UNOFFICIAL COPY

This Indenture Telitnesseth, That the grantor S MITCHELL J. KRAWCZYK and STEFANIA M. KRAWCZYK, his wife, of the Willage of Edmwood Park in the county of Cook and State of Illinois for and in consideration of the sam of Ten Thousand and 00/100 (\$10,000.00) Dolls in hand paid, CONVEY—and WARRANT—to PAUL F. BIACKWELL, TRUSTEE, of the City of Chicago County of Cook and State of Illinois the following described real estate, to wit. The Sounty of State of the North half (N½) of Lot Thirty-four (34) in Mont Clare Hillside First Addition being a Subdivision of the North Half (N½) of the North West Qual (NW½) of the South East Quar ter (SE½) of Section Thirty-six (36), Township For (40) North, Range Twelve (12), East of the Third Principal Meridian,	uth e arte
and STEFANIA M. KRAWCZYK, his wife, of the Willage of Edmwood Park in the County of Cook and State of Illinois for and in consideration of the sum of Ten Thousand and OO/100 (\$10,000.00) Dolls in hand paid, CONVEY—and WARRANT—to PAUL F. BLACKWELL, TRUSTEE, of the City of Chicago Court Cook and State of Illinois the following described real estate, to wit The Soc 33.5 feet of the North half (N½) of Lot Thirty-four (34) in Mont Clare Hillsid. First Addition being a Subdivision of the North Half (N½) of the North West Quarter (SEt) of Section Thirty-six (34), Township For	uth e arte
for and in consideration of the sum of Ten Thousand and 00/100 (\$10,000.00) In hand paid, CONVEY—and WARRANT—to PAUL F. BIACKWELL, TRUSTEE, of the City of Chicago.— Count To Cook and State of Illinois the following described real estate, to wite The So 33.5 feet of the North half (N½) of Lot Thirty—four (34) in Mont Clare Hillsid. First Addition being a Subdivision of the North Half (N½) of the North West Quarter (SE½) of Section Thirty—six (34), Township For	uth e arte
in hand paid, CONVEY—and WARRANT to PAUL F. BIACKWELL, TRUSTEE, of the City of Chicago Country Cook and State of Illinois 33.5 feet of the North half (N½) of Lot Thirty-four (34) in Mont Clare Hillside First Addition being a Subdivision of the North Half (N½) of the North West Que (NW½) of the South East Quar ter (SE½) of Section Thirty-six (34), Township For	uth e arte
Gook and State of Illinois the following described real estate, to-wit. The So 33.5 feet of the North half (N½) of Lot Thirty-four (34) in Mont Clare Hillside First Addition being a Subdivision of the North Half (N½) of the North West Quarter (SE½) of Section Thirty-six (34), Township For	uth e artei
33.5 feet of the North half (N½) of Lot Thirty-four (34) in Mont Clare Hillsid First Addition being a Subdivision of the North Half (N½) of the North West Quarter (SE½) of Section Thirty-six (34), Township For	uth e artei
33.5 feet of the North half $(N_{\frac{1}{2}})$ of Lot Thirty-four (34) in Mont Clare Hillsid First Addition being a Subdivision of the North Half $(N_{\frac{1}{2}})$ of the North West Quarter $(SE_{\frac{1}{2}})$ of Section Thirty-six (34) , Township For	e. arte:
First Addition being a Subdivision of the North Half (Na) of the North West Quarter (SEt) of Section Thirty-six (36), Township For	artei
(NWt) of the South East Quarter (SEt) of Section Thirty-six (36), Township For	
(40) North, Range Twelve (12), East of the Third Principal Meridian,	
500	_
500	
500	
500	_
500	
500	
1000	
A SECRETARY OF THE PROPERTY OF	*
estuated in the Village of Par County of Cook and State of Illinois	
hereby releasing and walving all rights under an by virtue of the Homestead Exemption Laws of the State of Illinois	
and all right to retain possession of said premia a at er my default in payment or a breach of any of the covenants or agreements here	in
contained; in trust nevertheless, for the following pur to ss.	
Schereas, The said_MITCHELL J. KRA CZYK and STEFANIA M. KRAWCZYK, his wife, GrantorInstallment	.s
herein are justly indebted upon one (1) romisso Note bearing even date herewith, payable to the order of BEA	DED 1
are to be paid at the office of PAUL F. B. $^{\prime\prime}$, K^{\prime} $^{\prime\prime}$ LL or such other place in the G go as the legal holder hereof may designate, and are to include interest at the ven and one-half per cent (72%) per annum payal a monthly on the remaining sum i	rate
to time unpaid.	. I Om
	_
Instal er	
	ı,
Figure 1 default be made in the payment of the said-stills of the payment thereof, at the time and in the manner above specified for the payment thereof, at the time and in the manner above specified for the payment thereof, or the said-still of said printing and interest, secured by the said-still of the covenant or agreements herein contained, the time the case the whole of said printing and interest, secured by the said-still of the covenant or agreements herein contained, the time the covenant or agreement herein contained, the time the covenant or agreement herein covered to the covenant or agreement herein covered to the covered by the said-still of the covenant or agreement herein covered to the	r
noiders thereof, become immediately and and payable; and of the application of the legal noider of said from 'on the promises hereby granted, or any part thereof, and to collect and receive all rents, issues and profits thereof, and in his own name or otherwise. — as bill or bills in an	r Y
court having jurisdiction thereof against the said party of the first part, their beirs, executors, administrates and assigns, to obtain decree for the sale and conveyance of the whole or any part of said premises for the purposes herein specified, by said prety of the second	a d
part, as such trustee or as special commissioner, or otherwise, under order of court, and out of the proceeds of any such all to first pay the costs of such suit, all costs of advertising, sale and convoyance, including the reasonable fees and commissions of said pr to of the second part	Ĕ,
or person who may be appointed to execute this trust, and every advanced for insurance, taxes and other expenses of this trust, including all moneys advanced for insurance, taxes and other or saces, and the second there are not person as the second to the first part, of the form as the second to the first part, and the second the second to the second	t. f
the legal holder thereof, and all interest due thereon, rendering the overplus, if any, unter said party of the first part,	à ·
AND It is further provided and agreed, that upon the filing of any bill of complaint in any court having jurisdiction thereof, to for the court is further provided and agreed, that upon the filing of any bill of complaint in any court having jurisdiction thereof, to for the court is further provided and agreed, that upon the filing of any bill of complaint in any court having jurisdiction thereof, to for the court is further provided and agreed, that upon the filing of any bill of complaint in any court having jurisdiction thereof, to for the court is further provided and agreed, that upon the filing of any bill of complaint in any court having jurisdiction thereof.	
this Trast Deed, such court may at once upon application therefor, appoint. witable person, receiver, with power to receive and collect the runt, issues and profits arising out of the said premises, and apply the sam coward the payment of the expenses and costs in such proceeding, and any remainder upon said Indebtedness; and that said Receiver at a wave the full power of receivers, and such other power in the premises as to said Court shall seem proper.	
or an amount (not exceeding the amount of said indebtedness), as said second party, or the holder of said note that may be not said not seem to the notion of said not seem to the notion of said not seem to the notion of said not not not seem to the notion of said not not not seem to the notion of said not not not not seem to the notion of said not	
lirect, and will properly assign such policy or policies of insurance to said party of the second part as further security for the indebtedness foresaid. And in case of the refusal or neglect of said party of the first part thus to insure, or assign the policies of insurance, or to pay	
axes as storesaid, and party of the second part or his successor in trust, or the holder of said note—, may procure such insurance, or pay uch taxes; and all moneys thus paid, with interest thereon at seven per cent per annum, shall be and become so much additional indebtedness, ecured to be paid by this Trust Deed.	
axes as aloresaid, said party of the second part or the successor in trust, or the noteer of said note—may precure seen insurance, or pay the centre of the said party of the second in the paid by this Trust Deed, with interest there are not at seven per cent per samum, shall be and become so much deficional indebtedness, excured to be paid by this Trust Deed, which is the paid that the paid the said grantee or his successor or legs that the paid the said grantee or his successor or legs that the paid	
axes as aloresaid, and party of the second part or his successor in trust, or the holder of said note—may precure seen insurance, or pay the centred to be paid by this Trust Deed in interest there as a seven per cent per annum, shall be and become so much additional indebtedness, included the control of the paid of the paid to the control of the paid to the paid the control of the paid to the paid t	
axes as aforesaid, and party of the second part or his successor in trust, or the holder of said note—may precure see incurred to be paid by this Trust Deed in interest there as a seven per cent per annum, shall be and become so much additional indebtedness, incurred to be paid by this Trust Deed additional indebtedness, recurred to be paid by the Trust Deed and all expenses accruing under this Trust Deed shall be fully paid, the said grantee or his successor or legs representatives shall be course and the paid to the said grantee of his or assigns, upon receiving its reasonable charges therefor. In case of the death resignation, removal from said. Out of said grantee [211] Fallackteft Legs of the death resignation removal from said. Out of said grantee [211] Fallackteft Legs of the death resignation removal from said.	
care as aforesaed, said party of the second part or his successor in trust, or the holder of said note—may precure seen insurance, or past the base of the paid with paid with interest thereon at seven per cent per annum, shall be and become so much additional indebtedness, except paid by his Prust Post of the Cally paid, the said note and all expenses accruing under this Trust. Deed shall be fully paid, the said grantee or his successor or legal representatives shall re-convey all of said premises remaining unsold to the said grantos. See The Property of the party of the said grantee or his successor or legal is reasonable charges therefor. In case of the death resignation, grown afford may be found to the said grantee of the death resignation of the said grantee. Paul Fallackers of the death resignation of the said grantee of the said grantee. Paul Fallackers of the said grantee of the said grantee. Trust herein, with like power and authority, as is hereby rested in said grantee. It is agreed that said grantee of the holder of said note. In any resi in which either of them may be plainted may be included in any decree ordering the said premises.	
General The said note and all expenses accruing under this Trust Deed shall be fully paid, if a large or his successor or legs representatives shall re-convey all of said premise meaning unsold to the said granton-Ser_Ling Thebetrs or sasigns, upon receiving his reasonable charges therefor. In case of the death, resignation, geneval from saidCORK	
Willings that may at any time be on said premises, thrught the continuance of said inhebtedness, insured in such company or companies and principles. Willings that may at any time be on said premises, during the continuance of said inhebtedness, insured in such company or companies and direct, and will properly sasign such policy or policies of insurance to said party of the second part as further security for the indebtedness insured in case of the refusal or naplest of said party of the first part thus to insure, or saign the policies of insurance, or to pay of the second part as further security for the indebtedness insurance, and all moneys thus paid, with interest thereon at seven per cent per annum, shall be and become so much additional indebtedness. **Company of the said note and all expenses accruing under this Trust Deed shall be fully paid, the said grantee or his successor or legal representatives shall re-convey all of said premises mensing unsold to the said grantor Ser Lifell **Libert** before or saigus, upon receiving his reasonable charges therefor. In case of the death, resignation, zenoval from said or said of the said granter of the said said to said the said granter of the said premises and said premises and said premises, and may be included in any decree ordering the said of said premises of the said granters. The said of the said granters of the bolder of said note. In any swill in which either of them may be plaintiff or defendant, by reason of being a party to this Trust Deed. Or a solder of said note. In any swill in which either of them may be plaintiff or defendant, by reason of being a party to this Trust Deed. Or and the tot out of the proceeds of any sais the them said premises, and may be included in any decree ordering th	
General The said note and all expenses accruing under this Trust Deed shall be fully paid, if a large or his successor or legs representatives shall re-convey all of said premise meaning unsold to the said granton-Ser_Ling Thebetrs or sasigns, upon receiving his reasonable charges therefor. In case of the death, resignation, geneval from saidCORK	
Gelight The said note and all expenses accruing under this Trust Deed shall be fully paid, if the said grantee or his successor or legs representatives shall re-convey all of said premises mensing unsold to the said granton S-sr_light — helrs or sasigns, upon receiving his reasonable charges therefor. In case of the death, resignation, grapped from said — Coult. — County, or other inability on act of said grantee Pail I Fallactived! — there I clonder Trust & Savings Bank of said-GOK GOUNTY — is hereby appointed and made successor in trust herein, with like power and authority, as is hereby rested in said grantee. It is agreed that said granton Saball pay all costs and attorney's fees incred paid by said grantee or the holder wholders of said acts.— in any suit in which either of them may be plaintift or defendant, by reason of being a purery to this frue Deed on a said premises and the proceeded of any said thereof. In one said premises and them out of the proceeded of any said thereof.	
Gelight The said note and all expenses accruing under this Trust Deed shall be fully paid, if the said grantee or his successor or legs representatives shall re-convey all of said premises mensing unsold to the said granton S-sr_light — helrs or sasigns, upon receiving his reasonable charges therefor. In case of the death, resignation, grapped from said — Coult. — County, or other inability on act of said grantee Pail I Fallactived! — there I clonder Trust & Savings Bank of said-GOK GOUNTY — is hereby appointed and made successor in trust herein, with like power and authority, as is hereby rested in said grantee. It is agreed that said granton Saball pay all costs and attorney's fees incred paid by said grantee or the holder wholders of said acts.— in any suit in which either of them may be plaintift or defendant, by reason of being a purery to this frue Deed on a said premises and the proceeded of any said thereof. In one said premises and them out of the proceeded of any said thereof.	

UNOFFICIAL COPY

State of Illinois County of Cook	State aforesaid, Do Hereby Certify, That	and for said County, in the
ORS	personally known to me to be the same personal subscribed to the foregoing instrument, appear and acknowledged that they signed, sealed as their free and voluntary act, for forth, including the release and waiver of the sitem under my hand and the late. Sitem under my hand and the late.	Luhose name_Bare
	Jun 15 '75 9 ss AF.	PECAPOLET OF DEEDS 22362087
TRI	MIL. F. BLACKWELL, TRUSTEE. PPETTY: 1918 N. 75th Court, Elimood Park, Illinois.	Mail to: Paul F. Blackwell, AZIS W. North Ave., Chicago, Illinois. AC 39. GEORGE ECOL Economy Rox 533
	ECORDED DOCUME	