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	entre de la composition della
_	TRUST DEED_Short Form 22 844 509 FORM No. 831 ANUARY. 1968 GEORGE E. COLE-
	THIS INDENTURE, made this 24th day of August 19 74,
	of the Village of Arlington Heights Cook
	and St. te 1 Illinois , Mortgagor,
	and FY. OT LATIONAL BANK OF SKOKIE, A National Banking Association organized and existing un to the laws of the United States of America of the Village of Skokie County of Cook
	and State of I'.12'.015'. , as Trustee,
	WITNESSETH THAT WHEREAS, the said ROBERT J. RUNTZ, JR., AND ANTOINETE L. RUNTZ, his wife AND LORRAINE
	his wife AND LORRAINE . 14 is, a widow are justly indebted upon one principal/note in the sum of Thirty-Nine Thousand cr e Hundred and 00/100 (\$39,500.00) Dollars, 388
	Payable as follows: Three Hun's Twenty-Four and 76/100 (\$324.76) Dollars on the 5 of October, A. D., 1974 and Three H mdred Twenty-Four and 76/100 (\$324.76) Dollars the 5th day of each and every mon's referred that a said principal sum and interest have been fully paid, each payment to bo irst applied to payment of interest and the balance on account of principal, proved; that the final payment of principal and interest, if not sooner paid, shall be do and payable on the 5th day of September, A. D., 1999, which said monthly payments inc' de
	with interest at the rate of 8 3/4 per cent per annum, payable in nth ly, said Note
	all receives bearing even date herewith and being payable to the order of FIRST NATIONA IN OF SKOKIE
	at the office of FIRST NATIONAL BANK OF SKOKIE, SKOKIE, ILLINOIS or such other place as the legal holder thereof may in writing appoint, in lawful money of the United States, and bearing interest after maturity at the rate of SCHOOL STATE THE REPORT OF THE PROPERTY OF T
	Each of said principal notes is identified by the certificate of the trustee appearing thereon.
	NOW, THEREFORE, the Mortgagor, for the better securing of the said indebtedness as by the said note evidenced, and the performance of the covenants and agreements herein contained on the Mortgagor's part to be performed, and also in consideration of the sum of ONE DOLLAR in hand paid, does CONVEY AND WARRANT unto the said trustee and the trustee's successors in trust, the following described real estate situate in the
	County of Cook and State of Illinois to wit.—Lot 193 in Greenbrier in the Village Green Unit No. 4, being a Subdivision of part of the East half of the North West quarter of Section 18, Township 42 North, Range 11, East of the Third Principal Meridian, and a Resubdivision of parts of lots 10 and 11 in Geor Kirchhoff Estate Subdivision of part of Sections 12 and 13, Township 42 North, Range 10, East of the Third Principal Meridian, and part of Sections 7 and 18, Township 42 North, Range 11, East of the Third Principal Meridian, in the Village of Arlington Heights, Wheeling Township, in Cook County, Illinois.**
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THIS INSTRUMENT BY AN ACCAMED TO BOTTHY BY AUGUST OF GROKIE BOOT LINCOLN AVENUE EKOKIE, ILLINOIS 60076

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Together with all the tenements, hereditaments and appurtenances thereunto belonging and the rents, issues and not is thereof and all gas and electric fixtures, engines, boilers, furnaces, ranges, heating, air-conditioning and lifting app re us and all fixtures now in or that shall hereafter be placed in any building now or hereafter standing on said land and all the estate, right, title and interest of the Mortgagor of, in and to said land, hereby expressly releasing and wai are all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois; TO HAVE AND IT ALL the same unto the said trustee and the trustee's successors in trust, FOREVER, for the uses and purposes, and to the trusts herein set forth.

And the Mr itg gor does covenant and agree as follows: To pay said indebtedness and the interest thereon as herein and in sa dr iter provided; to pay all taxes and assessments levied on said premises as and when the same shall become due and ro saids, and to keep all buildings at any time situated on said premises in good repair and to suffer no lien of mechanics or roughle and to keep all buildings at any time situated on said premises in good repair and to suffer no lien of mechanics or roughle and neither to do, nor suffer to be done, anything whereby the security hereby effected or intended so to be shall be weakened, diminished or impaired; to keep all buildings which may at any time be situated upon said premise in source in a company or companies to be approved by the trustee and the trustee's successors in trust, or the legal older of said note or notes, against loss or damage by fire for the full insurable value of such buildings for an amount not less than the amount of the indebtedness secured hereby and to cause such insurance policies, with the usual roughle goals attached or other sufficient endorsement, to be deposited with trustee as additional security hereunder and unon failure to so secure and deposit such insurance policies, said trustee or the trustee's successors in trust, or the legal helder of the note or notes, is hereby authorized to procure the same, and all moneys which may be advanced by sai', to ustee or the trustee's successors in trust, or by the legal holder of said note or notes, or any of them, for the afor so upurposes, or any of them, or to remove encumbrances upon said premises or in any manner protect the title or estate home by conveyed, or expended in or about any suit or proceedings in relation thereto, including attorneys' fees, si all with interest thereon at seven per cent per annum, become so much additional indebtedness secured hereby; but nothing herein contained shall render it obligatory upon said trustee or the trustee's successors in trust, or the legal holder

In the event of a breach of any-of the aforesaid covenants or agre ments, or in case of default in payment of any note or notes secured hereby, or in case of default in the payment. On of the installments of interest thereon, and such default shall continue for thirty (30) days after such installment become; due and payable, then at the election of the holder of said note or notes or any of them, the said principal is in a gether with the accrued interest thereon shall at once become due and payable; such election being made at any time. Ifter the expiration of said thirty (30) days without notice, and thereupon the legal holder of said indebtedness, or any part thereof, or said trustee or the trustee's successors in trust, shall have the right immediately to foreclose this trust of a did upon the filing of a complaint for that purpose, the court in which such complaint is filed, may at once and without notice appoint a receiver to take possession or charge of said premises free and clear of all homestead rights in interist, six in power to collect the rents, issues and profits thereof, during the pendency of such foreclosure suit and until the me to redeem the same from any sale made under any decree foreclosing this trust deed shall expire, and in the paintiff, including reasonable attorneys' fees, outlays for documentary evidence, stenograpiers' charges, costs of procuring a complete abstract of title, showing the whole title to said premises, embracing such feeds, and such proceedings shall be included in any decree entered in such proceedings for the foreclosure of this trust deed, and such proceedings shall be included in any decree entered in such proceedings for the foreclosure of this trust deed, and such proceedings shall not be dismissed or a release hereof given until all such fees, expenses and dishursements shall be so much a dition of indebtedness' secured hereby and shall be included in any decree entered in such proceedings for the foreclosure of this trust deed, there shall be paid, First: All

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.

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, 22 844 59

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GENERALLY, or other inability to act of said trustee, CHICAGO TITLE AND TRUE

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 notice, or indebtedness, or any part thereof, or of said certificate of sale and all the covenants and agreements of o Mirtgagor herein shall extend to and be binding upon Mortgagor's heirs, executors, administrators or other legal rate entatives and assigns.

Parties of the first part, jointly and severally further covenant and agree:

- That the wall pay each month, in addition to the principal and interest, as one monthly payment, an amount equal to 1/12 of the annual taxes, and special assessment installments, if any, and premiums for insurance for fire and other as saids to protect the party of the second part, which sum is to be held by holder of Note to pay said items when due, and the party of the first part furt or grees 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 advance any funds beyond those it holds, and it shall have sole discretion in the rallocation and payment, and it shall have the right to pay bills for the allocation are rendered;
- They will not sell the pro. .t herein conveyed nor make any conveyance of the title of said property, 101 in any way effect a change of ownership while any part of the indebtedness socured areby is not fully paid, and in the event they do so, such act shall cluse he entire sum due holder of the Note secured hereby shall then become the and payable, at sole election of holder Pay.

 OCATO

and seal__ of the Mortgagor, the day and year first above written.

(SEAL)

identified herewith under Identification No. FIRST NATIONAL BANK OF SKOKIE taste

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STATE OF	TITMOTE	,			
COUNTY O	ILLINOIS F_COOK	{ ss.	, * -		
	_		المحاسب	,	
I,	the undersigne			Public in and for said County,	
			J. RUNTZ, JR.,	AND ANTOINETTE L. RUNTZ	, his
	d LORRAINE'S. LYONS,				 ,
				bscribed to the foregoing instru	
				signed, sealed and delivered th	
	he right of homestead.	untary act, for the	uses and purposes the	rein set forth, including the relea	se and
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CHA C	19-18-		day	, or, 19	
EK (Im)	Transfer Herryles E	•	Mark	of September, 19.	
Commissio	n Express March 18, 1	925	•	Notary Public	
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and	ROBERT J. RUNTZ, JR., LYONZ, his wife and Li TO TO FIRST NATIONAL BANK O	SI SE	ghts,	H. TO: H.	11nois 600 george F Co
US	ROBERT J. RUNTZ LYONS, a widow FIRST NATIONAL	SKOKIE, ILLINOIS ADDRESS OF PROPERTY: 1401 LoxIngton	Het.	S 33	Skokie, Illinois george F C Legal Fus
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