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THIS INDENTURE, WITNESSETH, That the Grantors, Gerald G. Doles & Kathleen A. Doles, his wife. of the LaGrange & Highlands , County of Cook and State of Illinois , for and in consideration of the sum of Seven Thousand Five Hundred and no/109————————————————————————————————————	
of the <u>city</u> of <u>Chicago</u> , County of <u>Cook</u> and State of <u>Illinois</u> as trustee, and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appuritenant thereto, together with all rents, issues and collist of said premises, situated in the <u>LaGrange Han Highlands</u> , County of <u>Cook</u>	
Lot 373 in Robert Bartlett's La Grange Highlands Unit No. 4 A	
Subdivision of Part of the East 1/2 of the North West 1/4 of Section	
Subdivision of Part of the East 1/2 of the North West 1/4 of Section 17, Township 38 North, Range 12 East of the Third Principal Meridian, 50 n Cook County, Illinois	is ins
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Chicago	was
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nereby releasing and waiving all rights unde and by virtue of the homestead exemption laws of the State of Illinois.	epared
IN TRUST, nevertheless, for the purpose as so uring performance of the covenants and agreements herein.	by B
WHEREAS, The Grantors are justly indebted ponprincipal promissory note bearing even date erewith, payable	
arman Panara	
in 72 consecutive monthl, installments of \$104.17 plus interest at the rate of _pr cent commencing December 1, 1974 and maturing November 1, 1980.	
This Trust Deed covers all subsector renewals of the aforementioned note.	
* INTEREST RATE TO BE COMPUTED AT THE PRIME RATE ENFORCE AT THE "ORD CITY BANK.	
THE GRANTORS covenant and agree as follows: (1) to pay said indebtedness and the interest thereon, r. b. in and in valid motes provided, according to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all it as and assessments against said excess ment on demand to exhibit recepts therefor; (3) within sury days after destruction of damage to rebuild or restor all; (all agree or unprovements on the payment of	
er interests may appear, which policies shall be left and remain with the said Morragares or Trustees until the indebtedness is Tully unbrances, and the indees thereon, at the time or times when the same shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee for the holder and indebtedness, may procure such insurance, or pay taxet or assessments, or other prior mountplanes and tall the many of the failure or over the failure of the failure or over the failure or over the failure or over the failure of the failure or over the failure or over the failure of the failure of the failure or over the failure or over the failure of the failu	
prior incumbrances and the interest thereon from time to time; and all money to paid, the grantons are a creat prepar immediately botton. 'd mand,' and same with interest thereon from the date of payment at seven per cent, per annum, shall be so much additional indebtedness section can be a likely and the period of the per	22
rest let us can, be amount, and to recoverable of foreclosure increot, or by suit at its, or both, the same as it all of said indebjedness had fine mail ed by recess terms. The same as it all of said indebjedness had fine mail ed by the grantors that all expenses and disbursements paid or incurred in behalf of plaintif in connection with foreclosure fereof—bluding reasonable solicitor's feet, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the will be title	87(
said pictures entitles in preciousite correctionate of paid by the grantors; and the like expenses and disbusements, occasioned by any suit or pro- serion the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the grantors. All such expenses and bursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceed symbiol proceeding, whether decree of saie shall have been entered or not, shall not be dismissed, nor a release refer given, until all such expenses an.	
TI IS AGREED by the grantors that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with foretclosure error- lusing reasonable solicitor's feet, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the wi- be title evidence to the state of the state of the paid by the grantors; and the like expenses and disbursements pastract showing the wi- be title consistent of the state of the state of the paid by the grantors; and the like expenses and disbursements, castaloned by any said or pro- bursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceeds; which proceeding, whether decree of sale shall have been entered or not, shall not be dasmissed, nor a release hereof given, until all such expenses an- bursements, and the costs of soil, including solicitor's fees have been paid. The grantors for taid grantors and for the helrs, executors, administrators on the filling of any complaint to foreclose this Trust Session of and income from, said premises pending such creditions; proceedings, and agree that any party claiming under said grantors, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits the said premises.	
IN THE EVENT of the death or removal from said <u>COOK</u> County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust; and if for heading Recorder of Deeds of said County is hereby appointed to be second	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The cause said first nuccessor fail or refuse to act, the person who shall then of said County is hereby appointed to be first successor in this trust; and if for cessor is this trust. And when all the aforesaid covenants and agreements are performed, the granteer or his successor in trust, shall relieve said permises to party entitled on receiving his reasonable charge minutes to a property of the country o	
THIS TRUST DEED IS SUBJECT TO 1st Mortgage of Record	
Witness the hands and seals of the grantors this 15th day of October 1974	醫
Hodel & Viles	
Gerald G. Doles (SEAL)	
Kathleen A. Doles (SEAL)	

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	OCT-17-74 881402 0 22879902 4 - Re	c 5.00	
	STATE OF ILLINOIS COUNTY OF COOK	•	
	COUNTY OF COUNTY		
	I, Patricia M. Chaplin , a Notary Public in and for said County, i	n the	
	State aforesaid, DO HEREBY CERTIFY that Gerald G. Doles and Kathleen A. Doles, his wij	fe,	
	personally known to me to be the same person <u>a</u> whose name <u>are</u> subscribed to the foregoing instru	١	
	appeared before me this day in person and acknowledged that <u>they</u> signed, sealed and delivered the	1	
	in rement as their free and voluntary act, for the uses and purposes therein set forth, including the release	and	
	waive. of the right of homestead. Given time or my hand and notatial seal this 15th day of October. Smith 16th	7.4	
-	Gives un er my hand and notarial seal this 15th day of 00000000000000000000000000000000000		
	(Impress Seal He o)		
	NOTARY PUBLIC STATE OF ILLINOIS MY COV. ASSI. N EXPLES MAY C. 1978 PATRICIA M. Notal-Public Charles Notal-Public C	78	
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