UNOFFICIAL COPY

Dishard	S. Chapman and Linda L. Chapman, his wife,
HIS INDENTURE, WITNESSETH, That Alcuato	enants
nereinafter called the Grantor), of 1055 Green (No. and Street)	ridge Buffalo Grove Illinois (Chy) (State)
r and in consideration of the sum of Ten and No.	/100 'sDollars
hand paid, CONVEY AND WARRANT to	uffalo Grove National Bank
.to. and Street)	buffalo Grove 1111nois (State) pose of securing performance of the covenants and agreements herein, the fol-
wing described red estate, with the improvements thereon,	including all heating, air-conditioning, gas and plumbing apparatus and fixtures.
d everything sopi nant thereto, together with all rents, Buffalo (rove County of Cook	issues and profits of said premises, situated in the
Lor 78 to Will Creek Unit 1. he	ing a subdivision of part of the North rth, Range 11, East of the Third Principal s.
	그는 그렇게 하는 가득하는데 하다니까 그런 바무꽃
	맞지말하다는 보기가 <mark>있</mark> 는 말은 말을 하고 있다.
Ux	The transfer of the second of
COUNTY LEINUIS ED FOR RECORD	
	24091014
75 79 9 oc Ma	그는 중에 돌아가 하고 않는 이 하는데 그렇지 않다.
reby releasing and waiving all rights under and by virtu: IN TRUST, nevertheless, for the purpose of securing pe.	of the homestead exemption laws of the State of Illinois. or no ace of the covenants and agreements herein.
Dishard C Changen	Pur Linda L. Chapman, his wife, as joint tenants
Wigness. The Grantor Richard S. Uniquestit ity indebted upon \$5,000,00	incipal promissory notebearing even date herewith, payable
	그 사는 이 마시크를 즐겁게 하는 것이 되었다면 하는 것이 되었다. 그리고 하는 것이 없는데
THE CRANTOR amounts and amounts follows: (1) To	nay said indebtedness, and the in crest factor, as herein and in said note or
eclosure hereof—including reasonable attorney's fees on mpleting abstract showing the whole title of said pennis penses and disbursements, occasioned by any suit or becch, may be a party, shall also be paid by the Grantor. All exact as costs and included in any decree that to go be rende all have been entered or not, shall not be dismassed, nor retinition of the contract which is a suit of the contract which are the contract which are the court to any party claiming under the Grantor, and income from the complaint of the court to any party claiming under the Grantor, appoint a receive	pay said indebtedness, and the in Frest has con, as herein and in sain toue or the of payment; (2) to pay prior to the fitting of June in each year, all taxes and receipts therefore; (3) within sixty — wer destruction or damage to rebuild it may have been destroyed or damaged; 4) no waste to said premises shall not any time on said premises inguit; in cor up vices to be selected by the grantee ompanies acceptable to the hoir based the fin-time; or go indebtedness, with loss agree, and second, to the Prottee herein as their viterest may appear, which Trustees until the indebte mass is fully paid; (6) — y ") prior incumbrances agree, and second, to the Prottee herein as their viterest may appear, which is assessments, or the protein cumbrances or the interest hereon from the sasessments, or the protein cumbrances are the same since, or pay such taxes or assessments, or disclay or purchase any tax rances and the interest thereon from time to time; a 'all immory so paid, the the same with laterest thereon from the date of payment at 'ign, at legal rate than to fine the pay of the protein of the pay of the proceeding, whether decree of sale lease hereof given, until all such expense, and disbursements, and the costs of the pay of the pay of the pay of the proceeding, whether decree of sale lease hereof given, until all such expense, and disbursements, and the costs of the pay of the proceed
eclosure hereof—including reasonable attorney's fees on mpleting abstract showing the whole title of said pennis penses and disbursements, occasioned by any suit or becch, may be a party, shall also be paid by the Grantor. All exact as costs and included in any decree that to go be rende all have been entered or not, shall not be dismassed, nor retinition of the contract which is a suit of the contract which are the contract which are the court to any party claiming under the Grantor, and income from the complaint of the court to any party claiming under the Grantor, appoint a receive	pay said indebtedness, and the in Frest has con, as herein and in sain onle or her of payment; (2) to pay prior to the fit the pay of the pay prior to the fit the pay the pay prior to the fit the pay have been destroyed or dampared; 4) or waste to said premises shall not any time on said premises inguit; in cor up y less to be selected by the grantee ompanies acceptable to the hoir said the firm; gry ge indebtedness, with loss agree, and second, to the Protect herein as their interest may appear, which Trustees until the indebte mass is fully paid; (6) y y prior incumbrances are shall become due and to able. assessments, or the prior incumbrances or the interest when due, the insurance, or pay such taxes or assessments, or disclay, or purchase any tax rances and the interest thereon from time to time; a dall money so paid, the the same with laterest thereon from the date of payment at log., at legal rate the same with laterest thereon from the date of payment at log., at legal rate and so for the first paid or incurred in behalf of plaintiff in connection. It is the same with a complete the paid to the pay be and payable. which has a said all money of preceding differences are proceeding and or incurred in behalf of plaintiff in connection. It is the same paid or incurred in behalf of plaintiff in connection. It is the pay to be a sembracing foreclosure decree—shall be paid by the Grantor; and he has been preceding which foreclosure proceedings; which proceeding, whether decree of said leads believe to far any pay of any part of said indebtedness. I have been preceding to the Grantor; and the lower proceedings which proceedings, whether decree of said leads be hereof given, until all such expenses, and disbursements, and the costs of or the Grantor and for the heirs, executors, administrators and assigns of the many and the payents of the payents of the payents of the payents of the grantor and payents of the payents of t
reclosure hereof—including reasonable attorney's fees on mpleting abstract showing the whole title of said pennis penses and disbursements, occasioned by any suit or been chimay be a party, shall also be paid by the Grantor. All exact as costs and included in any decree that tag be rende all have been entered or not, shall not be dismased, nor reti, including attorney's fees have been paid. The Grantor fantor waives all right to the possession of and income fro ing of any complaint to foreclose this Truto Deed, the court to any party claiming under the Grantor, appoint a receive	pay said indebtedness, and the in Frest has con, as herein and in sain onle or her of payment; (2) to pay prior to the fit the pay of the pay prior to the fit the pay the pay prior to the fit the pay have been destroyed or dampared; 4) or waste to said premises shall not any time on said premises inguit; in cor up y less to be selected by the grantee ompanies acceptable to the hoir said the firm; gry ge indebtedness, with loss agree, and second, to the Protect herein as their interest may appear, which Trustees until the indebte mass is fully paid; (6) y y prior incumbrances are shall become due and to able. assessments, or the prior incumbrances or the interest when due, the insurance, or pay such taxes or assessments, or disclay, or purchase any tax rances and the interest thereon from time to time; a dall money so paid, the the same with laterest thereon from the date of payment at log., at legal rate the same with laterest thereon from the date of payment at log., at legal rate and so for the first paid or incurred in behalf of plaintiff in connection. It is the same with a complete the paid to the pay be and payable. which has a said all money of preceding differences are proceeding and or incurred in behalf of plaintiff in connection. It is the same paid or incurred in behalf of plaintiff in connection. It is the pay to be a sembracing foreclosure decree—shall be paid by the Grantor; and he has been preceding which foreclosure proceedings; which proceeding, whether decree of said leads believe to far any pay of any part of said indebtedness. I have been preceding to the Grantor; and the lower proceedings which proceedings, whether decree of said leads be hereof given, until all such expenses, and disbursements, and the costs of or the Grantor and for the heirs, executors, administrators and assigns of the many and the payents of the payents of the payents of the payents of the grantor and payents of the payents of t
eclosure hereof—including reasonable attorney's fees on mpleting abstract showing the whole title of said pennis penses and disbursements, occasioned by any suit or becch, may be a party, shall also be paid by the Grantor. All exact as costs and included in any decree that to go be rende all have been entered or not, shall not be dismassed, nor retinition of the contract which is a suit of the contract which are the contract which are the court to any party claiming under the Grantor, and income from the complaint of the court to any party claiming under the Grantor, appoint a receive	pay said indebtedness, and the in Frest Insecon, as herein and in said note or here of payment; (2) to pay prior to the flettly of June in each year, all taxes and receipts therefore; (3) within sixty — wer destruction or damage to rebuild the many have been destroyed or damaged; (4) on; waste to said premises shall not any time on said premises insuff; in corp. I set to be selected by the grantee ompanies acceptable to the hot based the fin "in" gree indebtedness, with loss agree, and second, to the Prottee herein as it error iterest may appear, which rustees until the indebte mass is fully paid; (6) — ye il prior incumbrances are shall become due and toyable, assessments, or the protect incumbrances or the insurance, or pay such taxes or assessments, or disclared or purchase any tax rances and the interest thereon from time to time; a dail immery so paid, the the same with laterest thereon from the date of payment at 'ign, at legal rate thants or the same with laterest thereon from the date of payment at 'ign, at legal rate erector reable by foreclosure thereof, or by suit at law, or both, the lar as if all set of the same with laterest thereon from the date of payment at 'ign, at legal rate and the or the same with laterest thereon from the date of payment at 'ign, at legal rate the same with laterest thereon from the date of payment at 'ign, at legal rate the same with laterest thereon from the date of payment at 'ign, at legal rate or green the paid of the same payable, — we interest the protection, and the control read of the same paid or incurred in behalf of plaintiff in connection. First the same payable, — we interest the protection of the same payable, — we interest the payable of the same payable of the control of the same payable of the same p
eclosure hereof—including reasonable attorney's fees, on inpletting abstract showing the whole title of said premise benses and disbursements, occasioned by any suit or bech, may be a party, shall also be paid by the Gramof. All extend as costs and included in any decree that these be rend all have been entered or not, shall not be dismarded, nor ret, including attorney's fees have been nat! The Gramor fantor waives all right to the possessions of and income fro ing of any complaint to foreclose this Truth Deed, the court to any party claiming under the Grandor, appoint a receive	pay said indebtedness, and the in Frest Insecon, as herein and in said note or here of payment; (2) to pay prior to the flettly of June in each year, all taxes and receipts therefore; (3) within sixty — wer destruction or damage to rebuild the many have been destroyed or damaged; (4) on; waste to said premises shall not any time on said premises insuff; in corp. I set to be selected by the grantee ompanies acceptable to the hot based the fin "in" gree indebtedness, with loss agree, and second, to the Prottee herein as it error iterest may appear, which rustees until the indebte mass is fully paid; (6) — ye il prior incumbrances are shall become due and toyable, assessments, or the protect incumbrances or the insurance, or pay such taxes or assessments, or disclared or purchase any tax rances and the interest thereon from time to time; a dail immery so paid, the the same with laterest thereon from the date of payment at 'ign, at legal rate thants or the same with laterest thereon from the date of payment at 'ign, at legal rate erector reable by foreclosure thereof, or by suit at law, or both, the lar as if all set of the same with laterest thereon from the date of payment at 'ign, at legal rate and the or the same with laterest thereon from the date of payment at 'ign, at legal rate the same with laterest thereon from the date of payment at 'ign, at legal rate the same with laterest thereon from the date of payment at 'ign, at legal rate or green the paid of the same payable, — we interest the protection, and the control read of the same paid or incurred in behalf of plaintiff in connection. First the same payable, — we interest the protection of the same payable, — we interest the payable of the same payable of the control of the same payable of the same p
reclosure hereof—including reasonable attorney's fees on impleting abstract showing the whole title of said pranispenses and disbursements, occasioned by any suit or been that may be a party, shall also be paid by the Grantor. All extends a costs and included in any decree that may be rendail have been entered or not, shall not be dismassed, nor retaining attorney's fees have been paid. The Grantor fantor waives all right to the possession of and income from the complaint of the court to any party claiming under the Grantor, appoint a receive	pay said indebtedness, and the in First Insecon, as herein and in sain onle or need payment; (2) to pay prior to the fit they of June in each year, all taxes and receipts therefore; (3) within sixty and the cerebrate of the control
reclosure hereof—including reasonable attorney's fees, our mpleting abstract showing the whole title of said promise penses and disbursements, occasioned by any suiter, seek, may be a party, shall also be paid by the Grannoy. Illest taxed as costs and included in any decree that to a be rende all have been entered or not, shall not be dismissed, nor retain to waives all right to the possession of and income from a suiter and the seek of the said presents to any party claiming under the Grantor, and income from the seek of the said presents to any party claiming under the Grantor, appoint a receive sues and profits of the said preside. The name of a record owner to Richard S. Chap In the event of the death of removal from said lussed or failure to act to seek of the grantor of the death of removal from said. Witness the hand S. and if for any like cause said first Deeds of said Codary is hereby appointed to be second sucreformed, the grantor or his successor in trust, shall release the first successor in the second sucreformed, the grantor of the Grantor.	pay said indebtedness, and the in first large on, as herein and in said note of receipts therefore; (3) within sixty were destruction or damage to rebuild, they have been destroyed or damage (3) were destruction or damage to rebuild, they have been destroyed or damage (4) in waste to said premises shall not any time on said premises inputs in for it per is to be selected by the grantee ormanies acceptable to the holf word the firm, grage indebtedness, with loss agee, and second, to the Prouce herein as their interest may appear, which Trustees until the indebtedness is fully paid; (6) were shall become due and appable. Basesments, or the proof incumbrances or the interest cereon when due, the insurance, or pay the faxes or assessments, or dised a worp purchase any tax rances and thefinatest thereon from time to time; at all imoney so paid, the the same with restrict thereon from the date of payment at went in the said of the sa
reclosure hereof—including reasonable attorney's fees, on mpleting abstract showing the whole title of said promise penses and disbursements, occasioned by any suit or said that taxed as costs and included in any decree that has be rende all have been entered or not, shall not be dismissed, nor retain to receive the reasonable of the formation of the court ing of any complaint to foreclose the firms Deed, the court to any party claiming under the Grantor, and income from the complaint of the said president. The name of a record owner to say party claiming under the Grantor, appoint a receive sues and profits of the said preside. The name of a record owner to Richard S. Chap In the event of the death of vermoval from said fusal or failure to act to say the said president of the death of vermoval from said fusal or failure to act to said of for any like cause said first Deeds of said County is hereby appointed to be second sucreformed, the grante or his successor in this that, and if for any like cause said first Deeds of said County is hereby appointed to be second sucreformed, the grante or his successor in trust, shall release the said present the said present the said present that the said present the said p	pay said indebtedness, and the in first he con, as herein and in sain one or need payment; (2) to pay prior to the fieth; of June in each year, all taxes and receipts therefore; (3) within sixty — wer destruction or damage to rebuild, they have been destroyed or damage of (4) — was to said premises shall not any time on said premises insure in corp. It is to be selected by the grantee ommanies acceptable to the hot pool the fir, "in," and ge indebtedness, with loss agee, and second, to the Prouse herein as their interest may appear, which Trustees until the indebtedness is fully paid; (6)'—ya'l prior incumbrances, established the paid of the properties

UNOFFICIAL COPY

State aforesaid, DO HEREBY CERTIFY that B		. Chapman and Linda L. Chapman, his wife		
appeared before me this day in person and a				
instrumer (a) their free and voluntary act.	for the uses and pur	poses therein set forth, includ	ing the release an	
waiver of the child and motarial seal this	21st	day of March	. 19 79	
2 2 2 2		Der []		
(Aproble #462-1845)	<i>5</i>	Notary Public		
Commission Expires 9,178				
3) <u>/</u>			
78				
		2x		
		Notary Public		
			\mathbf{O}	
8 8				
		51 1 1	LINOIE R	
		Mail les	EFFLU DINUE INTUNNE BOD BUFFALD GROVE, ILLINOS LALO: J. W. dish.k.	
Trust Deed Trust Deed				
			3 ° 5 3	

THO OF RECORDED DOCUMENTS