TRUST DEED

joint tenant		**************************************
227 B	and Norma Gene Lyne, his wife, a	s
einafter called the Grantor), of <u>337 Rosewood Avent</u> (No. and Street)		Illinois (State)
and in consideration of the sum of Ten and No/100 s-	alo Grove National Bank	Dollars
555 West Dundee Road Buff	alo Grove I1	linois
(No. and Street) to his successors in trust hereinafter named, for the purpose of s ng described real estate, with the improvements thereon, including everything appurtenant thereto, together with all rents, issues an Buffalo Grove County of Cook	all heating, air-conditioning, gas and plumbing appara	s herein, the fol- atus and fixtures,
Lot 314 in Buffalo Grove Unit No. 4, b Section 5, Township 42 North, Range 11 according to the plat thereof, recorde Book 523, Page 50, by the Recorder of	, East of the Third Principal Mer d February 20, 1959 as Document N	cidian,
GOUNTY, ILLINOIS ED FOR RECORD	The South of the second	
179 9 oc an	*24866719	
eby releasing and waving all rights under and by virtue of the land Trust, nevertheles, for the purpose of securing performance Whereas, The Grantor Gary W. Lyne and Norma	e of the covenants and agreements herein.	nants
ly indebted upon \$25,000 .01	• • •	
in 60 monthly instal ments of \$623.06	beginning on March 20, 1979.	
in 60 monthly installments of \$623.06		10
THE GRANTOR covenants and agrees as follows: (1) To pay so provided, or according to any agreement extending time of pay and assessments against said premises, and on demand to exhibit a	aid indecterness, and the interest thereon, as herein a payment: (1) to pay prior to the first day of June in e receipts therefor; (3) within sixty days after destruc- that may have be in des royed or damaged; (4) that wa- ir at any time on aid pronises insured in companies to	each year, all tar tion or damage
rantee herein, who is hereby authorized to place such insurance it ith loss clause attached payable first. to the first Trustee or Morn hich policies shall be left and remain with the said Mortgagees or rances, and the interest thereon, at the time or times when the san In THE EVENT of failure so to insure, or pay taxes or assess rantee or the holder of said indebtedness, may procure such insurent or title affecting said premises or pay all prior incumbrances a frantor agrees to repay immediately without demand, and the ser annum shall be so much additional indebtedness secured here In THE EVENT of a breach of any of the aforesaid covenants arned interest, shall, at the option of the legal holder thereof, hereon from time of such breach at seven per cent per annum, stame as if all of said indebtedness had then matured by express ten It is Agreen by the Grantor that all expenses and disbutsen losure hereof—including reasonable attorney's fees, outlays for deleting abstract showing the whole title of said premises embrax penses and disbursements, occasioned by any suit or proceeding uch, may be a party, shall also be paid by the Grantor. All such e hall be taxed as costs and included in any decree that may be rere of sale shall have been entered or not, shall not be dismissed, he costs of suit, including attorney's fees have been paid. The Cassigns of the Grantor waives all right to the possession of, and grees that upon the filing of any complaint to foreclose this Trus out notice to the Grantor, or to any party claiming under the Givith power to collect the rents, issues and profits of the said premi. The name of a record owner is: Gary W. Lyne at In The Event of the death or removal from said efusal or failure to act, then in the case of the said county is hereby appointed to be second success of sold County is hereby appointed to be second success.	gagee, and, second, to the frustee herein as their into the results of the indexed and payable. ments, or the prior incumbrate as of the interest thereance, or pay such taxes or assessments or discharge and the interest thereon from time; and all rame with interest thereon from time; and all rame with interest thereon from the late of nayment by. or agreements the whole of said indebted ness, i cluding without notice, become immediately due and payable and by and proceeding the control of the c	reon when due, or purchase any money so paid, tat seven per compart and et all and et al
antee herein, who is hereby authorized to place such insurance it ith loss clause attached payable first. to the first Trustee or Mornich policies shall be left and remain with the said Mortgagees or rances, and the interest thereon, at the time or times when the san IN THE EVENT of failure so to insure, or pay taxes or assess rantee or the holder of said indebtedness, may procure such insure or title affecting said premises or pay all prior incumbrances a frantor agrees to repay immediately without demand, and the ser annum shall be so much additional indebtedness secured here IN THE EVENT of a breach of any of the aforesaid covenants arned interest, shall, at the option of the legal holder thereof, hereon from time of such breach at seven per cent per annum, stance as if all of said indebtedness had then matured by express ten IT is Agreed by the Grantor that all expenses and disbursen letting abstract showing the whole title of said premises embra xpenses and disbursements, occasioned by any suit or proceeding uch, may be a party, shall also be paid by the Grantor. All such e hall be taxed as costs and included in any decree that may be refer to sale shall have been entered or not, shall not be dismissed, he costs of suit, including attorney's fees have been paid. The cssigns of the Grantor waives all right to the possession of, and grees that upon the filing of any complaint to foreclose this Trus nut notice to the Grantor, or to any party claiming under the Gwith power to collect the rents, issues and profits of the said premism the name of a record owner is: Gary W. Lyne at IN THE EVENT of the death or removal from said efusal or failure to act, then interest the successor in this trust; and if for any like cause said first successor in this trust; and if for any like cause said first successor in this trust; and if for any like cause said first successor in this trust; and if for any like cause said first successor in this trust; and if for any like cause said first successor in this trust; and if for	gagee, and, second, to the frustee herein as their into the results of the indexed and payable. ments, or the prior incumbrate as of the interest thereance, or pay such taxes or assessments or discharge and the interest thereon from time; and all rame with interest thereon from time; and all rame with interest thereon from the late of nayment by. or agreements the whole of said indebted ness, i cluding without notice, become immediately due and payable and by and proceeding the control of the c	tage indebtedne crests may appe any all prior incureon when due, for purchase any tall the property of the process of the proc

555 West Dundee Buffalo Grove, Ill. 60090

(Norma Gene Lyne)

(SEAL)

UNOFFICIAL COPY

State aforesaid, DO HEREBY CERTIFY that Gary W. Lyne and Norma Gene Lyne, his wife personally known to me to be the same person s whose names are subscribed to the foregoing instrument,

County Clark's Office

9/1/81