UNOFFICIAL COPY

HIS INDENTURE, WITNESSETH, That Haro	ld England and Vera Englan	d.
ereinafter called the Grantor), of the Village	of Berkeley County of	Cook
d State of Illinois, for and in considerat	lon of the sum of	JOON
rive Inquisand Eight Hundred	Ninerv-Nine and 68/100	Dollars
hand paid, CONVEY_AND WARRANT_to	Bank of Commerce in Berkel	ey,
the Village of Berkeley	County of COOK and State of	lllinois
d to his successors in trust hereinafter named, for the pur		
wing described real estate, with the improvements thereon,		
d everything appurtenant thereto, together with all rents, Berkeley County of Cook	and Sinte of Illinois, to-wit:	
Lot 17 'n Block 4 in Vendley being . Subdivision of part on north c. St. Charles Road, in Range 12 Lost of the Third Pr	and Company's Berkeley Ga of the North East quarter a Section 7, Township 39 N rincipal Meridian, in Cook	rdens, lying orth, County,
Illinois		
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		35- 10 1
	*	
reby releasing and waiving all rights under not 1/2 ue. In TRUST, nevertheless, for the purpose of a rive perf	of the homestead exemption laws of the State of	Illinois.
WHEREAS, The Grantor HATOIQ ENFIANG	and Vera England, his wife	
ly indebted upon Bank of Commerce	Principal promisery notebearing	
내고 세계 회사를 가는 것이 말하는데 🖊	installment	
36 payments of \$163.88		
	0/	& .
	TC STOR	5
민이다. 그렇지않아 하는 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그		
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일하는 내가 있었다. 그는 그 그 만든 하나요?		
THE GRANTOR covenants and agrees as follows: (1) To a provided, or according to any agreement extending time assessments against said premises, and on demand to exhall or restore all buildings or improvements on said prem not be committed or suffered; (3) to keep all buildings nate herein, who is hereby authorized to place auch insurantes herein, who is hereby authorized to place auch insurantes have a stached payable first, to the first Trustee or the policies shall be left and remain with the said Mortgage ces, and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay taxes or at ever or the holder of said indebtedness, may procure such or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said premises or pay all prior incumbrant or title affecting said prior and title affecting said prior and title affecting said prior	bay said indebtedness, and the oter at thereon, as	herein and in said note or
assessments against said premises, and on demand to exh	ibit receipts therefor; (3) Vint is Ary days after	destruction or damage to
ind or restore all buildings or improvements on said prem into the committed or suffered; (5) to keep all buildings no	ises that may have been destroyed or de nared; (4)	that waste to said premises
stee herein, who is hereby authorized to place such insuran	nce in companies acachable to the holder of the f	rst mortgage indebtedness,
ch policies shall be left and remain with the said Mortgage	es or Trustee unit the indebtedness is ful paid;	(6) to pay all prior incum-
In the Event of failure so to insure, or pay taxes or a	same shall become due and payable,	est th reon when due the
tee or the holder of said indebtedness, may procure such	nsurance of pay such taxes or assessments, or d	charge or purchase any tax
ntor agrees to repay immediately without demand, and t	he same with interest thereon from the date of	nd all loney so paid, the
innum shall be so much additional indebtedness secured. In the Event of a breach of any of the aforesaid covera	pereby.	including a incinal and all
d interest, shall, at the option of the legal holder there	without notice, become immediately due and	payable, and "th interest
as if all of said indebtedness had then matured by spress	terms.	y suit at I'w, or doth, the
re hereof—including reasonable attorney's fees outlays for	sements paid or incurred in behalf of plaintiff in r documentary evidence, stenographer's charges	connection with the fore-
ig abstract showing the whole title of said partises on	bracing foreclosure decree—shall be paid by t	he Grantor; and the like
may be a party, shall also be paid by the centor. All suc	h expenses and disbursements shall be an addition	al lien upon said premises,
or taxed as costs and included in any defree that may be a sale shall have been entered or not, shall not be dismissed.	rendered in such foreclosure proceedings; which	proceeding, whether de-
osts of suit, including attorney hees have been paid. The	e Grantor for the Grantor and for the heirs, exe	cutors, administrators and
s that upon the filing of any commant to foreclose this T	rust Deed, the court in which such complaint is fil	ed, may at once and with-
The threat and pennise to pay in pior incumors of the decease of repay immediately without demand, and it may be a pennish that the pennish of the aforesaid coverned in the pennish of the aforesaid coverned that the pennish of the pennish of the aforesaid coverned that the pennish of the aforesaid pennish of the aforesaid that the pennish of the aforesaid the pennish of the aforesaid that the pennish of the aforesaid the pennish of th	Orantor, appoint a receiver to take possession or mises.	r charge of said premises
N THE EVENT of the deal or removal from saidCO	Ok County of the gran	itee, or of his resignation,
al or failure to act then Fred Fosco accessor in this was and if or any like cause said first successor in the second successor and counts in hereby appointed to be second succemed, the standard or his successor in trust, shall release sa	of said County	is hereby appointed to be
eds of said County is hereby appointed to be second succe	ecessor tail or refuse to act, the person who shall the store in this trust. And when all the aforesaid cover	en be the acting Recorder
med, the stander or his successor in trust, shall release sa	id premises to the party entitled, on receiving his r	easonable charges.
litness the hand and seal of the Grantor this	29th day of March	19 74
The Orange Market	1/ 50 = 1	, , , , , , , , , , , , , , , , , , , ,
IIS INISTRI IMPNITAMAS DOED DED DE	Harold Emola	sel (SEAL)
IS INSTRUMENT WAS PREPARED BY	Harold England	
Variant Heller -	Hero England	(SEAL)
	Vera England	
BANK OF COMMERCE IN REPREIEN		All the second of the second o
BANK OF COMMERCE IN BERKELEY 5500 ST. CHARLES ROAD		Y=15. 4. 원리 회사. 교
BANK OF COMMERCE IN BERKELEY 5500 ST. CHARLES ROAD BERKELEY, ILL. 60163		

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Mary Jo Steinhebel a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Harold and Vera England personally known to me to be the same person. whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as __their_ free and voluntary act, for the uses and purposes therein set forth, including the release and Alilay R. W. w. GEORGE E. COLE®

END OF RECORDED DOCUMENT