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7	TRUST DEED 22 282 263
J -	566780
۱ ۱	THIS INDENTURE, made April 7, 1973, between
,	JAMES BARANSKI AND ELAINE BARANSKI, his wife
	herein referred to as "Mortgagors," and
-	THAT, WHEREAS the Mortgagor as institutions, herein referred to as TRUSTEE, witnesseth; T. T. O. T. T. O.
	THE RTY THOUSE or holders being herein referred to as Holders of the Note, in the principal sum of
1	evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made rayable to THE OPDERS OF
	and delit led, in and by which said Note the Mortgagors promise
	per cent per annum in instalments (including primately all the rate
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	the 30th de of each and annual and annual and annual and annual and annual and annual
1	All such trayments on recover of the final
1	per and all of early per all
١	appoint, and in absence of such appointment at the state of the note may, from time to time in writing
	Now, THEREFORE, the Mortgages to record the action of Pirst National Bank of Brookfield
ı	and limitations of this trust deed, and the performance of the covenants and agreements hereign did interest in accordance with the terms, provisions consideration of the sum of One Dollar in hand paid, the coverants and agreements hereign contained, by the Mortgagors to be performed, and also in
	NOW. THEREFORE, the Morgagors to secure the promen of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Morgagors to be performed, and also in Trustee, its successors and assigns, the following described Rea Essai an all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF COOK
	Lot 6 in Block 5 in Midl nd Divelopment Company's High Ridge Park First Addition a Resubdivision of Portion of William Zologham
-	in the North West one Charter in Ridge A Subdivision
	39 North, Range 12 East of the 'h' cd Principal Meridian, Cook County, Illinois.
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	which, with the property baselings.
	which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, fixtures, and appurtenances thereto belonging, and all ret s. we said profits thereof for so ong and during all such times as Morgagors may be entitled thereto (which are pledged primarily and on a parity with s. id real content of the said of th
	whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), schem, windows, floor coverings, inador beds, awnings, stoyes and water better.
1	TOGETHER with all improvements, tenements, ensements, fixtures, and appurtenances thereto belonging, and-ull retus, to extend present on an analysis of the secondarily secondarily and appuratus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water light power, refrigeration whether single units or centrally controlled wentlation, including (without restricting the foregoing), science, wintow, of the storm doors and tracked thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mostly gots or whether single are dealered to be a part of said real cas the whether physically residently and the storm doors and the storm doors and the storm doors are storm to the storm doors and the storm doors are storm doors are storm doors and the storm doors are storm doors are storm doors are storm doors and the storm doors are storm doors are storm doors and the storm doors are storm doors and the storm doors are storm doors and the storm doors are storm doors are storm doors are storm doors are storm as a storm doors are
	Aortgagors do hereby expressly release and waive
	This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse sice of it's accessors and assigns.
'	and assigns.
'	and seal 8 of Mortgagors the day and year first shows written
'	WITNESS the hands and seal 8 of Mortgagors the day and year first above written
'	[SEAL] James Beranski SEAL]
ti si	[SEAL] James Baranski [SEAL] [SEAL] SEAL] TATE OF ILLINOIS, SS N. Ted J. Yasdick
tı sı	[SEAL] James Baranski [SEAL] [SEAL] SEAL] TATE OF ILLINOIS, SS N. Ted J. Yasdick
tı sı	[SEAL] [SEAL]
tı sı	[SEAL] [SEAL]
tı sı	[SEAL] [SEAL]

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	Page 2 CTHE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): of be destroyed: (2), keep said premises in good consists in goo
1	1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged upon request earlibit satisfactory evidence of the discharge of such prior lies because by a lien or charge on the premises which may become damaged upon request earlibit satisfactory evidence of the discharge of such prior lies to secured by a lien or charge on the premises superior to the lien hereof, and trapect to the premises and the use thereof, (a) make one of the discharge of such prior lies to Trustee or to holders of the note; (4) complete within a reasonable time was the premises and the use thereof; (6) make one to promise; (5) comply with a note; (4) complete within a reasonable time was
	building or buildings now or at any time in any time of such prior lien to Trustee or to buildings now or at any time in any t
	and the same of th
	and protest, in the manner provided by several to more duplicate receipts the
	masterini tinder policies providing for payment L. A. The master of payment L. A. The master of the payment L. A.
	strain deliver all policies, including additional time note, such rights to be enidenced to the note, under insurance policies name to
	damage, to Trustee for the benefit of the holders of the note, such right to be evidenced by the note, under insurance policies payabiling the same or shall deliver all policies, including additional and renewal policies, to holders of the note, under insurance policies payabiling the same or policies not less than ten days prior to the respective dates of expiration. 4. In case of default therein. Trustee or the holders of the note, and in case of insurance about to expire, shall deliver renewal for any any form and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required of affecting said premises or context any tax or assessment. All money paid for any of the purposes herein authorized and all expenses faid or increase to the hereof, pile accounted to the context and the purposes herein authorized and all expenses paid or increase the hereof, additional indebtedness secured hereby and shall become immediately due and payable without notices of the note to protect the mortgaged gremises and per annum. Inaction therein for trustee or holders of the note that the context of the c
	is any, and purchase, discharge, compromise security, and may, but need not, make full or partial payment or perform any act hereinbefore required of affecting said premises or contest any tax or octule any tax lien or other prior lien or if the prior lien or i
	connection therewith, including attorneys fees, and any other moneys paid for any of the purposes herein authorized and all expenses paid or inclured in additional indebtedness secured hereby and shall become immediately due and payable without notice and mortgaged premises and per annum. Inaction of Trustee or holders of the note to protect the mortgaged premises and the part of Mortgaged and shall become immediately due and payable without notice and with interest thereon at the rate of the part of Mortgaged.
-	the nervot, plus reasonable compensation to Trustee for each matter concerning which action herein authorized and all expenses paid or incurred in additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest may be taken, shall be so much hereunder on the part of Morragaors. 5. The Trustee or the finders of the note hereby secured making any payment hereby subsect of any right accruing to them on account of any default on any, ball, statement or estimate promoted few at the control of the payable without notice and with interest thereon at the rate of
	to any bill, statement or estimate procured from the appropriate public office without inquire heading to taxes or assessments may decease it
	to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into 6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option or a this Trust Deed to the contrary, become due and unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note interest on the note, or (b) when default shall occur and belief in further than the contrary, become due and continue for three days in the reserved.
	and continue for three days in the performance of any instalment of principal and
	The summer of the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall be allowed and included as additional indebtedness which may be paid or incurred by or on behalf of Trustee or holders of the note or Trustee shall have the right to fees out or to decementary and expect evidence, steeped by the paid or incurred by or on behalf of Trustee or holders of the note or Trustee shall have the right to fees out or to decementary and expect evidence, steeped by the paid or incurred by or on behalf of Trustee or holders on the feet of the paid of the
	cape dive so de expense which may be paid or incurred by or on behalf of Trustee should not a sudditional indebtedness in the decree for sale all after one, of st. decree of procuring all such abstracts of title, title searches and costs (which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appraiser's after one, of st. decree) of procuring all such abstracts of title, title searches and examinations with may be estimated as to discuss to be represented.
	the state of the may be had purguant to such the note may deem to be reasonable materials. Forrens certificates, and similar data
)	probate and bankrupcy pr ceelings, to which maken paid or incurred by Trusteer or hotses secured hereby and immediately due and payable, with interest probate and bankrupcy pr ceelings, to which are for incurred by Trusteer or hotser of the trust of the payable with interest probate and bankrupcy pr ceelings, to which are the payable with interest probate and bankrupcy pr ceelings, to which are the payable with interest probate and bankrupcy pr ceelings, to which are the payable with interest probate and bankrupcy pr ceelings, to which are the payable with interest probate and bankrupcy pr ceelings, to which are the payable with interest probate and bankrupcy pr ceelings, to which are the payable with the payable with interest probate and bankrupcy probate and
	whether or not actually come enter the commencement of any suit possibility canination defendant, by reason of this route deed or any detector, whether or not actual common of preparations for the defense of any with present or the foreclosure hereof after actual of such cases.
	which made it the foreclo are p occedings including the distributed and applied in the following and
	principal and interest remaining unpage on the filting of the filting as are mentioned in the preceding paragraph hereof second, all other items appear. 9. Upon, or at any time after the filing of a 1 to 1 reclose this trust deed, the court is which representatives or assigns, as their rights may Such appointment may be made either before.
	appear. 7. Upon, or at any time after the filing of a 1 to 1 reclose this trust deed, the court in which such bill is filled may appoint a string, as their rights may Such appointment may be made either before \(\text{ifter ale}\), without notice, without regard to the solvency or insolvency of Mortgagors at the time. Such appointment may be made either before \(\text{ifter ale}\), without notice, without regard to the solvency or insolvency of Mortgagors at the time-of pendency of such forcelouser suit and, in case of a sule \(\text{i}\) d a before the premises of whether the same shall be then occupied as a homestead or not and the as well as during any further times when Mortgagors, eep \(\text{o}^*\) the intervention of such receiver and profits of sadd premises during the and all other retimes when Mortgagors, eep \(\text{o}^*\) the intervention of such receiver, would be entitled the other here here deem profits of sadd premises during the whole of said period. The Court from time time and \(\text{o}\) in the intervention of such receiver, would be entitled to collect such rents, issues and profits of (11). The such collects of the protection, possession, control.
	pendency of such foreclosure suit and, in case of a sale; id a o ficiency, during the first same shall be then occupied as a homestead or not and the as well as during any further times when the many days and profits of said in the same shall be then occupied as a homestead or not and the
	receiver shall have power to collect the rents, issues and profits of sale; id a 6 liciency, during the full statutory period of redemption, whether there when Mortgagus; c. cep. o. 'he intervention of such receiver period of redemption, whether there be redemption or many and all other powers which may be necessary seriod to time nay an in the seriod profit of the rents, issues and profits of the profit of the profit of the profit of the receiver period of redemption, whether there be redemption or many and the receiver period of the collect such rents, issues and profits of: (1) The indebtedness secured hereby, or by any to time nay and the receiver to apply the net corone in his hands in payment in whole or in part such that the profit of the receiver to apply the net corone in his hands in payment in whole or in part of the line hereof or of such decree, provided deep provision of the enforcement of the line or of any provision between the profit of the profit of the period party in a made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency, purpose the profit of the profit
' ·	10. No action for the enforcement of the lien as of application is made prior to foreclause special assessment or other lien which may be or become
	11. Trustee or the holders of the note shall have the right to inspect the purpose. 12. Trustee has no duty to examine the content of the purpose. 13. Trustee has no duty to examine the content of the purpose. 14. Trustee has no duty to examine the content of the purpose. 15. Trustee has no duty to examine the purpose. 16. Trustee has no duty to examine the purpose the purpose.
	identity, capacity; or authority of samine the title, location, existence or chi, frien of the
	13. Trustee shall release this trust deed and it may require indemin.
	dier maturity thereof, produce and exhibit to Trustee the note, representing that all interpretations are requested in person who shall either the control of the request of any person who shall either the request of any person who shall eit
	at exemption herein contained of the note and which purporting to be placed thereon by a proper state of the note and which purporting to be placed thereon by a proper state of the note herein
	any note which may be presented and which never placed its identification number on the note death lated as the makers thereof; and where the college of the note death lated as the makers thereof; and where the college of the note death lated as the makers thereof; and where the college of the note death lated as the makers thereof; and where the college of the note death lated as the makers thereof; and where the college of the note death lated as the makers thereof; and where the college of the note death lated as the makers thereof its independent of the note death lated as the makers thereof its independent of the note death lated as the makers thereof its independent of the note death lated as the makers thereof its independent of the note death lated as the makers thereof its independent of the note death lated as the makers thereof its independent of the note death lated as the makers thereof its independent of the note death lated as the note d
	of ined, in case of the resimulation of the Recorder on D.
	the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrar of Tith. in whi habis instrument shall have been stutted shall be increased in Trustee, the then Recorder of Dee s of the control which purposes to be executed by stutted shall be increased in Trustee. The trustee, the then Recorder of Dee s of the control which habis instrument shall have been stutted shall be increased in Trustee. The trustee of successor shall be entitled to reasonable compensation for all acts performed hereunder. 15. This, Trust Deed and all provisions hereof, shall be attended to all the binding upon Mortagorers and au. 17. The trustee is the control to reasonable compensation for all acts performed hereunder. 18. This, Trust Deed and all provisions hereof, shall extend to and be binding upon Mortagorers and all trustee.
	stuated shall be Successor in Trust. Againon, inabity or refusal to act of Trustee, the then Recognized of The in whi habits instrument shall have been trustee or successor shall be reasonable compensation for all acts performed hereunded of Dee s of the c unty in which the premises are 1.5. This, Trust Deed and all provide herein the recognized compensation for all acts performed hereunded with the premise and any tife word 'Mortgagors' when used herein shall include all such persons and all persons lable for the payment of the mode, cer' asset or any part thereof, "notes" when more than one note is used.
	construed to mean
	FILED FOR RECORD
	SECONDE OF DEED
	APR 10 '73 1 36 PK 22282263
*	
	IMBOD A SALAS MALAS MACACRAT, BAS RATE
	THE NOTE SECURED BY COUNTY SALE Identification No. 566780
	BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED SHOULD CHICAGO TITLE AND TRUST COMPANY,
Γ	BEFORE THE TRUST DEED IS FILED FOR RECORD. BY Trustee.
MAIL TO:	First National Bank of Brookfield FOR RECORDER'S INDEX PURPOSES
	Brookfield, Illinois 60513 DESCRIBED PROPERTY HERE
	PLACE IN RECORDER'S OFFICE BOX NUMBER 537
	SOFFICE BOX NUMBER
	END OF RECORDED DOCUMENT