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. M un	(DEED	FILES FOR R	ecord	21 5	504 4	26	* 21	504426
	s including intere		1 35 PM				der's Use Only	
THIS INDENTURE his wife	E, made May,20						and LOIS (ATIONAL E	
MORTON GROVE	, a National E	sanking As	sociatio	n				
herein referred to a of a principal promi-								
payable to Bearer at NINE THOUSAN								of TWENTY hereof
on the balance of proprincipal sum and in	incipal remaining	from time	to time ur	ipaid at th	ie rate of	7%	per cent per	annum, such
Dollars on the 1st	day of Augus	st , 19 '	71, and -			-(\$204.9	7)	Dollars on
the 1st day c principal and interes	each and every not sooner p							al payment of 96; all such
payments on account								
tuting principal, to t	he ekter) not pai	d when due,	to bear in	terest aft	er the da	ite for pay	ment thereo	, at the rate
of speed per cent pe other place as the leg	gal hold, r of the r	iote may, fro	om time to	time, in	writing a	appoint, wi	nich note fur	ther provides
that at the election together with accrue	ed interest the vo	n, shall beco	ome at one	e due and	i payable	e, at the pl	ace of payme	nt aforesaid,
in case default shall the terms thereof or	in case default sh	al' occur and	l continue	for three	days in t	he perform	nance of any	other agree-
ment contained in si three days, without	notice), and that	all praties t	ent election hereto sev	erally wa	made at ive presi	any time a entment fo	itter the expi or payment, r	ration of said lotice of dis-
honor, protest and ne	ouce of protest.							
NOW THEREFOR	E, to secure the na	yn:ent of the	aid principa	l sum of m	oney and	interest in a	cordance with	the terms, pro-
NOW THEREFOR visions and limitations of herein contained, by the whereof is hereby ackno assigns, the following de	of the above mention Mortgagors to be	ned note and performed, and	of the	st Deed, an	d the peri	ormance of n of One Do	the covenants :	and agreements
			ir es. te, rig	ht, title ar	AKKANT id interest	unto the Tri therein, sit	ustee, its or his uate, lying an	successors and I being in the
	, COUNTY OF	Cook	ANI S	ST ITE OF	ILLINO	S, to wit:		•
Lots 119 and 120								
of that part lying .0, Township 41								
llinois.	rior in, runge	10, 13451	or the r			i meridi	an, m co	k county,
which, with the property TOGETHER with a	hereinafter describe Il improvements, te	d, is referred to nements, easer	o herein as t nents, and a	he "premis ppurtenanc	es therei	el aging, a	nd all rents, iss	ues and profits
which, with the property TOGETHER with a thereof for so long and primarily and on a parity therein or thereon used i controlled), and ventilati floor coverings, inadoor l premises whether physic ratus, equipment or artic	with said real estate to supply heat, gas,	e and not secon water, light, p	ors may be ndarily), and ower, refrige	all fixtures	ereto (wn i, apparati air condit	is, ed ior en	sues and pron t or articles no ther single uni	w or hereafter
controlled), and ventilation	on, including (withough, stoves and wat	ut restricting	the foregoin	g), screens, going are	window s declared a	hades, awr n nd agree to	ge storm doors	and windows, the mortgaged
ratus, equipment or artic gaged premises.	les hereafter placed	in the premi	ses by Mor	igagors or i	heir succe	ssors or assi	gr. shall he pai	t of the mort-
TO HAVE AND TO	HOLD the premises herein set forth, fre	s unto the said e from all righ	Trustee, its	or his such fits under a	cessors ar	nd assigns, is ue of the H	orever, for omestear Exen	purposes, and ption Laws of
This Trust Deed cons Deed) are incorporated hishall be binding on Mort	ists of two pages. T erein by reference a	he covenants, nd hereby are	conditions as made a part	nd provision thereof the	s appearing	g on page 2 though they	(the reverse sid	r of this Trust out in full and
witness the hands	tagors, their heirs, s and seals of Ma	uccessors and	assigns. e day and	year first	ahove	vriten.	2	2.
Witness the hands	× A	lary Cx	RIP] Sea	11	is C	John	- call
PRINT OR TYPE NAME (S)	narry	Conen	,				ohen	400
BELOW SIGNATURE (S)							•••••	Jeseil
tate of Illinois, County o	.í Co	ookss	oresid bo				Public in and fo	
2	. r	LOIS COF	iEN, his	WIIE be the sam	e person.ž	S whose nan	e.s	.are
	s s	ubscribed to the	he foregoing theysigned	instrumen L sealed an	t appeared d delivered	l before me I the said in:	this day in pe	son, and ack-
	f a	ree and volunt ind waiver of t	ary act, for he right of h	the uses at omestead.	d purpose	s therein se	t forth, includi	ng the release
iven medemake hand and omisis son Son S	official seal, this	20th		dayof	munic	May.	en (~	2019.71
(BEB1.)	•	1			1		1	NOTARY PUBLIC
enderstand						PROPERTY		<u>-</u>
					Kildar ie, Illi			<u>, , , , , , , , , , , , , , , , , , , </u>
	ORPHAN AND		OTA				STATISTICAL	21 504 42
NAME	<u>arzognava</u> 5945 West De	s <i>AT Law</i> Impelar Str	act			ESS IS FOR AND IS NOT).		5 0
	<u> Jorton Grove.</u>	<u>Illinois 60</u>		1	_{ивн} еопел 1 Kilda	T TAX BILLS	TO.	MIN A
CITY AND	965-2	2282				(NAME)		
·	R'S OFFICE BOX	NO. 537	<u> </u>	Sko	kie, II	linois		0)
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THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebaild buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premiree from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien col, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) pullet within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply half requirements of law or numicipal ordinances with respect to the premises and the use thereof; (7) make no material alterasis in said premises except as required by law or numicipal ordinance or as previously consented to in writing by the Trustee or lers of the note.

complete within a trasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or numicipal ordinances with respect to the premises and the use thereof; (7) make no material alteration beliefers of the note.

2. Mortizagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on vaid premises insured against loss or damase by fire, hightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to holders of the note, under insurance policies payable, in case of loss or damage, to Trustee or the benefit of the holders of the note, ander insurance policies, payable, in case of loss or damage, to Trustee or the benefit of the holders of the note, and in case of insurance about to expire, stall deliver renewal policies, not less than ten days prior to the respective dates of expiration.

4. In case of the, ult therein. Trustee or the holders of the note may, but need not, make any payment or perform any act herein-before required with free properties of the note and the major of the propose herein authorized and all expenses paid or incurred in connection therewith, including reasonable attorney? lees, and any of the propose herein authorized and all expenses paid or incurred in connection therewith, including reasonable attorney? lees, and any other in payable and the properties of the note of properties and the longer of the holders of the prior and the properties payable

menced; or (c) preparations for the defense of any threatened suit or receeding which might affect the premises or the security hereof, whether end of any threatened suit or receeding which might affect the premises or the security on second of out to prepare and for the premises shall be distribut; and applied in the following order of priority: First, on second and outstand of the premises and the distribut; and applied in the following order of priority: First, on second and outstand of the premises of the forelessure proceedings, in luding all such items as are mentioned in the preceding paracraph hereof; second, all other items which under the terms hereof constit, and indebtedness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all print, all on the interest remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this Trust Deed, the Cow in which such bill is filed may appoint at receiver of said premises. Such appointment may be made either before or after sale, v thor, notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the solvency or whether the same shall be then occupied as a homestead or not and the Trustee hereunder m., b appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the yend new of such foreelosure suit and, in case of a sale and a deficiency, during the full statutory period for redemption, whether there be received to apply the net profits and all other powers which may be necessary or are usual in such cases for the protection, nor saion, control, management and operation of the premises during the whole of said premises during the time when Mortgagors, except for the intervention of such receiver, now any deciration, and all other powers which

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and a ve's thereto shall be permisted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee \(^1\), oo' gated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be linde \(^1\) or any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of a sistee and he may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, represent in the requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporing to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed by the persons herein designated as proved the described and the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this

all have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee. Chicago litle & Irust Company hall be first Successor in Trust and in the event of its resignation, inability or refusal to act, the then Recorder of Deeds of the county which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, wers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all ts performed hereunder.

acts performed nereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be hinding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE. BEFORE THE TRUST DEED IS FILLED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has

FIRST NATIONAL BANK OF MORTON GROVE a National Banking Association

President

