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RUST DEED—Short Form ns. and Receiver)	FORM No. 831 JANUARY, 1968	22	843	789	GEORGE E. COLE® LEGAL FORMS
HIS INDENTURE, made this	6th	day of	Sent	ember	10. 74
wan JAMES W. GUICE AND BAR				<u> </u>	19,
the City of	Evanston	_, Count	y of	Cook	
nd Strue of	, Mortgagor,		-		
nd FIRE' NATIONAL BANK OF S	KOKIE, A National Ba	nking /	Associ	ation or	ganized and
risting when the laws of the Viller of	Skokie Skokie	merica —, Count	y of	Cook	
and State of	, as Trustee,				
WITNESSETH TH/ T WHEREA	S, the said JAMES W. GL	JICE ANI	D BARB	ARA E. C	
are			-	_	installment rincipal/note in
he sum of Thirteen Thousar.d	and 00/100 (\$13,000.	.00)			Dollars, 888
ay of each and every month t een fully paid, each payment alance on account of princip nterest, if not sooner paid, . D., 1999, which said month	to by it applied al, providing that to shall be are and pa	i to pay	yment	of inter	est and the
vith interest at the rate of 8 3/4 per or	ent per appum, payable			•	
		04	3		
Leffed notes bearing even date herewi	ith and being payable to the	order of J	FIRST	NATIONA	BANK OF SKOKIE
t the office of _FIRST_NATIONAL_BA					4,
or such other place as the legal holder bearing interest after maturity at the rate nterest.	of secondstands processes to	tox the	then	highest	legal rate o
Each of said principal notes is iden	-			_	
NOW, THEREFORE, the Mortga lenced, and the performance of the cov ormed, and also in consideration of the	enants and agreements here sum of ONE DOLLAR in	in contair	ed on t	he Mortga	gor's part to be per- Y AND WARRANT
into the said trustee and the trustee	's successors in trust, the	followin		ibed real	
County of Cook nmer's Resubdivision of the slock 5 in Browne and Culver' and 2 of George Smith's Sub ownship 42 North, Range 13,	and State of South 10 feet of Lo s Addition to North division of the Sou	Illing t 5 and Evanste th part	g descr ois all c on, be of Qu	of Lots of ing a Suilmette	wit:Lot 2 of 5, 7 and 8 in abdivision of Lots Reservation in
County of Cook where's Resubdivision of the block 5 in Browne and Culver' and 2 of George Smith's Sub	and State of South 10 feet of Lo s Addition to North division of the Sou	Illing t 5 and Evanste th part	g descr ois all c on, be of Qu	of Lots of ing a Suilmette	wit:Lot 2 of 5, 7 and 8 in abdivision of Lots Reservation in
County of Cook nmer's Resubdivision of the slock 5 in Browne and Culver' and 2 of George Smith's Sub ownship 42 North, Range 13,	and State of South 10 feet of Lo s Addition to North division of the Sou	Illing t 5 and Evanste th part	g descr ois all c on, be of Qu	of Lots of ing a Suilmette	wit:Lot 2 of 5, 7 and 8 in abdivision of Lots Reservation in
County of Cook nmer's Resubdivision of the slock 5 in Browne and Culver' and 2 of George Smith's Sub ownship 42 North, Range 13,	and State of South 10 feet of Lo s Addition to North division of the Sou	Illing t 5 and Evanste th part	g descr ois all c on, be of Qu	of Lots of ing a Suilmette	wit:Lot 2 of 5, 7 and 8 in abdivision of Lots Reservation in
County of Cook nmer's Resubdivision of the slock 5 in Browne and Culver' and 2 of George Smith's Sub ownship 42 North, Range 13,	and State of South 10 feet of Lo s Addition to North division of the Sou	Illing t 5 and Evanste th part rincipa	g descr ois all con, be of Qu 1 Meri	of Lots (ing a Si illmette dian,	witLot 2 of 5, 7 and 8 in bdivision of Lots Reservation in in Cook County,
County of Cook nmer's Resubdivision of the slock 5 in Browne and Culver' and 2 of George Smith's Sub ownship 42 North, Range 13,	and State of South 10 feet of Lo s Addition to North division of the Sou	Illing t 5 and t 6 and t 7 and	g descr all con, be of Qu 1 Meri	of Lots of Lot	wit:Lot 2 of , 7 and 8 in ubdivision of Lots Reservation in in Cook County, S PREPARED SY uer UK. OF SKOKL

Together with all the tenements, hereditaments and appurtenances thereunto belonging and the rents, issues and proft. hereof and all gas and electric fixtures, engines, boilers, furnaces, ranges, heating, air-conditioning and lifting ap arate and all fixtures now in or that shall hereafter be placed in any building now or hereafter standing on said land, and an the estate, right, title and interest of the Mortgagor of, in and to said-land, hereby expressly releasing and w. ing all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois; TO HAVE AND TO If (1), the same unto the said trustee and the trustee's successors in trust, FOREVER, for the uses and purposes, at 1 u, on the trusts herein set forth.

purposes, at 4 0, on the truste herein set forth.

And the Martgae. A does coverant and agree as follows: To pay said indebtedness and the interest thereon as need in said in the provided; to pay all taxes and assessments levied on said premises as and when the same shall become due and payable and to keep all buildings at any time situated on said premises in good repair and to softer no flen of mechanics or material men, or other claim, to attach to said premises, to pay all water taxes thereon as and when the same shall become due and onyable and neither to do, nor suiter to be done, anything whereby the security hereby effected or intended same or an analysis of the continuous analysis which may at any time be situated upon said or embes, insured in a company or companies to be approved by the trustee and the trustee's successors in trust, or the legal note or of said note or notes, against loss or damage by fire for the full insurable value of such buildings for an am ont at less than the amount of the indebtedness secured hereby and to cause such insurance policies, with the mand anorpgoes clause attached or other sufficient endorsement, to be deposited with trustee as additional security hereunder and upo failure to so secure and deposit such insurance policies, said trustee or the trustee's successors in trust, or the legal holder of said note or notes, or any of them, for the aforestial acrosses, or any of them, or trust, or by the legal holder of said note or notes, or any of them, for the aforestial acrosses, or any of them, or to remove encumbrances upon said premises or in any manner protect the title or e. a. shereby conveyed, or expended in or about any stuft or proceedings in relation thereto, including attorneys fees, and with thereon at seven per cent per annum, become so much additional indebtedness secured hereby but nothing her in contained shall render it obligatory upon said trustee or the trustee's successors in trust, or the legal holder of said note or notes, to so advance or pay any s

In the event of a breach of any of the aforesaid covenants or any center, or in case of default in payment of any note or notes accured hereby, or in case of default in the payment of the content of th

In case of the default of the payment of the indebtedness secured hereby or the breach of any of the covenants and agreements entered into on the Mortgagor's part, the Mortgagor hereby waives all right to the possession, income and rents of said premises, and it thereupon shall be lawful for the trustee or the trustee's successors in trust, to enter into and upon and take possession of said premises and to let the same and receive and collect all rents, issues and profits thereof.

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AND THE Mortgagor further agrees that in case of a foreclosure decree and sale of said premises thereunder, all policies of insurance provided for herein may be rewritten or otherwise changed so that the interest of the owner of the certificate of sale, under such foreclosure, shall be protected to the same extent and in like manner as the interest of the legal holder of the note or notes herein described is protected by such policies.

Upon full payment of the indebtedness aforesaid and the performance of the covenants and agreements hereinbefore made by the Mortgagor, a reconveyance of said premises shall be made by the said trustee, or the trustee's successors in trust to the Mortgagor upon receiving reasonable charge therefor, and in case of the death, resignation, 22 SAS 7

inability to act of said trustee, when any CHICAGO TITLE AND TRUST COMPANY action hereunder may be required by any person entitled thereto, then CHICAGO, ILLINOIS hereby appointed and made successor in trust herein, with like power and authority as is hereby vested in "Legal holder" referred to herein shall include the legal holder or holders, owner or owners of said note or notes, or indebtedness, or any part thereof, or of said certificate of sale and all the covenants and agreements of the Mortgagor herein shall extend to and be binding upon Mortgagor's heirs, executors, administrators or other legal representatives and assigns. Parcies of the first part, jointly and severally further covenant and agree: 1. That they will pay each month, in addition to the principal and interest, as or amounthly payment, an amount equal to 1/12 of the annual taxes, and special as a sment installments, if any, and premiums for insurance for fire and (the heards to protect the party of the second part, which sum is to be heard by holder of Note to pay said items when due, and the party of the first part furning agrees to secure said bills and deliver them to holder of Note; he helder of the Note shall not be obliged to obtain said bills; nor to avance any funds beyond those it holds, and it shall have sole discretion in the allocation and payment, and it shall have the right to pay bills for the above as rendered; 2. They will not sell the p opert herein conveyed nor make any conveyance of the title of said property, - in any way effect a change of ownership while any part of the indebtedness ecured hereby is not fully paid, and in the event they do so, such act shall russ the entire sum due holder of the Note secured hereby shall then become sue a d payable, at sole election of holder reb, the c, id payab. of Note. WITNESS the hand and seal of the Mortgagor, the day and year first above written (SEAL) (SEAL) (SEAL) The note or notes mentioned in the within trust deed have been

identified herewith under Identification No. FIRST NATIONAL BANK OF SKOKIE

Assistant Secretary

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	STATE OF_	ILLI	NOIS		}			-	
	COUNTY OF	COOK			ss.			•	
	I,		the unders	igned	-	a N	otary Public in a	and for said County, in th	e
	•	aid, DO HERE	BY CERTIF	Y that	AMES W.			GUICE, his wife	
							·		,
	personally k	nown to me to	be the same	person_5_	whose na	ame s are	_ subscribed to	the foregoing instrument	
		-						led and delivered the said	
		s_their		itary act, fo	or the use	s and purpos	es therein set for	th, including the release and	d a
	walver of			eal this	64	ι	_ day of A	Flenter, 19 74	
and a			<u> </u>			•		0	
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	Trust Dee	JAMES W. GUICE AND BARBANA E. GUICE, his wif	TO FIRST NATIONAL BANK OF SK				•	AIL TO: FIRST NATIONAL BANK OF SK 8001 Lincoln Avenue Skokie, Illinois	
	L and	A H	DANK TO	2 2		nots		Manue Venue	GEORGE E. COLE*
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		JAMES W. GUICE AND BARBARA E. GUICE,	IRST	SKOKIE, ILLINOIS ADDRESS OF PROPERTY:	2614 Reese	Evanston, Illinois		MAIL TO: FIRST NATTONAL BANK 8001 Lincoln Avenue Skokle, Illinois	
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