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	100		Carlo Barre	The state of the	. 特技家。	n Kajija	and and the sold	dia.
	CVA	· · · · · · · · · · · · · · · · · · ·	•	· · · · · · · · · · · · · · · · · · ·			r er , r aer	
	. (0 1070		TRUST DE	ED	23	638	385	
Date	August 2, 1976				20	000	303	
TI	HIS INDENTURE WITH	ESS aTH, That the un	dersigned as gran	ors, of the City of	Sauk V	illage		
Coun	iy of <u>LOOK</u> an ling interest, evidenced	d State of 1.1.1	for and in	consideration of a lo	an of st なわ	4 f.Y st Nation:	I Rank in Chicago	
11.1.1	100 Pin . N:	Mana / Line on Ilaink	III::- 40411			without Day	al Cranau mich all	
impro to wit	vements thereon, situat	ed in the County of 279 in I vic Lan	Hills Subdi	vision Unit #	9 bein	g a su	division	
	Rantee	Fast of th	e Northwest.	Lof Section. inal Meridian	also t	nshin he llo	35North rtwest	
	wements thereon, situated Lot. 92 Range 1, of East. 6	the Northeast	of Section	31 Township	35'Nort	h Ranif	e 15	
comn	Last. (only known as	ot. the. Anara a	racupat been	ucarc, in sucon		y.e. 1 #.1. t.		
.		Address		City			State	
	y releasing and waiving TOGETHER with all i	mprovements, teneme	ents, easelner is if:	ktures, and appurter	innces ther	eto belon	ging, and all rents	!•
maril	and profits thereof for y and on a parity with	said real estate and r	not secondaril 🕖 🦈	nd all apparatus, ec	quipment c	r article:	now or hereafte	r
trally	n or thereon used to su controlled), and venti	lation, including (w	ithout restricting	the foregoing), scre	eens, wind	ow shade	s, storm doors an	d
said :	ws, floor coverings, ins cal estate whether phy fter placed in the prem	sically attached the	reto or not, and it	is agred that all s	imilar app	artus, eq	uipment or article	5 .f
the re	al estate. GRANTORS AGREE							
insure	ed to their full insurab le and in good repair a	le value, to pay all	prior encumbranc	es and the interest:	thereon an	id to keep	the property ten	1+
then	grantee is authorized t mmediately, without de	o attend to the sam	e and pay the bil	is therefor, which s	hall with b	intere	st thereon, becom	e
event	of a breach of any co-	venant herein contai	ned, grantee may	declare the whole if	n abiednes	s que tog	etner with interes	ĭ.
suit a	t law, or both, as if all AS FURTHER SECU	l of said indebtednes	s had then matur	ed by express terms				Ŵ
of sarv	d premises, from and a notices and demands, t	fter this date, and a	uthorize him to su	e for, collect and re	ceipt for t	samı,	to serve all neces	
may	deem proper and to appared, and it shall not be	ply the money so are the duty of grante	sing to the payme to inquire into	ent of this indebted the validity of any	ness, or to	ny advi	ncements made a	ည်
branc	es, interest or advance Upon, or at any time	ments.					1	
appoi	nt a receiver of said pi to the solvency or insc	remises. Such appoin	itment may be ma	de either before or	after sale.	with	nr. 'ce without re	
then	value of the premises be appointed as such	or whether the sam receiver. Such receiv	e shall be then o ver shall have po	rcupied as a homest wer to collect the re:	ead or not nts, issues	and the	Trustre hereunde ts of apid premise	r
durin reden	g the pendency of sucl option, whether there b	h foreclosure suit ar He redemption or not	id, in case of a s t, as well as durii	ale and a deficiency ng any further tim	es when !	he full s Mortgago	rs, except for th	i e
intern be ne	rention of such receive cessary or are usual in	er, would be entitled a such cases for the	i to collect such protection, posse:	rents, issues and pr ision, control, mana	ofits, and : gement an	ali other d operati	powers watch ma on of the orthise	y •
hands	g the whole of said pe in payment in whole	or in part of: (1) T	The indebtedness s	ecured hereby, or by	any decre	e forecion	ing this trust deed	١.
or an	y tax, special assesame application is made pri	ent or other lien wh or to foreclosure sal	ich may be or bed le; (2) the deficies	ome superior to the acy in case of a sale	lien her e o and defici	for of su ency.	ch decree, provide	đ
	Witness our hands an	d seals this ?no	day of	Jugust _			, 19 76	
Signe	d and Sealed in the Pre	sence of			195	>		
				Vani	9 50	ziaci	MO (Seal)
				L'OP WHI	عرمهم	larac	(Seal)
				U				
			· Evelyn	'illiame				
	TEOP []]inuis noi	sa. a No	tary Public, in an	d for, and residing	in said Cor	unty, in t	he State aforesak	ž.
			ereby certify that	John A. 5 Ch	ienaj 29	rocen)	
: Ev:			pe	rsonally known to m	ie to be the	same pr	rsons whose nam	e
First First	. Mational Bank irst Bational P	7 4 4 4	Arn subscribed t	o the foregoing insti	rument, ap	peared be	fore me this day i	A
піса	irst Mational P go Michights, 111	inois CMII ^{pera}	os and acknowled	ged that they	nigned, se	aled and	delivered the sai	4
, ve 4	LIAM.C.	insti then	rument as Cheli	" free and ve a sension the release a	luntary so ad waiver	i for the of the r	anne and purpose ight of homestone	
36		**************************************		hand and Notarial			water adjoint the comme	
· */	现的人的	day	a Augur	4	19.76	1 "		
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