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ME TRIIC	COOK COUNT	ITY. ILLINOIS OR RECORD			Curren K. Olean
1,703	14		21 870 564	R	ECOLUSER FOR DEEDS
	Apr. 18 '7	2 10 46 AM	5.5 004		21870564
-G	СТТС 11	THE A	ABOVE SPACE FOR RECO		
HIS INDENTURE, mac	le April l		etween DEMPSEY A		
corporation, organized t	under the laws of III	inois,	, h	erein referred to a	as "Mortgagor," and
AVENUE STATE n Illinois corporation do	BANK, Oak	ACO TITLE AND TH			
HAT, WHEREAS the M	fortgagor is justly indel	bted to the legal hole	der or holders of the Ir	stalment Note he	ereinafter described,
aid legal holder or holde	ers being herein referred	to as Holders of the	Note, in the principal s	um of Thirty	-six
Thousand and ne certain Instalment No	te of the Mortgagor of	even date herewith,	nade payable to THE O	RDER OF BEAR	ER
nd lelivered, in and	by which said Note	the Mortgagor pro	mises to pay the said	l principal sum	and interest from
the date here	eo£	on the balance	e of principal remaining	from time to tim	e unpaid at the rate
fair and three Three lundred			\$318.60) Dolla		
CO (100+1-	t day of Jun		and Three Hur	dred Eight	een and
60/100tb (\$3	318.60) Dollar day of each	month	thereafter until sa	id note is fully p	aid except that the
inal payment of miscip such payments on accou	r of the indebtedness	s evidenced by said	note to be first applie	d to interest on	the unnaid principal
alance and the remaind then highest he tale of the person	to postal provide	d that the principal	of each instalment unles	s paid when due	shall bear interest at
ompany in the VII.	lage of Ua t Pa	IIK,	Illinois, as th	e holders of the r	note may, from time
o time, in writing appoir			at the office of AVE		BANK, 104 N.
NOW THEREFORE the	Mortgagne to seems the av	ment of the said principal	sum of money and said into	tast in accordance	
nd limitations of this trust donsideration of the sum of Or rustee, its successors and assi	ne Dollar in hand paid, the re gns, the following described	ece pt v hereof is hereby a	cknowledged, does by these estate, right, title and interes	presents CONVEY as therein, situate, lvir	nd WARRANT unto the
wit: PARCEL I:	of Forest Pa The East 89 f	ee: (excapt	of COO	K AND	STATE OF ILLINOIS,
owit: PARCEL I: in South Addi f the Third Pr	tion to Harle	min ect on ian, n Cok	13, Township County, Illin	39 North,	Range 12, East
PARCEL II	An easement fo	or the Letef	t of parcel I	for ingre	ss and egress
PARCEL II: over the east 1 in Block 5 in S 12, East of the ment herein des	outh Addition	to Harle i	Section 13,	Township 3	9 North, Range
ent herein des ate described	cribed is an	easement app	ctinant and r	unning wit	h the real es
					1000
					1,00
which, with the property here	inafter described, is referred	to herein as the "premis	es,"	add all canto issues	
TOGETHER with all imp long and during all such time and all apparatus, equipmen	es as Mortgagor may be entit it or articles now or hereaf	itled thereto (which are p	oledged primarily and pred to supply heat, gas, are	ity with said real es	rate and not recordarily), ight, power, refrigeration
and all apparatus, equipmen (whether single units or ce windows, floor coverings, in attached thereto or not, and	ntrally controlled), and ver ador beds, awnings, stoves a	ntilation including (with and water heaters. All of t	out restricting the foregoin he foregoing are declared to), er ens, window e a par of said real	shades, storm doors and estate whether physically
			ticles hereatter placed in the nd assigns, forever, for the pu		
ioiui.		elik in elektrik in de belande ber	is and provisions appear		
trust deed) are incorpor	ated herein by reference	e and are a part her	eof and shall be bindin	on the Movers	or, its successors and
assigns.				I	r sid nt
In Witness Whereof said mor attested by its AKKHK Secr BO	etary on the day and year fi ard of Directo	ust above written, pursuar CS	it to authority given by resol	utions duly passed b	A the aug
Said resolutions further prov	ide that the note herein desc	ribed may be executed or	behalf of said corporation l	y its	
	nd Secretary	DEME	SEY AND STANL in Illinois co	poration	(1) - no - 8-1
0.00		a standard (1965) Standard Brook (1966) Alicentral (1966)	BY KE Flow	W52 /	
2 O 6				mot the	anver
			ATTEST:	ne popular	MASSING Secretary
AADEREN TOOK	ss. <u>I. </u>	ALTERNATION SHOWS	dersigned/	a aforestal DO LIPP	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
in Kenneth	E. Dempsey	Public in and for and resid	ling in said County, in the Sta lent of the Dempse	ey and Star	
DOKN 2	reference (1958) is New York (1958)	and	John H. Stanle		XXXXXX Secretary
	nd Company, personally kno mant Vice President and As-	wn to me to be the same	persons whose names are so ely, appeared before me this and voluntary act and as the	bscribed to the forego day in person and a	cknowledged that they
E Dain	dian of the corporate seal o	said Company, did affin	the corporate seal of said C	ompany to said instr	ument as said Assistant
	ctary's own free and voluntar	y act and as the free and v inder my hand and Notari	oluntary act of said Company	, for the uses and pur	pases therein set forth.
2 5 55			Dorga O R	mexican	NOTARY PURILC
A TO A STREET OF THE STREET OF THE STREET	机工 经规范收益 联络金币价值的		CI UNIVA Y IN	- rwy	NOTARY PUBLIC

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Page 2		名關
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED 1. [Mortgager shall (1) promptly repair, restore or rebuild any build got or impro- be destroyed; (2) keep said premises in good condition and repair, without waste, ordinated to the first hereof. (3) pay when due any indebtedness which may be see in diagnost shall castisfactory evidence of the ducharge of such prior lien to Trus- tiding or Shallanganew of at any time in process of erection upon said premises.	wements now in hereafter on the premises which may become damaged and free from mechanics or other hems or claims for lien not expressly arted by a lien or charge on the premises superior to the lien hereof, and tee or to holders of the note; (4) complete within a reasonable time any (5) comply with all requirements of law or municipal ordinances with-	
pect to the premuse and the use interest; (0) make no material aircrations in said pr 2. Morigagor shall; pay before any penalty attaches all general taxes; and shall gay to other chargos against the premises when due, and shall, upon written request, fur year, default hereunder Morigagor shall pay in full under prostest, in the manner pre	emises except as required by the influence charges; sower service charges; y special taxes, special assessments, water charges; sower service charges; which to Trustee or to holders of the note duplicate receipts therefor. To	
ited. [4] 3. Mortgagor shall keep all buildings and improvements, now or hereafter situate datorm under policies providing for payment by the insurance companies of may 11, 11, 11, 11, 11, 11, 11, 11, 11, 11	d on said premises insured against loss or damage by fire, lightning or eys sufficient either to pay the cost of replacing or repairing the same or holders of the note, under insurance policies payable; in case of loss or need he the standard, morteage clause to be attached to each policy and	
nices not less than ten days prior to the respective dates of expiration. A. In case of default, therein, Trustee or the holders of the note may, but need regigeor in any burn and manner deemed expedient, and may, but need not, make any, and purefise, discharge, compromise or settle any tax lien or other prior in	d not, make any payment or perform any act hereinbefore required of feful or partial payments of principal or interest on prior encumbrances, ien or title or claim thereof, or redeem from any tax sale or forfeiture of the nurses herein authorized and despenses paid or incurred in	
meeting the with insighting attenneys fees, and any other moneys advanced by T. life hereof gas reasonable compensation to Trustee for each matter concernitional expected pass versional expected pass version and payable content of the property of the pro	in the without notice and with interest thereon at the second of any default in the second of any defau	
bill, attenged, in inducts of union the captor acts that may pay be the bill, attenged or estimate produced from the appropriate public office without it. J. a. assessment, sale, forfeiture, tax hen or title or claim thereof. 6. Mr. 15, es. shall pay each titen of indebtedness herein mentioned, both princische ho dees of 'en note, and without notice to Mortgagor, all unpaid indebtednes in this Turs' occa' the contrary, become due and payable (a) immediately in crest on the note or (b) when default shall occur and continue for three day.	ipal and interest, when due according to the terms hereof. At the option	
ntained. 7. When the indeb of a shereby secured shall become due whether by acceleracelose the lien book. In any suit to forcelose the lien hereof, there, shall be all penditures and expenses whi. "as ye be paid or incurred by or on behalf of Trust is, outlays for documentar and sport evidence, stenographers' charges, publication or entry of the decree of i.e., my is such abstracts of title, title searches and ex-	ation or otherwise, holders of the note or Trustee shall have the right to owed and included as additional indebtedness in the decree for sale all teo or holders of the note for attorney's feer, Trustee's fees, appraiser's ion costs and costs (which may be estimated as to items to be expended naminations, title insurance policies, Torrens certificates, and similar data:	A SELECTION OF THE PERSON OF T
d assurances with respect to title as Irustee or holders of the note may doem to defer at my all which may be had pursur "unch decree the true condition of it enature in this paragraph mentioned "all bec me so much additional indebtee rection at the expectational content of the manual properties	he fellomating the continued of the premises. All expenditions of the continued of the fellomating the fellomating the continued of the contin	
neither or not actually commenced the per fath of 10 fine decision of a very commenced. The large and the state of the proceeds of any foreclosure sale of the proceeds of any foreclosure sale of the proceedings, and it under the terms hereof, constitute secured indebted. So the sale was a state of the proceedings of the sale sale included the the foreclosure proceedings, and it such items as an inich under the terms hereof, constitute secured indebted. So the sale sale in the sale is the sale	permitted by Law Japplied in the following order of priority: First, on account of all costs te mentioned in the preceding paragraph hereof; second, all other items videnced by the note, with interest thereon as herein provided; thud, all ord, its successor or assign, a stheir rights may appear.	
9. Upon, or at any time after the filling of a bill to force he that y with a notice with appointment may be made either before or after sale, with a notice with plication for such receiver and without regard to the then value of the premises or usate hereunder may be appointed as such receive. Such receive, the liberty products of the product of	e court in which such bill is flued may appoint a receiver of such permises, nout regard to the solvency or insolvency of Mortegagor at the time of r whether the same shall be then occupiled as a homestead or not and the or the same shall be then occupiled as a homestead or not and the full statutory period of redemption, whether there be redemption or not,	
well as during any further times when Mortgagor, except for the intervention of all other powers which may be necessary or are usual in such eases for one principle that of said period. The Court front mite for time may authorize their of [1] The indebtedness secured hereby, or by any decree foreclosing this trust reperior to the life, hereof or of such decree, provided such application as made or 10. No action for the enforcement of the lien or of any provision hereof shall	cection, possession, control, management and operation of the premises eiter to apply the net income in his bands in payment in whole or in part of the control of the premises eiter to apply the net income in the premises eiter of the control of the premises eiter	
arty interposing same in an action at law upon the note hereby secured. 11. Trustee or the holders of the note shall have the right to impice the prenurpose. 12. Trustee has no duty to examine the title, location; existence or condition lentity; capacity, or authority of the signatories on the note or trust deed, nor shall not not the state of the stat	uses at all, east nable singer and access there to shall be permissed for that of the pulmass, or to ingree into the validity of the signatures of the all Trustee be obligate to rec. of this set of the covereine any power acts or omissions her under a cent in case of its own gots needlegance or	
sisconduct or that of the agents of employees of I trustee, and it may require means. 13. Trustee shall release this trust deed and the lien thereof by proper mixtrumen y this trust deed has been fully paid; and Trustee may execute and deliver a rele ter maturity thereof, produce and exhibit to Trustee the note representing that all nay accept as true without inquiry. Where a release is requested of a successor trust. or which bears on identification number furnarities to be folsed thereon by a forter and the state of	nutes satisfactory to be robed or coming any power meeting wen, upon presentation of sausti-ory evidence that all indebtedness secured asse hereof to and at the rec. set 12. y person who shall, either before or indebtedness hereby secured is 12. r. paid, which representation Trustee quiece, such successor trustee m. sec 11 note herein described any joir trustee hereinder or which confe as in stance with the description	
erein contained of the note and which purports to be executed on behalf of the co- equested of the original trustee and it has never placed its identification number on one which may be presented and which conforms in substance with the descript chalf of the corporation herein designated as maker thereof. 14. Trustee may resign by instrument in writing filed-in the office of the R ecorded or filed. In case of the resignation, inability or refusal to act of Trust	reporation herein designated as the make 17 30 where the releases is the note described herein, it may accept a the note herein described any ion herein contained of the note and whi h pur . S to be executed on decorder or Recittar of Titles in which this s str ment shall have been	
ituated shall be Successor in Trust, Any Successor in Trust hereunder shall nee in frustee or successor shall be entitled to reasonable compensation for all acts perfort [15. This Trust Deed and all provisions hereof, shall extend to and be binding; he word "Mortgagor" when used herein shall include all such persons and all person it not such persons shall have executed the note or this Trust Deed; The word "not	med hereunder.	
note than one note is used. 16. The mortgagor breeby waires any and all rights of redemption from sale on and on behalf of each and every person, except decree or judgment creditors of the he date of this trast deed.	der any order or decree of foreclosure of this trust deed, on its own boat	
IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD AVENUE SEATE BANK BE IDENTIFIED BY COMPANY SEFORE THE TRUST DEED IS FILED FOR RICORD.	AVENUE STATE BANK Trustes By Assistant Trust Officer	
	Assistant Secretary Assistant Vice President FOR RECORDER'S INDEX PURPOSES	
WAIT 10	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	21-870 1-870
	A FURIO CITA	-564
PLACE IN RECORDER'S OFFICE BOX NUMBER 274	7 N BN CT 1	
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