TRUST DEED SECOND MORTGAGE FORM (Illinois)	24 005 010
	24 925 316
THIS INDENTURE, WITNESSETH, ThatArie I	L. Singer and Adina Singer, his wife, as
(hereinafter called the Grantor), of 2175 Dogwood (No. and Street)	I.n. Palatine Illinois (City) (State)
for an' in onsideration of the sum of Ten and 00/	/100 Dollars
in hand J, CONVEY AND WARRANT toB	Buffalo Grove National Bank , Buffalo Grove Illinois
(No. and Street)	(City) (State)  rpose of securing performance of the covenants and agreements herein, the fol-
lowing describers, a state, with the improvements thereon, is and everything approximately pur enant thereto, together with all rents,	including all heating, air-conditioning, gas and plumbing apparatus and fixtures,
of Palatine County of Cook	and State of Illinois, to-wit:
Unit'A' in b'il'ing 45 as delineat	ted on survey of Ivy Glen Palatine
Condominium of part of the North W North, Range 10 2-st of the 3rd P.	.M., in Cook County, Illinois (here 🔏 🚈
inafter referred to as 'Parcel').	which survey is attached as Exhibit made by Building Housing Corporation,
a Corporation of Ohic, accorded in	n the Office of the Recorder of Deeds   -
as amended from time to time: loget	mber 21, 1972, as Document No. 22165448
interest in said Parcel (excepting	g from said Parcel all the property and
Declaration and Survey), in Core C	ereof as defined and set forth in said County, Illinois.
Hereby releasing and waiving all rights under and by virtue	c the homestead exemption laws of the State of Illinois.
IN TRUST, nevertheless, for the purpose of securing performance. WHEREAS, The Grantor S Arie L. Singer an	nd A ina Singer, his wife, as joint tenants
justly indebted upon \$10,000.00in 84 monthly instalments of \$185.48 b.	checipal promissory note_bearing even date herewith, payable beginning ) av 1, 1979 until paid in full.
	ocganising day 1, 1979 until paid in luii.
COUNTY OF HIGH	of MOSAC AST WELDS
FILED FOR RECORD	
APR 13'79 5 00 Mg	+ 4925318CX
THE CRANTOR	now said indubted note and the interest if your as barein and in said note or
notes provided, or according to any agreement extending time	e of payment; (2) to pay prior to the first ay June in each year, all taxes and receipts therefore; (3) within sixty days along the control of the payment;
or restore all buildings or improvements on said premises that a be committed or suffered; (5) to keep all buildings now or at a	may have been destroyed or damaged) (4) the .war e to said premises shall not any time on said premises insured in companie a pess lected by the grantee
herein, who is hereby authorized to place such insurance in co- clause attached payable first, to the first Trustee or Mortgag	impanies acceptable to the holdred the first mort; age indebtedness, with loss igee, and second, to the Printed herein as their intere than appear, which
policies shall be left and remain with the said Mortgagees or I and the interest thereon, at the time or times when the same	e shall become due and hayable.
grantee or the holder of said indebtedness, may procure such in lien or title affecting said premises or pay all prior incumbra	pay said indebtedness, and the interes. It we may be a payment: (2) to pay prior to the first ay. June in each year, all taxes and receipts therefore: (3) within sixty of safe, where the control of the companies acceptable to the holosoft the first mort; age indebtedness, with loss usee, and second, to the Prace herein as their interest, and appear, which I rustees until the indebtedness is fully paid; (6) to pay al. o. for incumbrances, e shall become due and hayable.  seessments, or the prior incumbrances or the interest there, who due, the insurance, or pay und taxes or assessments, or discharge or unchase any tax ances and the interest thereon from time to time; and all mays or a, the he same with interest thereon from the date of payment at his
Grantor agrees to repay immediately without demand, and the shall be so much additional indebtedness secured hereby.	he same with interest thereon from the date of payment at hisstal -ate
IN THE EVENT of a breach of any of the aforesaid covena earned interest, shall, at the option of the legal holder thereo	ants or agreements the whole of said indebtedness, including princear lall of, without notice, become immediately due and payable, and with ir .er _ trecovereable by foreclosure thereof, or by suit at law, or both, the same as .f all
thereon from time of such breach at highest legal rate shall be r of said indebtedness had then matured by express terms.	recovereable by foreclosure thereof, or by suit at law, or both, the same as if all
or IT IS AGREED by the Grantor that all expenses and of the conclusion hereof—including reasonable attorney's feet, outlier the whole title of gold reasonable in the conclusions the whole title of gold reasonable in the conclusions and the conclusions are conclusions.	Figures ments paid or incurred in behalf of plaintiff in connection with the lays for decumentary evidence, stenographer's charges, cost of procuring os eding wherein the grantee or any holder of any part of said indebtedness, as penses and disbursements shall be an additional lien upon said premises, shall red in such forcelosure proceedings: which proceedings whether decree of sale
expenses and disbursements, occasioned by any suit or procees such, may be a party, shall also be paid by the Grantor. All exp.	eding wherein the grantee or any holder of any part of said indebtedness, as penses and disbursements shall be an additional lien upon said premises, shall
be taxed as costs and included in any decree that they be render shall have been entered or not, shall not be dismissed, nor rele	red in such foreclosure proceedings; which proceeding, whether decree of sale ease hereof given, until all such expenses and disbursements, and the costs of
t. including attorney's fees have been paid. The Grantor for the interwaives all right to the possession of, and income from	red in such foreclosure proceedings; which proceeding, whether decree of sale case 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 m, said premises pending such foreclosure proceedings, and agrees upon the n which such complaint is filed may at once and without notice to the Grantor.
filing of any complaint to foreclose the Trust Deed, the court in or to any party claiming under the Grantor, appoint a receiver issues and profits of the said profits.	n which such complaint is filed, may at once and without notice to the Grantor, to take possession or charge of said premises with power to collect the rents,
	and Adina Singer, his wife, as joint tenants
In the event of the death or removal from said	County of the grantee, or of his resignation,
refusal or failure to age then first successor in this trust and if for any like cause said first su of Deeds of said Control to be second succe	of said County is hereby appointed to be uccessor fail or refuse to act, the person who shall then be the acting Recorder essor in this trust. And when all the aforesaid covenants and agreements are
performed, the grantee or his successor in trust, shall release	e said premises to the party entitled, on receiving his reasonable charges.
	_
Witness the hand S and seal S of the Grantor S	
This document prepared by J. Widbin,c/o	SULL SULL (SEAL)
nail To: HUFFALO BERVE NATIONAL BANK	(Arie L. Singer)  (Aria Singer)  (SEAL)
→ 555 WEST DUINDES ROAD	a Mula Shate (SEAL)

1896023

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## UNOFFICIAL COPY

STATE OF		)	2 <b>4925</b> 316	
COUNTY OF		ss.		
,	th K. Widbin  HEREBY CERTIFY that A		•	
appeared before m	o me to be the same person_s this day in person and ack	nowledged that	they signed, sealed a	nd delivered the said
waiver of the right	h mestead.	12th	day of	<u>april</u> , 19 <u>79</u> .
(Impress Geargier	3-16-9-	Sec	Notary Public	Min
Timens (the	Co	7.	Notary Public	
	<u>.</u>	TC		
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Trust Deed				
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END OF RECORDED DOCUMENT