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~~··		<b>22 579 43</b> 0		
This am	enture Witn	oggoth	BICHARD I CACT	<u>}</u>
divorced and not		CDDC+1), That the gran	Cook County	
in consideration of Thirtee	n Thousand and no/100t	hs(\$13,000.00)	County	lilinois. Lipoliare
(s. 13,000.00 In hand paid.	CONVEY S and WARRANT S to	JAMES F. MESSINGER COOK	County, Illinois, a	
s possesses in trust, the following dos	cribed real estate, with the improvements the	reon, including all heating, gas and plumi		
Lot Forty ( Subdivision (E.'s) of th (36) North,	d everything appurtenant thereto, attuated in the 140) in Town and Country of Lot Six (6) in Verne North half (N*x) of Sange Fourteen (14), unty, illinois	y Homes Third Additi hoeven's Subdivision ection Nine (9), Tow	of the East half Inship Thirty Six	
	his under and by virtue of the homostead exone closs, for the purpose of securing performance of		-	
	RICHARD L. BAGBY		iorn.	
justly indebted uponHLS	principal promissory note bearing e	ven date herewith, parable to the order of.	BEARER, ACCORDING	IQ
TERMS SET FORTH I	N SAID NOTE.			
				1001
Both principal and interest :	mond by interest notes of proper num' .c. au s notes best interest at the rate of seven per ent	per annum after maturity, and are payable	in lawful money of the United States of	America,
	MESSINGER & CO INC.		CHI CAGO	
In case of default therein to before required of the granter	or destruction or damage to rebuild or restors without make and free iron times and repair without make and free iron training and the restoration of the restoration	or any part thereof, may, but of oblighting of compromise or settle any tax item of the liquid state of the same and the s	ed to, make any payment or perform any of a late to relief or claim thereof, or re a sament, it is also forfeiture, or lien or it me, the late a late to really such holder mail typenses prince for incurred in connection hable supple sation for such matter conce	act herein- doem from the of claim y cause the thorswith, ning which
In the event of a breach of	of any of the aforesaid agreements, the whole come immediately due and parable, and with it is law, or both, the same at all of said indebte on with proceedings for the forectoure hered- rabbrate showing the whole title to said prem is grantee, or any holder of any part of said in tends shall be an additional lieu upon said pr	ones had been matured by express terms- including reasonable solicitor's focs, outla lees—shall be paid by the grantor, and debtedness, as such, may be a party by re omises, and included in any decree that	hay be rendered in such foreclost appears may be rendered by in such the base and also be aid by " are may be rendered in such foreclost appears and the rendered in such foreclost appears are rendered in such foreclost appears and the rendered in such foreclosing appears and the rendered	reallmed by
by foredourse bored, or by will a behalf of complications in connectice on of procuring or of completting any suits or protecting wherein the of which supeness and disbursen greater—water-A_mill right is close this Truss Deed, the grant required to give any boad, whethe quant powers and dutte of Receiver of Deed in case of saits, and may represent the process of t	o the possession of, and income from, said previ- pesses or some other suitable person or corporation for the primines be then occupied as a homesteed rever, and that said liceovier may continue the product repuls, alter or repair said premises by collect repuls, alter or repair said premises at the previous said premises the product of the pre- sent said and assessments which are a liter or is hereby sutherized to pay and do. The not if assis and decisions, whe decisions, whether	or not, and irrespective of its solvency of one during the pendency of said foreclosure and put and maintain them in first class reharge at any time during the Receivers needs, or any part thereof, may be applied here be a decree therefor in personam or	if any person of the adequacy of the secu- s and thereafter until redemption made or condition and out of the income, may pa- ship, cost of such alterations and repairs, it of from time to time on any forcelosite d- hot, and whether any subsequent owner.	se insuam expenses
by foreelouire bored, or by ruit a behalf of complications in consent con of procuring of 0 completing any suits or proceeding wherein the of which suppenses and debursom grantor—water-Ass. all right to required to give any bond, whether the control of beed in case of sale, and may required to give any bond, whether the control of the	to the possession of, and income from, said prive see or some other untable person of corporation for the permisse by then occupied as a homesteen sea and that said licenters may creative in off of the permisse by the occupied as a homesteen sea of the said large and occupied as a second of the occupied as a second occupied of the occupied occ	it of not, and irrespective of the solventy of the seducing the pendency of said forestours and put and maintain them in first class and put and maintain them in first class part of the pendency of the pendency of the chart be a decree therefor in personan or ning as the termination of the Receivershit ways and profits arising or to arise out of a se collect such runs, issues and profits, to established the pendency of the pendency of the pendency of the pendency of the pendency of the pendency of the pendency of the pendency of the pendency of the pendency of the pendency of the sea of operating and charges against aid in on the industriance between the pendency of the	I say person or to a sateguely or to see and and therester until retemption made or said therester until retemption made or this, cost of such alterations sud repairs, while, cost of such alterations and repairs, hot, and whether any subsequent owner. I said premises to the grantee berein and au serve all notices which may be or become scheme to retems, and upon such centile premises and, second, to the payment of premises and, second, to the payments of	o latuan superses d may r o control of the equi
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•		LLLUOIS	3,, a NOTARY PUBLIC in and for said County in the State aforesaid, Be Hereby Certify, that
			me to be the same personwhose nameI.Ssubscribed to the foregoing  Instrument, appeared before me this day in person and acknowledged thathe  signed, sealed, and delivered the said Instrument asHISfree and volun-
		COOK CHUE FILED FO! DEC 26 '73	# RECORD # 22579430
	Deed	div. & not rem.	ა
80x 638	Trust	RICHARD L. BAGBY, div. & no	JAMESF . MESS INGER

\*END OF RECORDED DOCUMENT