o m; and all on from the da : of payme	money so paid, the nt at seven per cent
antee or the holder of en or title affecting said rantor agrees to repay r annum shall be so n IN THE EVENT of a rned interest, shall, at	rimmediately without demand, an nuch additional indebtedness secur breach of any of the aforesaid co- the option of the legal holder t	prances and the interest thereon id the same with interest thereo ied hereby?  enants of agreements the whole series, without notice, become	on from time (a) in ;; and all on from the da : of payme of said indebtedness incline immediately due an inaval	money so paid, the nt at seven per cent and principal and all
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antee or the holder of an or title affecting said rantor agrees to repay rannum shall be so m In THE EVENT of a rued interest, shall, at ereon from time of sume as if all of said inde IT is Agreen by the source hereof—includin,	u premises or pay an prior inclinic y immediately without demand, as nuch additional indebtedness seem breach of any of the aforesaid co the option of the legal holder t ch breach at seven per cent per an ebtedness had then matured by any common that all expenses and the g reasonable attorney's fees outsig g reasonable attorney's fees outsig	rances and the interest thereon at the same with interest thereo col hereby enants of agreements the whole hetero without notice, become man, shall be recoverable by to resisterms, sourcements paid or incurred in source desired without notice, see Secretary, abursements paid or incurred in 5 for documentary evidence, sie 5 for documentary evidence, sie	from time o 'm';; and all on from the da : of payme of said indebtedness incling immediately due an payat reclosure thereof, or by suibehalf of plaintiff mographer's charges, cost	money so paid, the ent at seven per cent and principal and all old, and with interest at 'w, or both, the catio with the fore-
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Deeds of said County formed, the granter of	is hereby appointed to be second s f his successor in trust, shall releas	uccessor in this trust. And when e said premises to the party entit  14th day o	all the aforesaid covenants tled, on receiving his reason:	and agreements are able charges.  19 74
Deeds of said County formed, the granter of	is hereby appointed to be second s f his successor in trust, shall releas	uccessor in this trust. And when e said premises to the party entit  14th day o	all the aforesaid covenants tled, on receiving his reason:	and agreements are able charges.  19 74
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STATE OF COUNTY	Illinois DE Cook	a Notary Public in and for sa alvatore C. Immordino and wif	id County, in the	
	ly known to me to be the same persons	whose name subscribed to the fore knowledged that they signed, sealed and for the uses and purposes therein set forth, include	egoing instrument, delivered the said	
Gi - a	or the right of homestead.  ven under my hard and notarial scal this a	14th day of May Notary Public	19 74	
	Elk Grove,	erson ton Heights Rd. 11inois 60007		
	OTAR OF THE PROPERTY OF THE PR	\$ OO MAIL	- 22733064	
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	Thust Deed  Thust Deed  Thust Deed  Thust Deed  Thust Deed  Thust Deed	e Carrie	GEORGE E. COLE®	
	TION THE REESE	400; Central Ave.		