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	JANUARY, 1968	21		LEGAL FOR
THIS INDENTURE, WITNESSETH, That Jac	k W. and Dorot	hy_Herron_	<u> </u>	
(hereinafter called the Grantor), of the	of Hazel Co	rest C	ounty of Cook .	
and State of Illinois for and in consider	ation of the sum of			
**Six thousand three hundred a	nd eight and no	o/100 -		Dolla
in hand paid, CONVEY AND WARRANT to_E	. D. Koenecke,	Trustee		
of theCityofHarvey			and State of Illin	
and to his successors in trust hereinafter named, for the p lowing described real estate, with the improvements thereo				
and everything appurtenant thereto, together with all ren				
	an			
	- '			
Property located at:				
Lot 563 in Hazelcrest Highland	s 10th Addition	n, being a	Subdivision	
of the North East quarter of S	ection 26 part	of the Sou	th West	100
quarter of Section 26, and par				
Section 26, all in Township 36			the	
Third Principal Meridian in Co	ok County, IIII	ingis.		
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Hereby releasing and air gall rights under and by virtue in Trust, nevertheless, for the purpose of securing pe	e of the homestead exe	emption laws of t	he State of Illinois.	
WHEREAS, The Grantor k W, and Dore	thy Herron	iants and agreem	ents nerein.	
justly indebted upon the r		promissory note	bearing even date	herewith, payable
at the rate of \$1700 a month for 35	months and a	final payme	ent of \$183.00	
due on the 8th day or each month, con	mencing Februa	ry 8, 1971	•	
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THE GRANTOR covenants and agrees as follows: (1) To	p y sai indebtedness,	, and the interest	thereon, as herein and	d in said note or
and assessments against said premises, and on demand to e	chibit re sipts herefor;	pay prior together; (3) within sixt	msi day of June in each	in year, all taxes in or damage to
chaild or restore all buildings or improvements on said pre hall not be committed or suffered: (5) to keep all buildings	nises that mry have been	en destroyed or d said memises ins	amaged; (4) that waste	to said premises
rantee herein, who is hereby authorized to place such insur	ance in comrunies lece	counte to the hol	der of the first mortes	ge indebtedness,
hich policies shall be left and remain with the said Mortga	sees or Trustees ant	indebtedness is	fully paid; (6) to pay	all prior incum-
In the Event of failure so to insure, or pay taxes or	he same shall been he d	or i and payable. or i ambrances	or the interest thereo	n when due, the
rantee or the holder of said indebtedness, may procure such	i insurance, or nay si	axes or assessn	ents, or discharge or i	urchase any tax
rantor agrees to repay immediately without demand, and	the same with interest	thereon ir me	e to time; and all mo: he date of payment at	ney so paid, the
The Grantor covenants and agrees as follows: (1) Tootes provided, or according to any agreement extending tin da assessments against said premises, and on demand to e chall do restore all buildings or improvements on said pre chall do restore all buildings or improvements on said pre rance herein, who is hereby authorized to place such insurith loss clause attached payable first, to the first Trustee of hich policies shall be left and remain with the said Mortga rances, and the interest thereon, at the time or times when I la Title Event of failure so to insure, or pay taxes or can be removed to the procure such can be removed to the procure such can be removed to the procure such a failure agrees to repay immediately without demand, and rannum shall be so much additional indebtedness secure.	i hereby.	whole of said in	htedness including	oringinal and all
arned interest, shall, at the option of the legal holder the	eof, willout notice, be	come ii. " die'.	y due and payable, a	nd with interest
me as if all of said indebtedness had then matured by exper	m, shan be recoverable	e by foreclosic e	or by suit at l	aw, or both, the
er annum shall be so much additional indebtedness secure. In THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the recon from time of such breach at seven per cent per annume as if all of said indebtedness had then matured by experience of the said per annume as if all of said indebtedness had then matured by experience of the said per annume that the said per annume as a said to said the said per annume that the said per annume to collect the said per annume that the said per annume to collect the said per said that the said per said said said said said said said sai	unements paid or incur for documentary evider	rred in behalf f	p. atiff in connection	with the fore-
eting abstract showing the whole title of said pomiles of	mbracing foreclosure	decree—shall be	ps a by ne Granto	r: and the like
ch, may be a party, shall also be paid by the Granton All s	ich expenses and disbur	rsements shall be	an add aic ial lica upo	nuenteuness, as n said premises,
att be taxed as costs and included in any decrea hat may be of sale shall have been entered or not, shall not be dismi-	se rendered in such for sed, nor release hereof	reclosure proceed given, until all s	lings; which proceedings as a sixt	ig, whether de-
e costs of suit, including attorney's fees have been paid.	he Grantor for the Grand income from said	antor and for th	e heirs, execu or and	ninistrators and
rees that upon the filing of any complaint to forcelose this	Trust Deed, the court in	n which such con	iplaint is filed, may at	or and with-
th power to collect the rents, issues and profits of the said p	remises.	receiver to take p	possession of charge o	said primises
In the Event of the death-of removal from said	_Cook	County	of the grantee, or of	is resignation,
usal or failure to act, then Paul Kratochw	111	of	said County is hereby	appointe to
tissal of failure to act, they are if for any like cause said first sincessor in this trust and if for any like cause said first sincessor in the second suctormed, the grantee of this successor in trust, shall release	cessor in this trust. And	d when all the afe	wno snau then be the a presaid covenants and	agreemer anr
formed, the grante or his successor in trust, shall release	said premises to the part	ty entitled, on rec	eiving his reasonable	charges.
Witness the hand S and seal S of the Grantor S. this	23rd	day of	December	19_70
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and the second of the second o	1 yac	(1h	my	(SEAL)
그 사람들은 그들은 그 모든 것이 없다.	////		41.	
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SS.	
COUNTY OF COOK	
, Thomas J. Utzig , a Notary	Public in and for said County, in the
state aforesaid, DO HEREBY CERTIFY that _Jack W. and Dorothy-H	erron
personally known to me to be the same person s whose name s are su	obscribed to the foregoing instrument,
ppeared before me this day in person and acknowledged that they	
is rument astheir free and voluntary act, for the uses and purposes the	erein set forth, including the release and
raiser of the right of homestead.	
Given order my hand and notarial seal this da	y of December . 19 70.
A TO A MANAGEMENT OF THE PROPERTY OF THE PROPE	W/ Dist
Comment of the Commen	<i>[[]4x][[</i>
NOVARY PUBLIC	Notar Public
County, III.	
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SIDNEY R. DISE	
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MORTGAGE Deed To To Bank of Harvey O: Highway	21356909 sion (2007)
Trust Deed To To To First State Bank of Harvey M.I. To: First State Bank of Harvey 15340 bixis Highway	21356909 sion (2007)
MORTGAGE Deed To To Bank of Harvey O: Highway	21356909 sion (2007)
First State Bank of Harvey MAIL TO: WAIL TO: First State Bank of Harvey 15340 bixis Highway	21356909 sion (2007)
Trust Deed To TO TO TO TO TO H. D. Koenecke First State Bank of Harvey M.I. TO: M.I. TO: First State Bank of Harvey 15340 Dixie Highway	21356909 sion (2007)