UNOFFICIAL COPY

THIS INDENTURE, WITNESSETH, That as joint Tenants (hereinafter called the Grantor), of 913 Valley Stream Wheeling Illinois (No. and Street) (City) (State)	fe, Dollars , the fol-
THIS INDENTURE, WITNESSETH, That as joint Tenants (hereinafter called the Grantor), of 913 Valley Stream Wheeling Tillinois (No. and Street) (City) (State) for and in consideration of the sum of Ten-and no/100 in hand paid, CONVEY_AND WARRANT to Buffalo Grove National Bank of 555 West Dundee Road (No. and Street) (City) (State) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fine and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Wheeling County of Cook and State of Illinois, to-wit: Lot 84 in Hollywood Ridge Unit Number 1, being a Resubdivision of Parts of Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	Dollars
As joint Tenants (hereinafter called the Grantor), of 913 Valley Stream Wheeling Tllinois (No. and Street) (City) (State) for and in consideration of the sum of Ten-and no/100 in hand paid, CONVEY_AND WARRANT to Buffalo Grove National Bank of 555 West Dundee Road Buffalo Grove National Bank (No. and Street) (State) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, to lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and finance verything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Wheeling County of Cook and State of Illinois, to-wit: Lot 84 in Hollywood Ridge Unit Number 1, being a Resubdivision of Parts of Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	Dollars
(hereinafter called the Grantor), of 913 Valley Stream Wheeling Tllinois (City) (State) for and in consideration of the sum of Ten-and no/100 in hand paid, CONVEY_AND WARRANT to Buffalo Grove National Bank of 555 West Dundee Road Buffalo Grove National Bank (No. and Street) (No. and Street) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, to lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and finand everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Wheeling County of Cook and State of Illinois, to-wit: Lot 84 in Hollywood Ridge Unit Number 1, being a Resubdivision of Parts of Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	, the fol-
in hand paid, CONVEY_ AND WARRANT to Buffalo Grove National Bank of 555 West Dundee Road No. and Street) (Riv) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements therein, the lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and find everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Wheeling County of Cook and State of Illinois, to-wit: Lot 84 in Hollywood Ridge Unit Number 1, being a Resubdivision of Parts of Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	, the fol-
in hand paid, CONVEY_ AND WARRANT to Buffalo Grove National Bank of 555 West Dundee Road No. and Street) (Riv) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements therein, the lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and find everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Wheeling County of Cook and State of Illinois, to-wit: Lot 84 in Hollywood Ridge Unit Number 1, being a Resubdivision of Parts of Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	
(No. and Street) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, to lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fix and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Wheeling County of Cook and State of Illinois, to-wit: Lot 84 in Hollywood Ridge Unit Number 1, being a Resubdivision of Parts of Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	
lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fit and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Wheeling County of Cook and State of Illinois, to-wit: Lot 84 in Hollywood Ridge Unit Number 1, being a Resubdivision of Parts of Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	
and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the	
of Wheeling County of Cook and State of Illinois, to-wit: Lot 84 in Hollywood Ridge Unit Number 1, being a Resubdivision of Parts or Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	
or Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, bring a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	
or Lots 14,15 and 16 taken as a Tract in Owners Division of Buffalo Creek Farm, bring a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North,	
being a Subdivision of Part of Sections 2,3,4,9 and 10, Township 42 North, Raire 11 East of the Third Principal Meridian, in Cook County, Illinois.	
Range II East of the Inird Frincipal Melidian, in Cook County, Illinois.	
J-Ox	
St Opp	
Ox	
Ox	1
	- 1
	İ
	į
Hereby releasing and waiving and it is under and by virtue of the homestead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purp ose of securing performance of the covenants and agreements herein. WHEREAS, The Grantor Danie 1 Lindstrom and Sandra Lindstrom, his wife, as joint	
WHEREAS, The Grantor Dan. 1 Lindstrom and Sandra Lindstrom, his wife, as joint	Tenants
justly indebted upon 22,800.00- principal promissory note bearing even date herewith, pa	payable
on demand.	
	į
- (\dagger)	1
	00
	1
_ 6 3' I '=	
Out a start 10°	
	note or
	note or all taxes nage to
THE GRANTOR covenants and agrees as follows: (1) To pay said and ster ass, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer , (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor ,) within said year, as the part of the payment of the	note or all taxes nage to remises I by the
THE GRANTOR covenants and agrees as follows: (1) To pay said and ster ass, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer , (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor ,) within said year, as the part of the payment of the	note or all taxes nage to remises I by the tedness, appear,
THE GRANTOR covenants and agrees as follows: (1) To pay said and sterness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer. (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefr. (1) within sixty days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall 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 grantee herein, who is hereby authorized to place such insurance in companies or confails to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second to the first sterness may ap which policies shall be left and remain with the said Mortgagees or Trustees until the in the days is fully paid; (6) to pay all prior in	tedness, appear, incum-
THE GRANTOR covenants and agrees as follows: (1) To pay said and sterness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer. (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefr. (1) within sixty days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall 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 grantee herein, who is hereby authorized to place such insurance in companies or confails to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second to the first sterness may ap which policies shall be left and remain with the said Mortgagees or Trustees until the in the days is fully paid; (6) to pay all prior in	tedness, appear, incum-
THE GRANTOR covenants and agrees as follows: (1) To pay said and sterness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer. (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefr. (1) within sixty days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall 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 grantee herein, who is hereby authorized to place such insurance in companies or confails to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second to the first sterness may ap which policies shall be left and remain with the said Mortgagees or Trustees until the in the days is fully paid; (6) to pay all prior in	tedness, appear, incum- lue, the any tax
THE GRANTOR covenants and agrees as follows: (1) To pay said and ster ness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefore, with which will be described or restore all buildings or improvements on said premises that may have ene or stroyed or damaged; (4) that waste to said presshall not be committed or suffered; (5) to keep all buildings now or at any time on said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies (contained to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, when the said mortgage in the payable first, to the first Trustee or Trustees until the in-the times is fully paid; (6) to pay all prior in brances, and the interest thereon, at the time or times when the same shall become due in companies or pay all prior in the first of failure so to insure, or pay taxes or assessments, or many part of the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase an lien or title affecting said premises or pay all prior incumbrances and the sufferest thereon from the date of payment at seven per para many shall be so much additional indebtedness secured hereby.	tedness, appear, incum- lue, the any tax
THE GRANTOR covenants and agrees as follows: (1) To pay said and steepers, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in white shifty days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies or constalt is to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second in the Trustee herein as their interests may ap which policies shall be left and remain with the said Mortgagees or Trustees until the in the said state of the said state of the said state of the said state of the said indebtedness, may procure such insurance, or pay such taxes or assistants, or discharge or purchase an lien or till affecting said premises or pay all prior incumbrances and the said state of the samets, or discharge or purchase an lien or till affecting said premises or pay all prior incumbrances and the said state of the samets, or discharge or purchase an Grantor agrees to repay immediately without demand, and the same doubt fairers thereon from the date of payment at seven per land the same doubt the said state of the date of payment at seven per land the same doubt the said state of the date of payment at seven per land the same doubt the said state of the date of payment at seven per land the same doubt the said state of the date of payment at seven per land the same doubt the said state of the said state of the said state of the said	tedness, appear, incum- lue, the any tax aid, the er cent and all interest
THE GRANTOR covenants and agrees as follows: (1) To pay said and steepers, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in white shifty days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies or constalt is to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second in the Trustee herein as their interests may ap which policies shall be left and remain with the said Mortgagees or Trustees until the in the said state of the said state of the said state of the said state of the said indebtedness, may procure such insurance, or pay such taxes or assistants, or discharge or purchase an lien or till affecting said premises or pay all prior incumbrances and the said state of the samets, or discharge or purchase an lien or till affecting said premises or pay all prior incumbrances and the said state of the samets, or discharge or purchase an Grantor agrees to repay immediately without demand, and the same doubt fairers thereon from the date of payment at seven per land the same doubt the said state of the date of payment at seven per land the same doubt the said state of the date of payment at seven per land the same doubt the said state of the date of payment at seven per land the same doubt the said state of the date of payment at seven per land the same doubt the said state of the said state of the said state of the said	tedness, appear, incum- lue, the any tax aid, the er cent and all interest
THE GRANTOR covenants and agrees as follows: (1) To pay said indextracess, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor,) within sliving days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies or constalt by the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgages, and, second in the Trustee herein as their interests may ap which policies shall be left and remain with the said Mortgages or Trustees until the in the said Mortgages or Trustees, and the interest thereon as their interests may ap which policies shall be left and remain with the said Mortgages or Trustees until the in the said Mortgages or Trustees until the in the said Mortgages or Trustees until the in the said Mortgages or Trustees until the interest thereon as their interests may ap which policies shall be left and remain with the said Mortgages or Trustees until the interest of fallure so to insure, or pay taxes or assessments, or flowers in the same shall be come in a said or or the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay guch taxes or assessments, or or the interest thereon when the same shall be come in the same shall be come in the same shall be come in the same shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the afor	tedness, appear, incum- lue, the any tax aid, the er cent and all interest
THE GRANTOR covenants and agrees as follows: (1) To pay said indextracess, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor,) within sliving days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies or constalt by the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgages, and, second in the Trustee herein as their interests may ap which policies shall be left and remain with the said Mortgages or Trustees until the in the said Mortgages or Trustees, and the interest thereon as their interests may ap which policies shall be left and remain with the said Mortgages or Trustees until the in the said Mortgages or Trustees until the in the said Mortgages or Trustees until the in the said Mortgages or Trustees until the interest thereon as their interests may ap which policies shall be left and remain with the said Mortgages or Trustees until the interest of fallure so to insure, or pay taxes or assessments, or flowers in the same shall be come in a said or or the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay guch taxes or assessments, or or the interest thereon when the same shall be come in the same shall be come in the same shall be come in the same shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the afor	tedness, appear, incum- lue, the any tax aid, the er cent and all interest
THE GRANTOR covenants and agrees as follows: (1) To pay said and steepers, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in white shifty days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said presshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by a strong the payment of the payment of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgage, and, second in the Trustee herein as their interests may apwhich policies shall be left and remain with the said Mortgagese or Trustees until the irest because attached payable first, to the first Trustee or Mortgage, and, second in the said strong the paid; (6) to pay all prior in brances, and the interest thereon, at the time or times when the same shall become due in a syable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or discuss it fails paid; (6) to pay all prior incumbrances and the interest thereon in the date of payment at seven per like and the same date of the payment at seven per IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said ind bit dness, including principal and earned interest, shall, at the option of the legal holder thereof, difficult notice, become immediately due and payable, and with inthereon from time of such breach of any of the aforesaid covenants or agreements the whole of said ind bit dness, including principal and the earned interest, shall, at the option of the legal holder thereof, difficult notice, become immediately due and payable, and with inthereon from time of such breach of any of the aforesaid covenants or agreements the w	tedness, appear, incum- lue, the any tax aid, the er cent and all interest oth, the e fore- r com- he like (ess, as (c))
The Grantor covenants and agrees as follows: (1) To pay said and sterness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in within shifty days after destruction or dama and assessments against said premises or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies in earlier to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second in the Trustee herein as their interests may a which policies shall be left and remain with the said Mortgagees or Trustees until the in- but meass is fully paid; (6) to pay all prior in brances, and the interest thereon, at the time or times when the same shall become due in a vable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or discussed in the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase an lien or title affecting said premises or pay all prior incumbrances and the furtherst thereon from the date of payment at seven per per annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said ind bit dness, including principal an earned interest, shall, at the option of the legal holder thereof, difficult notice, become immediately due and payable, and with inthereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, suit at law, or both same as if all of said indebtedness h	tedness, appear, incum- incum- incum- incum- incum- incum- incum- incum- ind, the er cent and all interest oth, the e fore- incom- he like tess, as ermises, as ermises, as ermises, as ermises, as erde- tes and
The Grantor covenants and agrees as follows: (1) To pay said and sterness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in within shifty days after destruction or dama and assessments against said premises or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies in earlier to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second in the Trustee herein as their interests may a which policies shall be left and remain with the said Mortgagees or Trustees until the in- but meass is fully paid; (6) to pay all prior in brances, and the interest thereon, at the time or times when the same shall become due in a vable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or discussed in the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase an lien or title affecting said premises or pay all prior incumbrances and the furtherst thereon from the date of payment at seven per per annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said ind bit dness, including principal an earned interest, shall, at the option of the legal holder thereof, difficult notice, become immediately due and payable, and with inthereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, suit at law, or both same as if all of said indebtedness h	tedness, appear, incum- incum- incum- incum- incum- incum- incum- incum- ind, the er cent and all interest oth, the e fore- incom- he like tess, as ermises, as ermises, as ermises, as ermises, as erde- tes and
The Grantor covenants and agrees as follows: (1) To pay said indo ite ness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in within said you days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen a stroyed or damaged; (4) that waste to said presshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by a stroyed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by which pololices shall be left and remain with the said Mortgagees or Trustees until by in the folder of the first mortgage indebted with loss clause attached payable fart, to the first Trustee or Mortgagee, and, second in the first trustee or mortgage, and the interest thereon as their interests may any which pololices shall be left and remain with the said Mortgagees or Trustees until by in the mass is fully paid; (6) to pay all prior in brances, and the interest thereon at the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discourse or purchase an lien or title affecting said premises or pay all prior incumbrances and the sufficest thereon in the date of payment at seven per per annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said ind bit dness, including principal an earned interest, shall, at the option of the legal holder thereof, which notice, become immediately the and payable, and with interest thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, suit at law, or both same as if all of said in	tedness, appear, incum- incum- incum- incum- incum- incum- incum- incum- ind, the er cent and all interest oth, the e fore- incom- he like tess, as ermises, as ermises, as ermises, as ermises, as erde- tes and
The Grantor covenants and agrees as follows: (1) To pay said and sterness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in within shifty days after destruction or dama and assessments against said premises or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies in earlier to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second in the Trustee herein as their interests may a which policies shall be left and remain with the said Mortgagees or Trustees until the in- but meass is fully paid; (6) to pay all prior in brances, and the interest thereon, at the time or times when the same shall become due in a vable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or discussed in the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase an lien or title affecting said premises or pay all prior incumbrances and the furtherst thereon from the date of payment at seven per per annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said ind bit dness, including principal an earned interest, shall, at the option of the legal holder thereof, difficult notice, become immediately due and payable, and with inthereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, suit at law, or both same as if all of said indebtedness h	tedness, appear, incum- incum- incum- incum- incum- incum- incum- incum- ind, the er cent and all interest oth, the e fore- incom- he like tess, as ermises, as ermises, as ermises, as ermises, as erde- tes and
The Grantor covenants and agrees as follows: (1) To pay said and sterness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in within sixty days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said preshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies a certain to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgagee, and, second in the Trustee herein as their interests may a which policies shall be left and remain with the said Mortgagees or Trustees until the iresult of the said in the said Mortgagees or Trustees until the iresult of the said in the said Mortgagees or Trustees until the iresult of the said in the said Mortgagees or Trustees until the iresult of the said in the said Mortgagees or Trustees until the iresult of the said in the said Mortgagees or Trustees until the iresult of the said in the said Mortgagees or Trustees until the iresult of the said in the said Mortgagees or Trustees until the iresult of the said in the said Mortgagees or the said in the said Mortgagees or the said in the said Mortgagees or purchase and the said of the said in the said Mortgagees or purchase and the said of the said in the said Mortgagees or purchase and the said of the said in the said Mortgage or purchase and the said of the said in the said Mortgage or purchase and the said with the said was a said in the said of the said in the said Mortgagees or purchase and the said said in the said of said indebtedness secured hereby. In the Event of a breach of any of the aforesaid cov	tedness, appear, incum- lue, the any tax aid, the er cent and all interest oth, the e fore- er com- the like tess, as emises, as emises, and its, and its, and its, and its, and its, and its, and emises, and emises, and emises and the tax and its, and and its, and
The Grantor covenants and agrees as follows: (1) To pay said and steepers, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, in within the said days after destruction or dama rebuild or restore all buildings soo improvements on said premises that may have been ostroyed or damaged; (4) that waste to said pressure in the said or restore all buildings now or at any time on said or mises insured in companies to be selected by the said that the said said the said may time on said or mises insured in companies to be selected by with loss clauses attached payable first, to the first Trustee or Mortgagee, and, second with the said Mortgagees or Trustees until the in the disease is fully paid; (6) to pay all prior in brances, and the interest thereon, at the time or times when the same shall become due not ayable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or may prove the said said premises or pay all prior incumbrances and the further statement of the said methods of the said for the said fo	ledness, appear, incum- lue, the any tax aid, the er cent and all interest oth, the e fore- er com- he like ers, as er de- less, as ermises, ter de- less, and all with- emises ers and the like ers, and all with- emises int teman intion, and to be
The Grantor covenants and agrees as follows: (1) To pay said and steepers, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer, (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor, within the said days after destruction or dama and assessments against said premises, and on demand to exhibit receipts therefor, within the said days after destruction or dama rebuild or restore all buildings now or at any time on said premises insured in companies to be selected by the said that the said said the said may have been ostroyed of damaged; (4) that waste to said premises that may have been ostroyed of the first trustee or Mortgages, and, second of the first frustee before the said of the said said that the said Mortgagees or Trustees until the in the disease is fully paid; (6) to pay all prior in brances, and the interest thereon, at the time or times when the same shall become due not ayable. In the Event of failure so to insure, or pay taxes or assessments, or may pround the said for the said	ledness, appear, incum- lue, the any tax aid, the er cent and all interest oth, the e fore- er com- he like er senses, as er de- temises, and all with- emises and all with- emises int teman interest of the like
The Grantor covenants and agrees as follows: (1) To pay said and steemers, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer. (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor. Within said you days after destruction or dama rebuild or restore all buildings or improvements on said premises that may have seen a stroyed or damaged; (4) that waste to said presistant to be committed or suffered to keep a buildings now on at any time on said or mises insured in companies to be selected by with loss the committed or suffered to the first Trustee or Mortgagee, and, according the property of the first Trustee or Mortgagee, and, according to the first thrustee or Mortgagee, and, according to the first trustee or more than the property of the first trustee or more than the property of the first trustee or more than the property of the first trustee or the property of the first trustee or more than the property of the first trustee or the first trustee or the property of the first trustee or the property of the first trustee or the property of the first trustee or the first trustee or the property of the first trustee or the property of the first trustee or the first trustee or the property of the first trustee or the first trustee o	ledness, appear, incum- lue, the any tax aid, the er cent and all interest oth, the e fore- er com- he like er senses, as er de- temises, and all with- emises and all with- emises int teman interest of the like
The Grantor covenants and agrees as follows: (1) To pay said and steeness, and the interest thereon, as herein and in said notes provided, or according to any agreement extending time of paymer. (2) to pay prior to the first day of June in each year, all and assessments against said premises, and on demand to exhibit receipts therefor. Within said you days after destruction or dama rebuild or restore all buildings so improvements on said premises that may have seen o stroyed or damaged; (4) that waste to said presistant on the committed or suffered: (1) to keep all buildings now or at any time on said, or mises insured in companies to be selected by the committed or suffered: (2) to keep all buildings now or at any time on said, or mises insured in companies to be selected by with loss clause attached payable first, to the first Trustee or Mortgager, and, according the trustee herein as their interests may any which policies shall be left and remain with the said Mortgagees or Trustees until the in the disease of the policies shall be left and remain with the said Mortgagees or Trustees until the in the disease of the payable first, to the first Trustee premises, and the interest thereon, at the time or times when the same shall become further as their interests may any which policies shall be left and remain with the said Mortgagees or Trustees until the in the disease of the payable. In the Event of fallure so to insure, or pay taxes or assessments, or disease or the holder of said indebtedness, may procure such insurance, or pay that taxes or assessments, or disease or payable first, to the disease of the payable and the payable and premises or pay all prior incumbrances and the further structure of the payable and premises or pay all prior incumbrances and the further structure. The interest thereon when due to repay immediately without demand, and the same suiting the said the payable and with interest thereon from the of said premises or pay all prior incumbrances and the further of a breach of any of the	the disconnection of the disco
The Grantor covenants and agrees as follows: (1) To pay said into techness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer. (2) to pay prior to the first day of June in each year, all and assessments or an interest thereon on demand to exhibit recepts therefored. Within 1974 agreements of the many rebuild or restore all buildings or improvements on said premises that may have been of stroyed or damaged; (4) that waste to said premises that may have been of stroyed or damaged; (4) that waste to said presshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected be grantee herein, who is hereby authorized to place such insurance in companies a certain to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgage, and, seems insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies a certain to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgage, and the interest thereon, at the time or times when the same shall become in the body of the first mortgage indebted with loss clause attached payable first, to the first thereon, and the same shall become or the holder of said indebtedness, may procure such insurance, or pay guch taxes or assessments or the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay guch taxes or assessments or discours and interest thereon from the date of payment at seven per per annum shall be so much additional indebtedness secured hereby. The same shall be so much additional indebtedness secured hereby agreements the whole of said ind b indess, including principal and any said in the properties of the said premises and interest, shall, at the option of the legal holder thereby depointed in the properties of the sa	tedness, appear, incum- lue, the any tax aid, the er cent and all interest oth, the e fore- er com- he like less, as er detens, and ors and is, and ors and is, and ors and is, and ors and is, and ors and in with- ernises, er detens, are detens, and ors and in with- ernises, and in the ernises of the condernation, and to be cordernts are
The Grantor covenants and agrees as follows: (1) To pay said into techness, and the interest thereon, as herein and in said no notes provided, or according to any agreement extending time of paymer. (2) to pay prior to the first day of June in each year, all and assessments or an interest thereon on demand to exhibit recepts therefored. Within 1974 agreements of the many rebuild or restore all buildings or improvements on said premises that may have been of stroyed or damaged; (4) that waste to said premises that may have been of stroyed or damaged; (4) that waste to said presshall not be committed or suffered; (5) to keep all buildings now or at any time in said or mises insured in companies to be selected be grantee herein, who is hereby authorized to place such insurance in companies a certain to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgage, and, seems insured in companies to be selected by grantee herein, who is hereby authorized to place such insurance in companies a certain to the holder of the first mortgage indebted with loss clause attached payable first, to the first Trustee or Mortgage, and the interest thereon, at the time or times when the same shall become in the body of the first mortgage indebted with loss clause attached payable first, to the first thereon, and the same shall become or the holder of said indebtedness, may procure such insurance, or pay guch taxes or assessments or the interest thereon when due grantee or the holder of said indebtedness, may procure such insurance, or pay guch taxes or assessments or discours and interest thereon from the date of payment at seven per per annum shall be so much additional indebtedness secured hereby. The same shall be so much additional indebtedness secured hereby agreements the whole of said ind b indess, including principal and any said in the properties of the said premises and interest, shall, at the option of the legal holder thereby depointed in the properties of the sa	the disconnection of the disco

Buffalo Grove, Illinois 60090

UNOFFICIAL COPY

				_			4.	• • • •
STATE OF	Illinois	FILE s	OUNTY, ILLINOI ID FOR RECORD				*2471	, 26 83
COUNTY OF.	Cook	YON	13 78 5 00	樹;			2	
I,	Judith F	K. Widbi	n	······································	a Notary Pub	lic in and for	Lake	in the
State aforesa	id, DO HER	EBY CER	TIFY that Danie					
as joint	Tenants							 ,
personally kr	own to me t	to be the s	ame person_s wh	ose name_S _	are subscri	bed to the f	oregoing instru	ment,
appeared bef	ore_me this	day in p	erson and acknow	ledged that _	they signe	d, sealed and	delivered the	said
astrument as	_their_	. free and v	oluntary act, for th	e uses and pur	poses therein s	et forth, inclu	iding the release	e and
we ver of the	right of hom	estead.						
S 10 10 10 10 10 10 10 10 10 10 10 10 10			ial seal this	3rd	day of _	November	, 19	78.
2 3	3 .7							
= (Impless)		ŧ.		July 1	<u>L'atricle</u>	shilu.	, ,	
Commission I	S Mairie	. اله- ۱	£2,	_	,	Notary Public		
		X						
	-							
			0					
			4					
			'					
)				
			04 C	40.				
					し			
					10			
						2.		
						7.6		
			•			0.		
							<u> </u>	1
	ĺ	1 1			1	8 3	00.0	- 1
	ſ					F 2	a .	€.
	ļ	1						14
reage eed						الم الم	~~	
Deed						seur Ma Ades		E. COL FORMS
st Deed		10				Lieus No Di robe		RGE E. COL GAL FORMS
rust Deed		0.1			. 9	th Strong The solution of the		SEORGE E. COLI
Trust Deed		0Т			7%:	Holo Strene The HS to Nindee		GEORGE E. COLE® LEGAL FORMS
Trust Deed		10			May To:	Buffold Strew Natti Bank 535 W Birade Ro.		GEORGE E. COL LEGAL FORMS

END OF RECORDED DOCUMENTS