TRUST BEED		
THEODNO MORTGAGE	FORM	(Thinnis)

24 514 417

THIS INDENTURE, WITNESSETH, That joint tenants	Andrew J. Vocos a	and Adrien A. Vocos, h	is wife, as	
(hereinafter called the Grantor), of 584 Pa	cron Dr.	Boffalo Grove	Illinois	
(No. and	Street)	(CHy)	(State)	
for and in consideration of the sum of Ten is in hand paid, CONVEY_AND WARRANT.		Grove National Bank	Dollars	
of 555 W. Dundee	Buffalo Grov	e	Illinois	
(No. and Street)		(City)		
and to his successors in trust hereinafter named,	for the purpose of securin	g performance of the covenants and	d agreements herein, the fol-	
lowing described real estate, with the improvement				
and everything apportenant thereto, together with	all rents, issues and prof	ts of said premises, situated in the	Village	
of Buffalo Grove County of C	ook	and State of Illinois, to-wit:		

Lot 61 in Arlington Addition to Buffalo Grove, being a Subdivision in Section 4 and 5, Township 42 North, Range 11 East of the Third Principal Meridian, in Cook County, Illinois.



756168#

Hereby releasing and waivir , ... rights under and by virtue of the homestead exemption laws of the State of Illinois.

In Tatist, nevertheles , for the nurrous of securing performance of the covenants and screenents herein.

WHEREAS, The Grame S Andrew J. Yocos and Adrien A. Yocos, his wife, as joint tenants justly indebted upon \$12,525 to principal promissory note bearing even date herewith, payable on demand.

across as follows: (1) To pay and indefinedness, and the interest follows, as berein

notes provided, or according to any agreement extending time of powr .at; (2) to pay prior to the left day of June in each year, all taxes are assessments against said premises, and on demand to exhibit receipts the .co., (3) within the days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may be see destroy and damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companie, and the or the first mortgage indebtedness, with loss clause attached payable forst to the first Trustee or Mortgage, and, see of the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgages or Trustees until or , the trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgages or Trustees until or , the tendess is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become at a psyable.

In the Event of failure so to insure, or pry taxes or assessments, or the poer acro across or the interest thereon when due, the grantee or the holder of said indebtechess, may procure such insurance, or particular taxe or? sessments, or discharge or purchase any tax lies or title affecting said premises or pay all prior incumbrances and the interest thereon from to time; and all money so paid, the Grantor agrees to repay immediately without demand, and the same migh interest thereon f on the date of payment at seven per cent are applied to the particular taxes of the payment at seven per cent and the same particular taxes of the payment at seven per cent are applied to the payment and the same particular taxes of the payment at seven per cent are applied to the payment at seven per cent are applied to the payment and the same payment at seven per cent are applied to the payment and the payment at seven per cent are applied to the payment and the payment at seven per cent are applied to the payment at seven per cent are applied to the payment at seven per cent are applied to the payment at seven per cent are applied to the payment at seven per cent are applied to the payment at seven per cent are applied to the payment at seven per cent are applied to the payment at seven per cent are applied to the payment at seven per cent are applied to the payment at the payme

IN THE EVENT Of a breach of any of the aforesaid covenants or "afferments the whole of sair in 'to tectures, including principal and a carned interest, shall, at the option of the legal holder thereof, agrithed notice, become immeds the y due and payable, and with interest thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, we by suit at law, or both, this sum as if all of said includences had then manned by express terms.

It is Acasem by the Grantor that all expenses and distillaments paid or incurred in behalf of pla niff in connection with the foreclosure bereof—including reasonable attorney; fees, onlyay for documentary evidence, stemographer's chi rete e.g., of procuring or completing abstract showing the whole title of said pressings embracing foreclosure decree—shall be paid by it e.g. into a said indebtedness, as such, may be a party, shall also be paid by the Grantor Mall such expenses and disbursements shall be an addition; fire upon said premises, shall be traced as costs and included in any decreeming where the grantor may be redered in such foreclosure proceedings; which proceedings that the costs of said, including automery's free, high-been paid. The Grantor for the Grantor and for the heirs, executor, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure in cut dings, and agrees that upon the fifting of any complaint to foreclose this Trust Dect, the court in which such complaint is field, may a 'on, e and without notice to the Grantor, or to any ferry claiming under the Grantor, appoint a receiver to take possession or charge o, said premises with power to collect the rems, issues and profess of the said premises.

refusal or failure to act, the of said County is hereby appointed to be first successor in this trust and if for any like cause said 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 successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party emitled, on receiving his reasonable charges.

Witness the hand S and seal S of the Grantor S this 15th This document prepared by J. Widbin, c/o + MAI | HD |

OHITALO GROVE NATIONAL BANE A

HTALD GROVE NATIONAL BANG 555 WEST DUNDEE ROAD BUFFALO GROVE, ILLINOIS 60090 15th day of June 19 78

Andrew J. Vocos) (SEAL)

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BUX 533

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	STATE OF Illinois		} s	s.				
	COUNTY OF COOK)			4 _		
	I,Judith K.					Lake i for Mid County, i	n the	
	State aforesaid, DO HI	EREBY CERTIF	Y thatAn	drew J. Vocos an	nd Adrien A	. Vocos, his		
	wife, as joint tenants							
	personally known to n	ne to be the same	person_5 who	e names are	ubscribed to t	he foregoing instru	ment,	
	appeared before me t	his day in perso	e and acknowl	edged that they	signed, sealed	and delivered the	said	
^	instrument as their	free and volu	ntary act, for the	uses and purposes th	erein set forth,	including the release	e and	
O _A	wanter of the gifts of h	omestead.						
1	Green under 113 h	and and notarial	seal this		ay of	<u>June</u> , 19_	78	
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