HIS INDENTURE, WITNESSETH, ThatAndrew Stevk	o, divorced & not remarri	ed and	
	Palatine	Tllinois (State)	
nereinafter called the Grantor), of 856 Hollyway (No. and Street)	(City)	Dollars	
or and in consideration of the sum of Ten and no/100 hand paid, Or VEY_ AND WARRANT_ to Buffalo 555 1/31 Dundee Road Buffa	Grove National Bank		
hand paid, Or VEY AND WARRANT Buffa	lo Grove	Illinois (State)	
(ND, and attent)	securing performance of the covenants	and agreements herein, the fol-	
wing described real _st. te, with the improvements thereon, increasing	d profits of said premises, situated in th	e Village	
nd everything applyten in thereto, together with all rents, issues and Palatine County of Cook	and State of Illinois, to-wit:		
Lot 250 in Pile arst Manor Unit # 1 in	n Subdivision of Section	n. 1100	i i salah
Lot 250 in Pile arst Manor Unit # 1 in Township 42 Nort', Tange 10 East of th According to the Pla thereof recorded	1 4/29/64 as Document # 1	19112927 <b>I U</b>	
in Cook County Ilrirois	나 그들 이렇게 하면 하다면 하다.		
이 집에 가게 된 시작들을 가지 않았다. 그			
the land waiving all rights under and by virtue of the l	homestead exemption laws of the State	of Illinois.	
tereby releasing and waiving all rights under and by virtue of the IN TRUST, nevertheless, for the purpose of securing performance Whereas, The Grantor Andrew Stevko, divorce 1 f.	rot remarried and Barba	ra Kyle, a widow	
WHEREAS, The Grantor Andrew Scores, 2200	principal promissory notebeari	ng even date herewith, payable	
in 48 monthly installments of \$107.16	beginging on May 1,1978		
그는데 형반다. 하는데 되는데 얼마나 하게 싫었다.			<b>A</b> 1/3/5/
이 지내는 아이지도 되었다. 하고 밝혀 모두면 안하는		화 사용 성내하면 되었다.	
요. 회사에게 요. 이름 어린 사람들을 하게 불발을 하였다.			
는 이 대통에 다른 동안을 통한다고 말을 목숨했다.			
가는 뭐라니 그렇게 되어 되는 사람들이 없었다. 그렇게			
그는 내 아들은 이 글을 하시다니까지 되었다.		<b>\</b>	
그 조물은 이 것이 보다면 모든 경험 첫 첫 빛대통화	San Annual Control of	ns herein and in said note or	
THE GRANTOR covenants and agrees as follows: (1) To pay sa	ayment; (2) to pay prior to the hast de	y c June in each year, all taxes	<b>   </b>
The Grantor covenants and agrees as follows: (1) To pay sa notes provided, or according to any agreement extending time of pi and assessments against said premises, and on demand to exhibit rebuild or restore all buildings or improvements on said premises it shall not be committed or suffered; (5) to keep all buildings now or grantee herein, who is hereby authorized to place such insurance in with loss clause attached payable first, to the first Trustee or Mr which policies shall be left and remain with the said Mortgagees of brances, and the interest thereon, at the time or times wheen the manner in The Event of failure so to insure, or pay takes or sussess.	hat may have been destroyed or damage	that waste to said premises	
shall not be committed or suffered; (5) to keep all buildings now or grantee herein, who is hereby authorized to place such insurance in	companies acceptable to the holder of	in tr .n ir .erests may appear.	<b>[8</b> ]
with loss clause attached payable first, to the first Trustee or which policies shall be left and remain with the said Mortgagess or which policies shall be left and remain with the said Mortgages or	Trustees until the indebtedness is fully	paid; (6) 1 , pay all prior incum-	
brances, and the interest thereon, at the time or times when the interest thereon, at the time or times when the interest thereon, at the time or times when the interest thereon, at the time or times when the interest thereon in the interest the interes	ments, or the prior incumbrances or the ance, or pay such taxes or assessments,	or discharge or purchase and the	
grantee or the holder of said indebteuress, thay procumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises or pay all prior incumbrances at lien or title affecting said premises at lien or title af	and the interest thereon from time to t ame with interest thereon from the da	te of payment at seven per cent	
with loss clause attached payable first, to the first Trustee or Mort which policies shall be left and remain with the said Mortgagees or brances, and the interest thereon, at the time or times when the sam IN THE EVENT of failure so to insure, or pay taxes or assess grantee or the holder of said indebtedness, may procure such insurfainer or time affecting said premises or pay all prior incumbrances as Grantor agrees to repay immediately without demands and there are an unam shall be so much additional indebtedness and covenants or an expensive statement of the legal holder thereof, with the control of the legal holder thereof, and thereof from time of such deads to deep near control of the legal holder thereof, as thereof from time of such deads to deep near the result of the legal holder thereof, as thereof from the state of the legal holder thereof, as the control of the legal holder thereof, as the control of the legal holder thereof, as the same as if all of said to the deads the matured by express term of the same as if all of said by the Grantor that all expenses and disbursed closure hereof—including reasonable attorney's fees, outlays' for dopteting abstract showing the whole title of said premises, embrace expenses and disbursements, occasioned by any suit, of proceeding such, may be a party, shall also be paid by the Grantor, All such exact as costs and included in any decrees that may be renered of the Grantor, while the dismissed. The assigns of the Grantor waives all right to the possessor. That agrees that upon the filing of any complete possessor. That is agrees that upon the filing of any completes. Andrew Stevko, dix In THE EVENT of the death or removal from said	by ngreements the whole of said indebte	dness, including princial and all	<b>       </b>
earned interest, shall, at the option of the legal holder thereof, we have a from time of such breach at seven per cent per annum, sh	without notice, occome immediately di all be recoverable by foreclosure there	of, or by suit at law, ir both, the	
same as if all of said indebtedness had then matured by express term IT is AGREED by the Grantor that all expenses and disbursem	nents paid or incurred in behalf of plai	ntiff in connection with the ore	
closure hereof—including reasonable attorney's fees, outlays for do pleting abstract showing the whole title of said premises, embrace	cing foreclosure decree—shall be pai	d by the Grantor; and the ike any part of said indebtedness; p	l 📓 🗸 📆
expenses and disbursements, occasioned by any suit, or proceeding such, may be a party, shall also be paid by the Grantor All such ex	spenses and disbursements shall be an a	dditional lien upon said premis s, ; which proceeding, whether de	
shall be taxed as costs and included in any decree; and may be rene cree of sale shall have been entered or not, shall not be dismissed, in	nor release hereof given, until all such Grantor for the Grantor and for the he	expenses and disbursements, and irs, executors, administrators and	
the costs of suit, including attorney's fees, nave peer plate. The assigns of the Grantor waives all right to the possession of the Grantor waives all right to the possession of Trust	income from, said premises pending si Deed, the court in which such complain	int is filed, may at once and with-	2
out notice to the Grantor, or to any parity claiming under the Grout notice to the Grantor, or to any parity claiming under the Grantor.	rantor, appoint a receiver to take possi- ses.	ession or charge of said prefitates	U III
The name of a record owner is: Andrew Stevko, div	vorced & not remarried a	the grantee, or of his resignation.	
IN THE EVENT of the death or removal from said	of said	County is hereby appointed to be	6
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 the successor in the successor in this trust, and like cause said first successor in the successor in	ssor fail or refuse to act, the person who or in this trust. And when all the afores	aid covenants and agreements are	l ほこ
refusal or failure to act, then first successor in this trust; and if for any like cause said first successor of Deeds of said County is hereby appointed to be second successor performed, the grantee or his successor in trust, shall release said in the said of the said of the said in the said	premises to the party entitled, on receiv	mg ma reasonable enaiges	
	7th day of Marc	h, 19 <u>78</u>	
his document prepared by S. Weilberg	+ Gridrew M.	Terko (SEAL)	<b>       </b>
:/O Buffalo Grove National Bank	(Andrew Stevko)	Bulua Sters (Sio)	
55 West Dundee Road	(Barbara Kyle) (Bar	bara Stevko)	
		- 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一	THE PERSON NAMED OF PERSONS ASSESSED.
Sullato Glove,			

## **UNOFFICIAL COPY**

STATE OF Illinois	— } ss.			
COUNTY OF COOK				
I, <u>Joseph Moskal</u>		lotary Public in and for s		
State aforesaid, DO HEREBY CERTIFY that A	Andrew Stevko,divo	rced & not remarri	ed and	
Barbara Kyle, a widow				
personally known to me to be the same person	_s whose namesare	subscribed to the for	egoing instrument,	
appeared before ne this day in person and	acknowledged that £he	y signed, sealed and	delivered the said	
instrument as the free and voluntary ac	t, for the uses and purpo	ses therein set forth, includ	ling the release and	
waiver of the night. (the mestead.			. 19 <mark>78</mark>	
Given to Taking and and notarial seal this	s <u>17th</u>	day of		
Cares Gertano S	$\searrow$	VIII-		
A COUNTY OF	#	Notary Public		
Commission Expires 9/1/81	$\cdot$ $\cdot$ $\cdot$			
		* 2*		
			e or nerv	
Hull URO			373645	
MAR 23 9 on AM '78				
그들은 그는 왕조랑 모양해 봤다면?				
가는 가게 되었다. 하는데 이렇게 수 없다면요. 기계 기계 기				
393   3   3   3   3   3   3   3   3   3				
Trust Deed Trust Deed  To				
			76) <b>21</b>	ACCOUNTS OF THE PARTY OF THE PA