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3	TRUST PEEDIC 3'14' 2 14 PH 22 922 836 *22 922 806	4
	14 33 114 046 1024 A.D. 19 74	1
	by and between WILLIAM E. BENNETT AND SUSAN M. BENNETT, his wife	1
1	F. Cook	Y.
	of Chicago in the County of Chicago, (hereinafter, "Mortgagor"), and THE FIRST NATIONAL BANK OF CHICAGO, and State of Illinois (hereinafter, "Mortgagor"), and THE FIRST NATIONAL BANK OF CHICAGO, and State of Illinois association organized and existing under and by virtue of the laws of The United States of America, a national object of the City of Chicago, County of Cook and State of Illinois, as Trustee	1
	and doing Just less and haring with the state of the Promissory Instalment (hereinaf er, "Irustee"), WITNESSETH:	200
	Note hereins' ar d scribed in the Principal Sum of Dollars (\$40,000.00),	
1	Note hereins' er d'scribed in the Principal Sum 0. Dollars (\$40,000.00), FORTY THOS' N. AND NO/100  FORTY THOS' N. AND NO/100  evidenced by one en. Promissory Instalment Note (the identity of which is evidenced by the certificate thereon of the evidenced by one en.) Promissory Instalment Note (the identity of which Instalment Note (hereinafter, the Trustee), bearing e. It is herewith made payable to bearer and delivered, which Instalment Note (hereinafter, the Trustee), bearing e. It is herewith made payable to bearer and delivered, which Instalment Note (hereinafter, the Trustee), bearing e. It is a supplied to the principal and the principal and the principal and the principal supplied to the principal suppli	
5	"Note"), bears interest trop tate of disbursement until maturity at the rate therein set form, and which parties interest is payable as follows:	
	Interest only due Decembe 13, 1974 thereafter the sum of \$342.56 due and payable on the if not sooner paid;  December 13, 1994 thereafter the sum of \$342.56 due and payable on the if not sooner paid;	
4	each of said monthly payments of \$34 rinci al sym remaining from time to time unpaid and second on account of said principal sum, payable monthly on the balance of said rinci al sym remaining from time to time unpaid and second on account of said principal sum, payable monthly on the balance of said rinci al sym remaining from time to time to rentum per annum, and all of said payable monthly on the balance of said rincipal symmetry and remaining from time to time to the said of said payable monthly on the balance of said rincipal symmetry.	13.0
1	said principal instantials being payable in lawful money of The United States, at such painting house in Charles, and the principal and interest payments being payable in lawful money of The United States, at such payments from the States, and the States, at such payments from	1
	the City of Chicago and salte of rimins? In the control the city of Chicago and salte of rimins, in the place of the city of t	Ĺ
-	interest is payable as folly as:  Interest only due December 13, 1974  Interest only due December 13, 1974  Interest only due December 13, 1974  Interest only due December 13, 1995  Per centum payable interest at the rate specified in said Note, said principal instalments bearing interest 18 cm remaining from time 0, time unpaid and second on account of said principal sum, payable monthly on the balance, of said rincit al error remaining from time 0, time unpaid and second on account of said principal sum, payable method of the control of the said principal sum, per centum per annum, and all of said said principal and interest payments being payable in lawful money of The United States, at such banking house in Chicago, lilinois, as the principal and interest payments being payable in lawful money of the First National Bank of Chicago, in legal holder(s) of the Note may in writing a point of the control of the First National Bank of Chicago, in legal holder(s) of the Note may in writing a payable and by mich Note, it is agreed that the principal sum thereof, together with accrued interest the City of Chicago and State of Illinois; in and by mich Note, it is agreed that the principal sum thereof, together with accrued interest the City of Chicago and State of Illinois, in and by mich Note, it is agreed that the principal sum thereof, together with accrued interest the City of Chicago and State of the Mortgago of the Note and State of the Mortgago of the Note and State of the Note of the No	
4		
7	Unit 24 as delineated on Survey of the following described parcel of real estate (hereinafter referred to as "Farcel"): Lots 36 to 48 inclusive in	7/6
4	Husted's Subdivision of the South part of 100 100 15 in called it all the Third	
	Principal Meridian which survey is attached as Anibit A to Declaration	
	and the state of t	
	Chicago, a national banking association, the dated October 30, 1970 and known as Trust Number 3, 408 recorded in the office of the Recorder of Cook County, Illinois as Journet 21563823,	
1	together with an undivided 2.0377 per cent interest i. aid parcel (excepting from said parcel all the property and space c mprising all the units thereof as defined and set forth in said Declaration and Survey).	
. 1	units thereof as defined and set forth in said Declaration and Survey).	6
-	which, with the property hereunder described, is referred to as the "Premises,"	
	TOGETHER with all the tenements, novel located or hereafter to be erected on the premises, the ren. "sur and profits merely belonging, all buildings and improvements now located or hereafter to be erected on the premises, the ren." sure and profits made (which rents-rissues and profits are hereby expressly assigned, it being understood that the pledge of the rents, 'sure' and profits made (which rents-rissues and profits are hereby expressly assigned, it being understood that the premises, the ren." sure and profits made (which rents-rissues and profits are hereby expressly assigned, it being understood that the premises, the ren." sure and profits made (which rents-rissues and profits are hereby expressly assigned, it being understood that the premises, the ren." sure and profits made (which rents-rissues and profits are hereby expressly assigned, it being understood that the premises, the ren." sure and profits made (which rents-rissues and profits are hereby expressly assigned, it being understood that the pledge of the rents, 'sure and profits made (which rents-rissues and profits are hereby expressly assigned, it being understood that the pledge of the rents, 'sure and profits made (which rents-rissues).	
1	in and by this Trust Deed is not a secondary please but is a paramsus and fixtures of every kind and nature what one of including, but the payment of the indebtedness secured hereby), and all apparatus and fixtures of every kind and nature what one of including, but the payment of the indebtedness secured hereby, and all apparatus and awaings, screens, storm windows and does, or including, but the payment of the foregoing, all shrubbery, shades, and awaings, screens, storm windows and does, or including, but the payment of the payment of the foregoing, all shrubbery, shades, and awaings, for sunniving or distributing has a light, and the payment of the payme	
	wentian blinds, gas and electric fixtures, radiators, heaters, ranges, bantuos, sincs, supporting now or hereafter star and on the water, air conditioning, and all other apparatus and equipment in or that may be placed in any building now or hereafter star and on the water, air conditioning, and all other apparatus and equipment in or that may be placed in any building now or hereafter star and on the water, air conditioning, and all other apparatus and equipment in or that may be placed in any building now or hereafter star and on the water, air conditioning, and all other apparatus and equipment in or that may be placed in any building now or hereafter star and on the water, air conditioning, and all other apparatus and equipment in or that may be placed in any building now or hereafter star and on the	
1	premises, (which are nevery understood or not, shall for the purposes of this Trust Deed be deemed continuously to be test estate at the purpose of this Trust Deed be deemed continuously to be test estate at the purpose of mortgage of, in and to said premises, the purpose is the purpose in the purpose in the purpose in the purpose is the purpose in the purpose in the purpose in the purpose is the purpose in the purpose in the purpose in the purpose is the purpose in the purpose in the purpose in the purpose is the purpose in the purpose in the purpose in the purpose is the purpose in the purpose in the purpose in the purpose is the purpose in the purpose in the purpose in the purpose is the purpose in the purpose in the purpose in the purpose is the purpose in	
	TO HAVE AND TO HOLD the above and walving all rights under and by virtue of the Homestead Exemption Laws of the Site and trusts herein set forth, hereby releasing and walving all rights under and by virtue of the Homestead Exemption Laws of mater of Hillingis, and all right to retain possession of the Mortgaged Property after any default in the payment of said indebtedness or unter	I
	which, with the property hereunder described, is referred to as the "Premises,"  TOGETHER with all the tenements, hereditaments, privileges, easements, and appurtenances now or a say time 'treaster thereunto belonging, all buildings and improvements now located or hepsetre to be erected on the premises, the ren. 'sure and profits aftered (which rents; issues and profits are hereby expressly assigned, the being understood that the pledge of the rents, 'sure and profits made (which rents; issues and profits are hereby expressly assigned, the being understood that the pledge of the rents, 'sure and profits made (which rents; issues and profits are hereby expressly assigned a primary pledge on a parity with the mortgaged, ro. 'ty as security for in and by this Trust Deed is not a secondary pledge on a parity with the mortgaged, ro. 'ty as security for the payment of the indebtedness secured hereby), and all apparatus and fixtures of every kind and nature what or, 'niciding, but the payment of the indebtedness secured hereby, and all expensition, and all other areas and expression of the transport of the real estate and appropriated to the use of the case of the rents, (which are hereby undersood and agreed to be part and parcel of the real estate and appropriated to the use of a case of the profits of the rents, (which are hereby undersood and agreed to be part and parcel of the real estate and real estate and hereby), and site of the payment herein combined.  The payment of the agreement herein combined.  The payment of the payment herein combined as provisions appearing on page 2 (the reverse ide of this and payment of a sald indebtedness or unter of librate, and all right to retain possession of the Mortgaged Property after any default in the payment of sald indebtedness or unter of librate,	1
	successors and assigns. Witness the hand and seal of Mortgagor the day and year first above written.	1
1	Sugan M. Bennett	1
	W1111am E. Bennett	1
	Chickethe Saldander	1
	HEREBY CERTIFY THAT WILLIAM I THE BEST OFFICE WINDS HOME GOOD THE BEST OF THE BEST OFFICE WINDS THE WINDS THE BEST OFFICE WINDS THE BEST OFFICE WINDS THE BEST OFFICE WINDS THE	
	this wife, free personally known to me to be the safe in person and acknowledged that the foregoing Instrument, appeared before me this day in person and acknowledged that the foregoing Instrument, appeared before me this day in person and acknowledged that the foregoing Instrument as though the foregoing Instrument as the foregoing Instrument, appeared before me this day in person and acknowledged that	1
	Both for the pass and party	
4	GIVEN under my hand and Notarial Seal this Result of Control of the Control of th	-
	My Commission Expires June 28, 1977 Notary Public	
	The Principal Instalment Note mentioned in the within Trust Deed has been identified herewith.  R. E. No. REO 41.520 The First National Bank of Approximately 1.50 The Principle 1.50 The Principle 1.50 The P	
	mail to	
្តី	THIS INSTRUCENT PREPARED BY AND SHOULD BE RETURNED TO: F. Kurjanski	1
	THE FARST ASSIONAL BANK OF CHICAGO	1
	ONE FIRST NATIONAL PLAZA CHICAGO, IL 60670	
4		

## THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

1. Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof

Mortgagor agrees,

(a) to keep the premises in good repair and make all necessary replacements;
 (b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become damaged of destroyed;

(c) to comply with all laws and municipal ordinances with respect to the premises and their liens, charges, or encumbrances price (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premise free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances price (d) to keep the premise free from liens of the price (d) to keep the premise free from liens of the price (d) to keep the price

(e) to permit the Trustee or holder(s) of the Note access to the premises at all reasonable times for purposes of inspection; (f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby. Mortgagor further agrees that no substantial repairs or remodeling of the premises all have deposited with Trustee as uno famoney, sufficient in the holder(s) of the Note shall first have been obtained and Mortgagor shall have deposited with Trustee as uno famoney, sufficient in the judgement of, Trustee, or the holder(s) of the Note to pay in full the cost of such repairs or remodeling. Trustee thereby authorized to apply the money so deposited eighter during the progress of such repairs or remodeling, or upon completion thereby.

in payment of the cost increor and of the reasonable tees of rustice.

3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and
assessments of any kind which may be levied, assessed, charged, or imposed upon the premises and to deliver to Trustee, upon request
satisfactors, ediferent of such rayment. Mortgagor, to prevent default hereunder, will pay in full, under protest in the manner provided

by law, any tax or assessment which Mortgagor may desire to contest.

Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable and Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable full and all the premises at their full insurable full to the holder(s) of the Note may require from time to time and insurance and Trustee or the holder(s) of the Note and the policies evidencing

appron a renewal policy shall be delivered to 'Insiste not later than tendys but to the contact of the Note, and to provide for the payment of r al estate taxes and assessments required to be paid hereunder by Mortgagor, Mortgagor shall deposit with Trustee, on each m only poyment date, as set forth in the Note, an amount equal to one-twelfth of the annual real estate taxes and assessments as estimated to the support of the contact of th

6. Up at left at the Mortgagor of any agreement herein, Trustee or the holder(s) of the Note may, but need not, make any apparent or perior, any act herein required of Mortgagor in any form and manner deemed expedient and may, but need not, make any perior and perior and considerable of period of the Note and the period of the Note and the period of the Note and the period of the Note at left and the period of the Note at left and the son make of the Note at left and the Note at left and the son make of the Note at left and the Note and bank up in the Note and the Note at left and the Note and bank up at left and the Note at left and the Note and bank up at left and the Note and bank up at left and the Note and bank up at left and the Note and the sole judges of the legality and the Note and the Note and the Note and the Roman at legality and the Note an

With respect to any deposit of sund made by the Mortgagor with Trustee hereunder, it is agreed as follows:

(b) Such deposits shall be held by Truste and all not be subject to the direction or control of the Mortgagor,

c) If a default occurs in any of the ter is here f, or of the Note. Trustee may, at its option, and shall, upon written direction by the holder(s) of the Note, notwit standing the purpose for which said deposits were made, apply the same in reduction of said indebtedness or any other the accrued, or to accrue, secured by this Trust Deed.

8. If default shall occur in the payment of any onth y installment of principal and interest as provided in the Note; or in the payment of any other indebtedness arising under the Note or this Trust Deed; or in the performance of any other agreement of Mortgagor contained in the Note or this Trust Deed and shall con. 2 y period of three days then the following provisions shall apply:

(b) Truste or the holder(s) of the Note may immember of oreclose the lien of this Trust Deed. The court in which any proceeding is pending for that purpose may, at once, c s any time thereafter, either before or after sale, without notice to Mortgagor, and without requiring bond, and without re and to the solvency or insolvency on any person liable for paymen of the indebtedness secured hereby, and without regard to the men value of the premises, or the occupancy thereof as a homestead appoint a receiver for the benefit of Trustee or the hedre(s) of the Note, however to collect the remissions and profits of the premises, due and to become due, during such forcelosure suit and the full satutory period or redemption notwithstanding any redemption. The receiver, ct of such rent, issues and profits when collected, may pay costs incurred in the management and operation of the premise. Profit of coordinate liens, if any, and taxes, assessments water and other utilities and insurance, then due or thereafter are using, and may make and pay for any necessary regain

9. In any foreclosure of this Trust Deed, there shall be allowed and included in the decree for sale, to be paid out of the rents, or

proceeds of such sale,

(a) all principal and interest remaining unp

(b) all other items advanced or paid by Trustee or the holder(s) of the Note pur ant o this Trust Deed, with interest at eight percent per annum from the date of advancement, and

percent per annum from the date of advancement, and

(c) all court costs, attorneys' feets, appraiser's feets, expenditures for documentary and part evidence, stenographer's charges,

(c) all court costs, and costs. (which may be estimated as to items to be expended the cost of title, title searches and examinations, title guaranty policies, Torred's sert carry and similar data with respect abstracts of title, title searches and examinations, title guaranty policies, Torred's sert carry and similar data with respect to title which Trustee or holder(s) of the Note may deem necessary in connection very such foreclosure proceeding.

First, on account of all costs and expenses incident to the foreclosure proceedings, including all ite s emn erated herein; second all other items which, under the terms hereof, constitute additional secured indebtedness, with inter ethere is as herein provided; third, all principal and interest remaining unpaid on the Note; fourth, any surplus to Mortgagor, the interest remaining unpaid on the Note; fourth, any surplus to Mortgagor, the heirs, a cessors, or assigns, third, all provided in the Note; fourth, any surplus to Mortgagor, the heirs, a cessors, or assigns, the surplus of the subject to any which would not be good and available to the party interposing the same in an action at law upon the Note hereby secured.

12. This Trust Deed and the lieu created hereby shall be released by Trustee upon full payment of all indel come a secured hereby the performance of the agreements herein made by Mortgagor, and the payment of the reasonable fees of Truste. 1. 187° may execute and deliver such release to, and at the request of, any person who shall, either before or after maturity hereof, product and whilst from the request of the request of the results o

13. It is expressly agreed that neither Trustee, nor any of its agents or attorneys, nor the holder(3) of the Note, shall not a personal liability on account of anything that it, he or they may do or omit to do under the provisions of this Trust Deed, except in case of its, his or their own willful misconduct.

14. The agreements herein contained, shall extend to and be binding upon Mortgagor, and any and all persons claiming by, mround the same as if they were in every case named and expressed, and all the agreements herein shall bind them, be printing and severally, and shall inure to the benefit of Trustee, its successors and assigns, and of the holder(s) of the Note.

15. Except as herein expressly provided to the contrary, no remedy or right herein conterted upon or reserved to me do to the holder (s) of the Note is intended to be to the exclusion of any other remedy or right, but each and everether to the holder (s) of the Note is intended to be to the exclusion of any other remedy or right given herein the provided in the state of the contract of the contr

16. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs had not been inserted.

in the office of the Necorder (or Registrar) of the County in which this instrument shall have been recorded (or registered). In the office of the Necorder (or Registrar) of the County in which the first National Bank of Chicago, as Trustee, at any time where its action hereunder may be required by any person entitled thereto, then the Chicago Title and Trust Company shall be and it—its action hereunder may be required by any person entitled thereto, then the Chicago Title and Trust Company shall be and it—its hereby appointed and made successor in trust to The First National Bank of Chicago as Trustee under this Trust Deed, with identical bowers and suthority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the user

FORM 14340-9-A4

Page 2

END OF RECORDED DUCUMENT