UNOFFICIAL COPY 89324364

THIS INDENTURE, madeJu	aly 3	1959 between _	Denald W	DeRoche a	nd Julie Reid
che, his wife, in ining tened as "Mortgagee" witnesseth:	Twas "Mortgagor") and I				
THAT WHEREAS, Mortgagor has o	concurrently berewith ex	ecuteda install	ment note p	herein referred	in as the "Note")
bearing even date herewith in the prin		teen thousand			five .
00_/100 Dollars [\$ 13,865.00					
to pay on or before 7/7/94 in 59	monthly payments the said pri	o Mortgagee and delik of \$209.06 and incipal sum with inter	rerectinano byv i a final o estas set forth	vnich Note. Mo f \$9346.93 in the Note.	ertgagor promises 2 on 7/7/94
All such payments on account of t balance and the remainder to principal. All Grove, Illinois.	the indebtedness evidenc	ed by said note to be	first applied to	interest on the	าเกาะห์ กต์กต่อส
NOW, THEREFORE, the Mortgago limitations of this liveryage, and all extensions of the cover one and agreement and valuable consideration the receipt and the Mortgagee, its successors and assign State of Illinois, to wit: This is a Ju	isions and renewals there hts herein contained, by this id sufficiency of which is in his, the following describe	of, together with inter he Mortgagor to be pe hereby acknowledged	est and charges rformed, and alt , do by these pri	as therein prov so in considerat esents Mortgad	nded, and the per-
limitations of this life; and all exten formance of the coventials and agreemen and valuable consideration the receipt and	isions and renewals there has herein contained, by the d sufficiency of which is l has, the following describe infor Mortgage treet and Crawfo Superior Court	of, together with inter the Mortgagor to be pe thereby acknowledged of Real Estate in the Co rd Ave "L" Esta Partition of the	estand charges formed, and also do by these productions of Cook ension subdue East 1/2	as therein provision considerates entire Mortgage ivision, to f the Sc	ided, and the per- pion of other good ge and Warrant to and peing a putheast 1/4
limitations of this Norryage, and all extensions and agreement and valuable consideration the receipt and the Mortgagee, its successors and assign State of Illinois, to with the saluable of Illinois and Interpretation of Section 23, Township 42 Nor Illinois	asions and renewals there has herein contained, by the d sufficiency of which is l as, the following describe infor Mortgage street and Crawfo Superior Court The Range 13, East	of, together with interne Mortgagor to be perhereby acknowledged of Real Estate in the Court Ave "L" Esta Partition of the St. of the Third	estand charges formed, and also do by these productions of Cook ension subdue East 1/2 Principal	as therein provision considerates entire Mortgage ivision, to f the Sc	ided, and the per- tion of other good ge and Warrant to and being a outheast 1/4
firmitations of this Mongage, and all extensions and agreement and valuable consideration the receipt and the Mortgagee, its successors and assign State of Illinois, to with This as a Jun Lot II in Block 3 of Mains subdivision of Lot I in the Section 23, Township 42 Nor	asions and renewals there has herein contained, by the d sufficiency of which is least the following describe infor Mortgage street and Crawfo Superior Court The Range 13, East	of, together with interne Mortgagor to be perhereby acknowledged of Real Estate in the Court Ave "L" Esta Partition of the St. of the Third	estand charges formed, and also do by these productions of Cook ension subdue East 1/2 Principal	as therein provision considerates entire Mortgage ivision, to f the Sc	ided, and the per- tion of other good ge and Warrant to and being a outheast 1/4
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limitations of this Norryage, and all extensions and agreement and valuable consideration the receipt and the Mortgagee, its successors and assign State of Illinois, to with the saluable of Illinois and Interpretation of Section 23, Township 42 Nor Illinois	asions and renewals there has herein contained, by the d sufficiency of which is l as, the following describe infor Mortgage street and Crawfo Superior Court The Range 13, East	of, together with interne Mortgagor to be perhereby acknowledged of Real Estate in the Court Ave "L" Esta Partition of the St. of the Third	estand charges formed, and also do by these productions of Cook ension subdue East 1/2 Principal	as therein provision considerates entire Mortgage ivision, to f the Sc	ided, and the per- tion of other good ge and Warrant to and being a outheast 1/4

PTI# 10-23-305-011, Volume 231

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which with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements thereon situate and which may hereafter be erected or placed thereon, hereditaments and appurtenances and easements thereunto belonging and the rents, issues and profits thereof, which are hereby expressly conveyed and assigned to the Mortgagee as additional security and as an equal and primary fund with the property herein conveyed for the repayment of the moneys secured by this Mortgage, and any and all appurtenances, fixtures and equipment in out that may at any time be placed in any building now or hereafter standing on said premises.

It is mutually covenanted and agreed, by and between the parties hereto that, in addition to all other things which at lawor by convention are regarded as fixtures, and specifically but not by way of limitation all shades and awnings, screens and carpets, shrubbery, gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, bathtubs, sin's, water-closets, basins, pipes, faccets and other plumbing and heating fixtures, mirrors, mantels, refingerating plants, iceboxes, electric refingerators, air conditioning apparatus, cooking apparatus and appurtenances, and such other goods and chattels as may ever be furnished by a landlord in letting and operating an unfurnished building, similar to any building now or hereafter standing on said pramises, whether or not the same are or shall be attached to said building by nails, screws, bolts, pipe connections, masonry, or in any other manner whatsoever, which are now or hereafter to be used upon said described premises shall be conclusively deemed to be "fixtures" and an accession to the freehold and a part of the realty, whether affixed or annexed or not, and conveyed by this Mortgage; and all the estate, right, title or interest of the said Mortgagor in and to said premises, property, improvements, furniture, apparatus, furnishings and fixtures, are hereby expressly conveyed, assigned and pledged; and as to any of the property aforesaid, which does not so form a part and parcel of the Real Estate or does not constitute a "fixture" as such term is defined in the Uniform Commercial Code. This Mortgage is hereby deemed to be as well a Security Agreement under the Uniform Commercial Code for the purpose of creating hereby a security interest in such property, which Mortgagor hereby grants to the Mortgagee as Secured Party (as such term is defined in the Uniform Commercial Code).

TO HAVE AND TO HOLD the above described premises with the appurtenances and fixtures thereto appertaining or belonging unto the Mortgagee, its successors and assigns, forever, for the purposes herein set forth and for the security of the said obligations bereinbefore described, and interest thereon and free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the said Mortgagor does hereby expressely release and waive.

In addition, the Mortgagor covenants with the Mortgagee as follows:

Mortgagor shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which
may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or
other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a
lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien.

to Mortgagee; (4) complete within a real orable lime any full dirig or bulkings new or stany time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) not remove or demolish, or alter the structural character of, any building at any time erected on the premises without the prior written consent of the Mortgagee.

- 2. Mortgagor shall immediately pay, when first due and owing, all general taxes, special assessments, water charges, sewer service charges, and other charges which may be levied against the premises, and furnish to Mortgagee duplicate receipts thereof within thirty (30) days after payment thereof.
- 3. Mortgagor shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lighting and such other risks and hazards that are insurable under the present and future forms of all-risk insurance policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hareby, all in companies satisfactory to the Mortgagee, under insurance policies payable, in case of loss or damage, to Mortgagee, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Mortgagee, and in case of insurance about to expire, shall deliver renewal policies not loss than ten days prior to the respective dates of expiration.
- 4. Mortgagor shall pay to the Mortgagee monthly at the time when such monthly installment of principal and interest is payable, an amount equal to one-twelfth (1/12) of the annual premiums for such fire and extended colerage insurance and such annual real estate taxes, water and sewer rents, special assessments, and any other tax, assessment, claim, lien, or encumbrance which may at any time be or become a lien upon the Premises prior to the lien of this Mortgage, and on demand from time to time shall pay to the Mortgagee additional sums necessary to pay so the premiums and other payments, all as estimated by the Mortgagee, the amounts so paid to be security for such premiums and other payments and to be used in payment thereof: At the Mortgagee's option, the Mortgagee may make such payments available to the Mortgage to the payments required under Sections 2 and 3, or may make such payments on the Mortgager's behall. All amounts so paid shall be obtained to be trust funds, but no interest shall be payable thereon: If, pursuant to any provisions of this Mortgage, the whole amount of said principal debt remaining becomes due and payable, the Mortgagee shall have the right at its election to apply any amounts so held against the entire indebtedness secured hereby.
- 5. In case of default herein, Ar rigaged may, but need not, make any payment or perform any act hereinbefore required of Mortgagor in any form and manner decimed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connect on the rewith, including attorneys fees, and other moneys advanced by Mortgagee to protect the mortgaged premises and the lien haseon plus reasonable compensation to Mortgagee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate stated in the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear into a reat the highest rate permissible under applicable law. Inaction of Mortgagee shall never be considered as a waiver of any right accruing to it on account of any default hereunder on the part of Mortgagor.
- 6. The Mortgagee making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate produced from the appropriate public office without no diry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien, or title or claim thereof.
- 7. At the option of Mortgagee, and without notice to Mortgagor, all in aid indebtedness secured by this Mortgage shall, not-withstanding anything in the Note or in this Mortgage to the contrary, become rius and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the Note; (b) immediately in the event Mortgagor shall, without the prior consent of Mortgagee, sell, transfer, convey, encumber, or assign the title to all or any purtion of the premises, or the rents, issues, or profits therefrom, whether by operation of law, voluntarily or otherwise, or shall contract to do any of the foregoing, or in the event the owner, or if there he more than one, any of the owners, of any beneficial interest in any trust of which it is given, transfer or assign all or any portion of such beneficial interest, or the rents, issues, or profits from the premises (including, without using limited to, a collateral assignment), whether by operation of law, voluntarily or otherwise, or shall contract to do any of the foregoing; (c) immediately in the event Mortgagor files for bankruptcy or bankruptcy proceedings are instituted against Mortgagor and are not dismitted within thirty (30) calendar days, under any provision of any state of federal bankruptcy law in effect at the time of filing; (d) immediately in the event Mortgagor makes an assignment for the benefit of creditors; becomes insolvent or becomes unable to meet his obligations as they become due; or (e) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagor contained herein or in any other agreement of the Mortgagor with the Mortgagor.
- 8. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, Mortgager's shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for attorneys' fees. Mortgagee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and similar data and assurances with respect to title as Mortgagee may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate stated in the Note (unless payment of under applicable law), when paid or incurred by Mortgagee in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either or them shall be a party, either as plaintiff, claimant or defendant, by reason of this Mortgage or any indebtedness hereby secured; (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.
- 9. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: first, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof, constitute secured indebtedness additional to that evidenced by the Note, with interest thereon as herein provided; third, all principal and interest, remaining unpaid on the Note; fourth, principal and interest, remaining unpaid on other obligations of the Mortgagor or any of them to the Mortgagoe; fifth, any overplus to Mortgagor, its successors or assigns, as their rights may appear.

UNOFFICIAL	COPY
TZSTTA Y8	BANK OF BUFFALO GROVE
Abit bas ame/i	SECURED PARTY:
Name of Corporation or Partnetship 8y: Name and Title	Donald & DeRoche-Name

Nortgagor shall not and with not and with not share.

20. Mortgagor shall not and with not and all not according to be premises and as an entirety. Mortgagor, the trust estate, and all petsons to dreed such the premises and as an entirety. Mortgagor hereby agrees that any court having jurisdiction to dreed such the premises and as an entirety. Mortgagor hereby agrees that any court having jurisdiction to dreed such the premises and as an entirety. Mortgagor hereby and all petsons all petsons beneficially interested thereby and eschand every petson acquiring any interest in or title to the premises described herein a title to the date of this Mortgagor, the title to the extent permitted by the titles of the titles

hlorigagor shall pay the full amount of such taxes.

19. In the event of the passage after the date of this Mortgage of any law changing in any way the laws now in force for the taxation of

mortgages, or debts secured thereby, or the manner of operation of such taxes, so as to affect file in grees of Banic then and in such event.

applies to all genders. If move than one party is named as the Mortgagor, the obligation? electrote to feach such party is joint and several.

indebtedness or any part thereof, whether or not such persons shall have executed the note or this Mortgage. The use of any gender through Mortgagor, and the word "Mortgagor" when used herein shall include all such persons and persons liable for the payment of the 18. This Morigage and all provisions hereof, shall extend to and be binding upon Morigagor and all persons claiming under or

shindeb:edness secured by this Mortgage has been fully paid:

13. Mortgagee shall release this Mortgage and the ben thereof by property ment upon presentation of satisfactory evidence that

record this Afortgage of to exercise any power herein given unles ; ext. ressly obligated by the terms hereof, not be liable for any acts or conications herein given.

16. Mortgagee has no duty to examine the title, location, existence, or condition of the premises, not shall Mortgagee be obligated to

delivated to the Mortgagots or their assignee. bereby, or to the repair and restoration of any property so daily provided that any excess over the amount of the indebtedness shall be pensation so received shall be forthwith applied by the file igages as it may elect, to the immediate reduction of the indebtedness secured

receive all compensation which may be paid for any priper or for damages to any property not taken and all condemnation com-35. In case the premises, or any part thereof, shall be condemnation, the Mortgagee is hereby empowered to collect and

spinisiry proceedings. Mortgager shall be allowed to remainin po 12 e ison. Mortgagor shall be as a tenant of the Mortgagee, and shall pay monthly, in advance to the Mortgagee a reasonable rental, and in the 12-or Mortgagor defaults under such lease. Mortgagor may be dispossessed by the usual

the eccupant of the premises or any last thereof, shall immediately surender possession of the premises to the Mortgagee, and if 14. in the event of default in the or durmance of any of the terms, covenants and agreements herein contained, the Mortgagor if he is

use, any and all personal property dividined in the Premises and used by the Mortgagor in the rentationleasing thereof or any part thereof. Mortgagee. In exercising alwal the powers contained in this section, the Mortgagee may also take possession of and for these purposes mises should be acquired by the Mortgagee. The Mortgagee shall be liable to account only for rents and profits actually received by the Mortgagor; but such college and a little to the mean of the renament of lease in the event the Mortgagor's title to the Preses, in such order of kindity as the Mortgagee may in its sole discretion determine, and to turn any balance remaining over to the Afortgages, to the payr sont of the mortgage debt, taxes, costs of maintenance, repairs, expenses incident to managing, and other expenthortgages the excitaive power, to be used or not be used in its sole discretion, to act as agent, or to appoint a third person to act as agent for the Premises and apply such rents, at the option of the therefore, you're present to take possession of, and collect all rents arising from, the Premises and apply such rents, at the option of the a default hereunder, or under the Hote or other instrument collateral hereto; and in any such case the Mortgagov hereby confers on the hereby, the Mortgagor hereby assigns to the Mortgagee all leases already in existence and to be created in the future, together with all rents to become due and under existing or future leases. This assignment, however, shall be operative only in the event of the occurrence of

33. As further security for payment of the indebtedness and performance of the obligations, covenants, and agreements secured 12. Mortgagee shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that

available to the party interposing same in an action at law upon the Note hereby secured. 11. No scrion for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and

the lien hereof or of such decree, provided such application is made prior to foreclosure sales; (2) the deficiency in case of a sale and secured hereby, or any decree foreclosing this Mortgage, or any tax, special assessment or other lien which may be or become superior to from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: {1} the indebtedness such eases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court statutory period of redemption, whether there be rents, issues, and profits, and all other powers which may be necessary or are usual in then occupied as a homestead or not during the pendency of such foreclosure suit and, in case of sale and a deficiency, during the full

Mortgagor at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be 10. Upon, or stany time after the filing of a bill to foreclose this Mortgage, the court in which such bill is filed may be made either before or after sale, without notice, without togaid to the solvency of insolvency of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency of insolvency of

PIL# Buffalo Grove	68009 7		
THIS DOCUMENT PREPARED BY RECORD AND RETURN TO: Wick Begrowing 10 E Dundee 1	SAGOA	- РЯОРЕЯТУ:	
My Commission Expires:	74 C	Notary Public	
	Unx.	-34.0	
GIVEN under may hand and notanal seal, th	10 ysb	61	
(9(jit)	(s(i)i)	of notienogroopies to toe Anahulov brie earl edit brie	
	an ezoriw (a)noznag ems bise to	(notranopos de corporation) subscribed to the foregoing instrument a stion appeared before me this day in person an	ss bn
I, the undersigned, a Noving Public in a bns	tor the said County and	10	_
U ₂ C ₂		1-4. VITTE 20 VOJE 211: OC. Element	
COUNTY OF SS.			
STATE OF ILLINOIS			
		COOK COUNTY RECORDER	
My Commission Expires:		* * * * * * * * * * * * * * * * * * *	
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GIVEN under my hand and notarial seal, thi	3rd day of July		
tary act for the uses and purposes therein set fo		08	
up poußie	LINEAR NEWS DANCE CAR ADADA HA	Liell own free and volum	-ur
I, the undersigned, a Motary Public in an	to the forecoing instrument	to, by the see personally known to me to be the to be to the to be to the bestonance and the solution between the	p o p o
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