## **UNOFFICIAL COPY**

25069167

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/	THIS INDENTURE, WITNESSETH, That Barry H. Edelman and Sonia Edelman, his wife, joint tenants	as
X	(hereinafter called the Grantor), of 1324 Wye Court, Wheeling, Illinois (No. and Street) (City)	(State)
$\mathcal{L}_{\mathcal{A}}$	for and in consideration of the sum of Ten and no/100	Dolla
7	in hand paid, CONVEY AND WARRANT toBuffalo_Grove_National_Bank	nois
<i>₽</i> <	(No. and Street) (City) (Star	te)
Ţ	and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements be also described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing appara and ever thing appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Villa.	tus and fixtur
	of Cook and State of Illinois, to-wit:	
	Unit No 7''A' as delineated on the survey of following described parcel of estate ('er inafter referred to as Parcel):  Lots 73 and 82 both inclusive, in Cedar Run Subdivision, being a Subdivision	
	North East 1/4 of Section 4, Township 42 North, Range 11, East of the third meridian, according to the plat thereof recorded October 1, 1971 as Doc. #2.	principa
	in the office of 'ne Recorder of Deeds of Cook County, Illinois, which surve attached as Exhibit 'to Declaration of Condominium Ownership made by Tek	y is
	a corporation of Delaware recorded in the Office of the Recorder of Deeds of County, Illinois, as Do. # 2734099, together with the undivided percentage	interest
	in the common elements in said parcel (excepting from said parcel the proper space comprising all the urit; thereof as defined and set forth in said Deci	laration
	and survey) in Cook County, Inimois. Also, Parcel 2: Easements appurtenant for the benefit of Parcel 1 as set forth in the Declaration of Easements dat 3, 1972 recorded Nov. 3, 1972 roc. #22109221, all in Cook County, Illinois Herby releasing and waving all rights under and by vue of the homestead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.	it to and ed Nov. s.
	IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.  WHEREAS, The Grantor Barry H. Edelman ar 1 Schia Edelman, his wife, as joint terms.	ants
1	justly indebted upon \$14,200.00 principal promissory note bearing even date her	ewith, payab
	on demand 300K COUNTY, ILLINOIS FILED FOR RECORD FACOMORE JOS DE	
	JUL 26 '79 9 OG AM *25069	167
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	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in notes provided, or according to any agreement extending time of payment; (2) to pay prior to the 16, 19, of June in each year, assessments against said premises, and on demand to exhibit receipts therefore; (3) within sixty may agree of struction or dama or restore all buildings or improvements on said premises that may have been destroyed or damaged(1) the waste to said prem be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in compare set to eselected be herein, who is hereby authorized to place such insurance in companies acceptable to the holderof the first rorty reindebted clause attached payable first, to the first Trustee or Mortgage, and second, to the Tristee brein as their in cerst may applicies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to or all prior in and the interest thereon, at the time or times when the same shall become due and by able.  IN THE EVENT of failure so to insure, or pay taxes or assessments, or the proof incumbrances or the interest thereon are their or as the proof of t	ises shall not the grantee
	grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or put lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and a	so paid, the
	IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including printer armed interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and thereon from time of such breach at highest legal rate shall be recoverable by foreclosure thereof, or by suit at law, or both, the of said indebtedness had then matured by express terms.  IT IS AGREED by the Grantor that all expenses and dispursements paid or incurred in behalf of plaintiff in connect foreclosure hereof—including reasonable attorney's legs, outlays for documentary evidence, stenographer's charges, cost of its connect foreclosure hereof—including reasonable attorney's legs, outlays for documentary evidence, stenographer's charges, cost of its connections.	vith interest same as if!
	expenses and disbursements, occasioned by any suit of proceeding wherein the grantee or any holder of any part of said inde	btedness, as
	such, may be a party, shall also be paid by the Grantor. All expenses and disbursements shall be an additional lieft upon state price be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether dshall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and suit, including attorney's fees have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and a Grantor waives all right to the possession of and income from, said premises pending such foreclosure proceedings, and agrilling of any complaint to foreclose this Truth Deed, the court in which such complaints filed, may at once and without notice to or only party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to college to the section of the unit of the control of the college of the unit of the college of the college of the unit of the unit of the college of the college of the unit of the unit of the college of the college of the unit of the unit of the college of the college of the college of the unit of the college of the college of the college of the college of the unit of the college of the co	I the costs of ssigns of the ees upon the the Grantor.
- }	or to any party claiming under the Orantor, appoint a receiver to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises with power to take possession of charge of said premises.	ct the rents,
	The name of a record owner is Barry H. Edelman and Sonia Edelman, his wife, as joint In the event of the death or removal from said  County of the grantee, or of his	tenants
	issues and profits of the said prefinses.	tenants resignation, ointed to be g Recorder gements are

25069167

(SEAL)

555 WEST DUNDEE ROAD
BUFFALO GROVE, ILLINOIS 60090

This document was prepared by

June Zminda c/o

and seal S of the Grantor S

Barry H. Edelman

Sonia Edelman

TRUST DEED SECOND MORTGAGE FORM (Illinois)

## UNOFFICIAL COPY

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STATE OF Illinois				
COUNTY OF COOK	SS.			
i, June M. Zminda	, t	a Notary Public in and	I for said County, in the	
State aforesaid, DO HEREBY CERTIFY that				
Barry H. Edelman and Sonia Ede	elman, his w	ife		
personally known to me to be the same persons whose names are subscribed to the foregoing				
appeared before in this day in person and acknowledge	owledged that _	they signed, sealed	and delivered the said	
instrument as their free and voluntary act, for	the uses and pur	poses therein set forth,	including the release and	
waver of the right of nor lestead.				
10 Odiver under my hand a a notarial seal this	20th	day ofJu	ly , 19 <u>79</u> .	
S PUBLIC DE		er in de la companya di series. Na singgia di series di selegi		
(liftpress Seal/Here)		une m.	minde	
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SECOND MORTGAGE  Trust Deed  To			JETALO GIOVE NATIONAL DAN 555 WEST DUNDEE ROAD BUFFALO GROVE, ILLINOIS GODGO	
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