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SUPER MERICAGE FORM (Hitosis)	JANUARY, 1968	24 632 975 LEGAL FOR	UCL 445
THIS INDENTORE, WITNESSELH, That.	Terrence Jacobson, Rober		
THIS INDINITIONS, WITNISSEIH, That his wife Q4 4 1 (berein fier called the Grantor), of the Gift	J St. Buffalo Grove	County of Cook	
and Mare of Illinois for and in co	ansideration of the sum of		
Fifty-Tour_thousand_nine_hundre in had pela_CCNVFYAND WARRANT_	ed eighty and U5/10U to The Des Plaines Bank	Doi	ilars
in hand pein, CCNVFY_AND WARRANT of the	County ofCook	and State of Illinois	
lowing described eal state, with the improvements	thereon, including all heating, air-cond	titioning, gas and plumbing apparatus and fixtu-	ures,
and everything appurenant thereto, together with a ofBuffalo_GreatCounty ofCo	all rents, issues and profits of said pren	mises, situated in thecity	
		B Himors, to-wit:	
Lot 69 in Buffalo (reve Unit Nu			
of Section 4, Townsh; , 42 North In Cook County, Illinois			
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	T	\(\)	I
Hereby releasing and waiving all rights under and b In Tauar, nevertheless, for the purpose of secur	y virtue of the nome lead exemption ring performance of the covenants and	laws of the State of Illinois. d agreements herein.	
WHEREAS, The Grantor <u>Terrence Jacob</u> justly indebted upon <u>a certain</u>	bson, Robert 7. `ampo and	Karen S. Campo .	
justly indepted upoir.		fory notebearing even date nerewith, payed	ble
in one payment of \$54,980.05 due	e in 90 days		
	5	-C	
This instrument was prepared by			
Richard B. Gould, Attorney At Law 1100 W. Northwest Hwy., Mt. Prospect, IL 60056		C/2.Cx	
THE GRANTOR covenants and agrees as follows:	(1) To pay said indebtedness, and the	interest therein as herein and in said note.	25
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement extent and assessments against said premises, and on demar rebuild or restore all buildings or improvements on a shall not be compiled on the control of th	ling time of payment; (2) to pay prion d to exhibit receipts therefor; (3) wi	or to the first day of I are in each year, all tax ithin bixty days after lestruction or damage	(es
rebuild or restore all buildings or improvements on a shall not be committed or suffered; (5) to keep all bu grantee herein, who is hereby authorized to place sue with loss clause attached payable first, to the first Tri which policies shall be left and remain with the said? brances, and the interest thereon, at the time or times In The EVENT of failure so to insure, or pay ta grantee or the holder of said indobtedness, may procuiten or title affecting said premises or pay all prior in Grantor agrees to repay immediately without demar per annum shall be so much additional indebtedness.	aid premises that may have been decay ildings now or at any time on said pre-	oyed or damaged; (4, that waste to said premise insert in companies to be selected by the said to be	ies he
with loss clause attached payable first, to the first Tr which policies shall be left and remain with the said?	ustee or Mortgagee, and, second, to the Mortgagees or Trustees until the indeh	he Trustee herein as their after is may appear tedness is fully paid; (6) to pay of prior incur	35, ar,
brances, and the interest thereon, at the time or times IN THE EVENT of failure so to insure, or pay to	when the same shall belong due and exes or assessments, or the prior incur	payable, interest thereon the a due, the	.he
grantee of the holder of said indepleaness, may provide then or title affecting said premises or pay all prior inc. Grantee agrees to repay immediately without deman	tre such insurance, organ, such takes of cumbrances and the interest thereon f and the same with interest thereo	or assessments, or discharge or pure are any to from time to time; and all money so paid, the from the date of payment at the control of	ax he
IN THE EVENT of a breach of any of the aforesai	id coverants by Streements the whole:	of said indebtedness, including principal, who	-11
thereon from time of such breach at seven per cent p	eer annies, shall be recoverable by for	immediately due and payable, and with intere	est lin
IT Is Agreed by the Grantor that all expenses a closure hereof—including reasonable attorney's fees, x	y expressiverms, nd disbursements paid or incurred in wither for documentary evidence, ster	behalf of plaintiff in connection with the for-	re-
same as if all of said indebtedness had then matured by Ir is Agreen by the Grantor that all expenses a closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said rice expenses and disbursements, occasioned by any sait of such, may be a party, shall also be paid by the Grantor shall be taxed as costs and included in any decreption of sail have been entered or not said like the costs of sail have been entered or not said like been easigns of the Grantor waives all rightly the possess agrees that upon the filing of any conflict to forcelo	miles embracing forcelosure decree- proceeding wherein the grantee or a	-shall be paid by the Grantor; and the liking holder of any part of said indebtedness,	n- kc as
such, may be a party, shall also be paid by the Grantos shall be taxed as costs and included in any decree that	r. All such expenses and disbursements it may be rendered in such foreclosur	s shall be an additional lien upon said premise re proceedings; which proceeding, whether d	:5, le-
cree of sale shall have been emerce or moreous that the costs of suit, including attorney's feet have been assign of the Grantor waives all rightful the possess	e dismissed, nor release nereo; histor, paid. The Grantor for the Grantor a from of and income from, said premi	until all such expenses and dispursements, an and for the heirs, executors, administrators an few populing such forcelosize proceedings, an	id id t
out notice to the Grantor, or to any party claiming t	under the Grantor, appoint a receiver	a such complaint is filed, may at once and with to take possession or charge of said premise	n- es
with power to collect the rents, is less and profits of the IN THE EVENT of the death of removal from said refusal or failure to act, then The Des Plai	e said premises		
refusal or failure to act, then The Des Plai	nes Bank id first successor fail or refuse to act, th	of said County is hereby appointed to b	30
first successor in this true and if for any like cause sai of Dred, of said County harreby appointed to be see performed, the grander of his successor in trust, shall i	ond successor in this trust. And when release said premises to the party entit	all the aforesaid covenants and agreements ar- led, on receiving his reasonable charges.	ie
Witness the hands_and seal_s.of the Grantor s		•	_
	1 CC	asplus (SEAL)	- 1
THE DEC DIAINES BANK	Ladout (Maria.	
THE DES PLAINES BANK	I N. TANGGER III	The said of the sa	
1222 DAKTON ST.		(SEAL.)	,
1223 OAKTON ST. DES PLAINES, ILL. 60018	Bernen III	Campo)

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County of	Cook I.	,				.₹	
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			nd Karen S e Jacobson				
	instrur Meliver	nent, appeared ed the said ins	before me this di trument as the:	ay in person, and Lr ivee and volu	acknowledged the	subscribed to the f ratt beysigned, a uses and purpose	ealed and
	KOTARY	Oibm under m	y hand and Nota	iver of the right o		******	
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