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		나는 사람들은 모양하다		
his Indenture.	WITNESSETH, That th	e Grantor S		
JOHN T.	HARTFIELD, a bach	nelor and BETTY HAI	RTFIELD, a widow	
amaina ama a ga sain aw	,.,,,	the trie of		
		• Coole	and State of Illinois	
the. CityorC	nicago County	of	and 36/100	Dollars
r and in consideration of t	he sum of Elgnty r	unarea forcy six	and 36/100	
hand paid, CONVEY.	AND WARRANT to	JOSEPH DEZONNA,	rustee	
nd to his successors in crust erein, the following descri- eratus and fixtures, and ve	hereinafter named, for the ibed real estate, with the hything appurtenant there chicago	he improvements thereon, eto, together with all rents, County of Cook	and State of Illinois formance of the covenants and including all heating, gas and issues and profits of said premi and State of Ill	olumbing ap- ses, situated : inois, to-wit:
Lot 30 in Block	6 in McChesneys	Resubdivision of	the North 1/2 of Block	5 I 60
7 in McChesney	s Tyle Park Homes	tead Subdivision	of the South 1/2 of th	e North
West 1/4 of Sec	tion 72, Township	38 North, Range	14, East of the Third	Principal
Meridian.				
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	*·····································			
4-6-20 -40-40-40-40-40-40-40-40-40-40-40-40-40-				***************************************
			mption laws of the State of Illin	
for the sum of	Eighty hundred for	orty six and $36/100$	ruction Company, Inc. Dellars (\$8046.36)	
nevehle in 83 s	uccessive monthly	r instalments each	of \$95.79 except the	final
ingtelment which	h shall be equal	to or less than t	he mopin'y instalments	due on
the note commer	cing on the 10th	day of June 1976,	and on the same date maturity at the highe	of each
rate.				
manage of a popular programmer				
, ja manit eri hainimuu				
THE GRANTOR covenant coording to any agreement extension of memorial tree-pits that they have been destroyed or design the companies of the first mortyage indebted reas, may appear, which policies shall be not the interest thereon, at the time in the EVENT of failures.	and agree	To pay said indutedness, and the prior to the first day of June in a red said to the first day of June in a red said to the first day of the first day of the first day of the first day of the first day authorized to up frai, to the first Trustee or Morry rigagees or Trustees until the indeceme due and yapable. ments, or the prior incumbrances of casessaments, or determine of the first day of th	interpat thereon, as herein and in sale most year, all taxes and sacraments against or restore all buildings or improvements of incred. (8) to keep all buildings one provements of lace such insurance in companies accepts agree, as, if the provement is companies accepts agree, as, if the provement is companies as pully paid; (8) to pay all price or the interest thereon when due, the grant rehass any tax lien or title affecting salid in a diditional indebtodness accurred hereby, indebtedness, including principal and all mid with interest thereon from time of a same as if all of said indebtedness had of complainant in connection with the fo	te movided, or te do premises, ta id premises ta ty time on bl. o the ho their in resta incumt ances, se or the holder fremises o.
Il prior incumbrances and the inter- he same with interest thereon from IN THE EVENT Of a breach hall, at the option of the legal holds even per cent, per annum, shall	est thereon from time to time; a the date of payment at seven pe of any of the aforesaid covenan or thereof, without notice, become bo recoverable by foreclosure ti	nd all money so paid, the grantor, r cent. perannum, shall be so muc- ts or agreements the whole of said e immediately due and payable, s persof, or by suit at law, or both, the	agree to repay immediately without hadditional indebtedness, including principal and all indebtedness, including principal and all ind with interest thereon from time of size same as if all of said indebtedness had it	sarned interest. such breach, at hen matured by
apress terms. IT IS AGREED by the arantor f -including reasonable solicitor's f itle of said premises embracing fo excling wherein the grantes or an	that all expenses and diabure ees, outlays for documentary evi- precioauro decree—shall be paid b by holder of any part of said ind	ements paid or incurred in behalf dence, stenographer's charges, coe y the grantor; and the like exp obtedness, as such, may be a party	of complainant in connection with the for tof procuring or completing abstract sho ensee and disbursements, occasioned by a shall also be paid by the grantor	reclosure here- wing the whole ny suit or pro- l such expenses such foreclosure
ad dishursements shall be an addition corellings; which proceeding, which proceeding, which dishursements, and the costs of a dassigns of said grantor	onal iten upon said premises, sia, ether decree of sale shall have built, including solicitor's fees have all right to the possession of, a this Trust Deed, the court in woint a receiver to take possession	en entered or not, shall not be dis se been paid. The grantorfors and income from, said premises p hich such bill is flick, may at once or charge of said premises with	of complainant in connection with the for of procuring or completing abstract sho enses and disbursements, occasioned by a shall also be paid by the grantor	I such expenses, administrators of agree that, or to any party office of the suic
	o, removal or absence from said	COOK County	of the grantee, or of h'7 refusal or fail	ure to act, then
August G. Merke by like cause said first successor fai accessor in this trust. And when a	l or refuse to act, the person who ill the aforesaid covenants and ag	of said County is hereb shall then be the acting Recorder resments are performed, the gran	or the granter, or of the transfer in this transfer of Deeds of said County is hereby appelinter or his successor in trust, shall release to the or his successor in trust, shall release to the country in the country	ed to be accord
			ay of, April	D. 19 76
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Witness the handan	,	Detany 1	Harfield &	an Isean

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ate of 166	1, - USM	RENCH		
	a Notary Public in and fo	or said County, in the State	e aforesaid, Bo Bereby Certify Lor and BETTY HARTFI	that
	personally known to me t instrument, appeared bef delivered the said instrur	o be the same persons_who	ose nameSAresubscrib and acknowledged thatt_hey voluntary act, for the uses an	ed to the foregoing
		and and Notarial Seal, this	30th	
	44) 01	Cetty 1	1 Jan 19	
O				Notary Public.
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	7			
	7			
	U/S			
				. 전투 기를 하는 경기가 해 전투 기를 하는 것이 되었다.
		English a		REDEST OF OFFICE NO-CASS TECHNOLOGY
	1975 MAY 4 A:	1 10 35		회사 설계하다고
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	man and the second of	J. B. B.		Ô
	10 mg/s			
Trust Deed John T. HARFIELD, a bachelor				
rust Dee John T. Harffeld, a bach	BETTY HARFIELD, a vidor TO JOSEPH DEZONNA, Trustee			23472114
	Prus			
	O WINA,	T T		72
E WHEN THE REPORT OF THE PERSON OF THE PERSO	BETTY HARTFIELD, a widoo TO JOSEPH DEZONNA, Trustee	Jan 19		
	н ууг	22		23472114
י אַ ד	JOS			

END OF RECORDED DOCUMENT