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TRUST DEED-IN	ISURANCE. RECEIVER AND RENTS E NOTES, WITH OR WITHOUT COL		206-R MARCH 1936 124 1	23 017	GEO E COLE & CO CHICAGO LEGAL BLANKS
	Indenture				tie McDowell
4,500.0	Four Thousand	I WARRANT 10 OS	car R. Bei	rman	
	he following described real estate, wh				
rent (profit) and face 1,0 Su	one thereof, and everything appurtuant to 20 in Block 6 perior Court Pa South Western Cion 23, Towns ir J Principal Me	in thereto, structed in the County in Moore's Su rtition of the Plank Road of	d Cook bdividion West 60 a the South	of Lot 1 is acres North	nte of Illinois, to wit:
In Tr	waiving all rights under and by virtue	securing performance of the coven		teln set farth,	
		McDowell		boaror	in the amount
in	one peter and printed Four Thousand I monthly install 75 until paid w	lments of \$100	.00 each c	commencing	March 15,
					14 14 14 14 14 14 14 14 14 14 14 14 14 1
		τ_{\circ}			
	further exidenced by interest notes o				
	and interest notes hear interest at the		er maturity, and are p	arable in lawful money of	the United States of America,
	. R. Berman				kokie
greement extending therefor: (3) within si- o keep said premises and all buildings now tall tornado to their f- isl interest may appea oromise, submit to arboremises; and to that and deliver such recells ase of forcelesure here o such decree to the h-	IIIOT	he first day of July to each year, all to reliable or restore all buildings o waste and free from any mechanicous and on said persibees; and (d) to ker approved by the legal holder of the cet and remain with the legal holder, and apply to the reduction of said tel the attorney in fact of the grant he requisite to completely accommodated or rewritten so as to make, and such decree may so provide.	taxes an ne concluser in mirror ments on said less or other items e mo all buildings at a y the indeletedness curred or of the indeletedness curred or of the indeletedness any belong the indeleted diese any belong in the mirror more more more into the indeletedness any belong the indeleted in t	scales said premises, and, premises that may have by of lien; (5) to complete on on said premises that may have by the first of the fir	on demand, to exhibit receipts condestroyed or damaged; (4) ce within a reasonable time any dagainst loss by fire, lightning syable to the grantee herein as et a tempowered to adjust, confineurance policy covering said name, and stead to execute paralsement and collection. In creditors or after sale pursuant
refore required of the iny tax sale or forfeit: hereof. If any buildir completion thereof in poluding attorneys' fe	wit therein the grantee, or the holder granter — and may, but is not oblige re affecting said premises and when is ag or other improvement upon said pre- any form and manner deemed expedi- es, and any other moneys advanced by d may be taken, shall be so much add	ed to, purchase, discharge, compro- doing, is not obliged to inquire int culses, at any time, shall not be co- ent. All moneys paid for any of ti- the granter or such holder to protec-	mise or settle any tax to the validity of any ta supleted within a reason he aforesald purposes and ct the lien hercel, and re-	ten or other "er or dil or an assessment," ix sale, for able time, the fruster and all expenses paid of in assemble commensal or or	claim thereof, or redeem from feiture, or lien or title or claim any such holder may cause the gred in connection therewith, each matter concerning which
In the event of the thereof, without or forceboure hereof, of the thereof, of the thereof of the	I a breach of any of the aforesaid agrantice, become immediately due and or by suit at law, or both, the same as in connection with proceedings for the completing abstract showing the who wherein the grantee, or any bolder of disbursements shall be an addition, all right to the possession of, and inc.	payable, and with interest thereon if all of said indebtedness had been foreclosure hereof—including reas- le title to said premises—shall be p any part of said indebtedness, as il lien upon said premises, and income from, said premises pending as	from the time of such is a matured by express tel- onable solicitor's fees, or ould by the grantor such, may be a party by cluded in any deerce the such foreclosure proceeding	reach at seven per cent per fins. All expenses and disl uthrys for documentary ev , and the like expenses and y reason hereof shall also b at may be rendered in su- uses, and consent that	or a mum, st. if he recoverable ourse, "ent" jes or incurred in idence, steen 'rach", charges, it dishurse 'ents' occasioned by the paid by the gran or and all the foreclosure processor. The upon the filing of a bill to ore-
lose this Trust Deed, equired to give any be sual powers and dutie f Deed in case of sal Receivership, insurance by and do whatever in n such proceedings, an	the grantee or some other suitable p mit, whether the premises be then occu- ted if Receivers, and that said Receiver e, and may collect rents, after or rep- premiums, all taxes and assessments be grantee is hereby authorized to pay d in case of a sale and denciency, the d therefor or not, shall be paid out of it	erson or corporation may be appead piped as a homestead or not, and irr may continue in office during the po air said premises and put and m which are a lien or charge at any and do. The net income, or any pericency, whether there is decree	dated Receiver of said; espective of the solvency endency of said forecloss aintain them in first cla time during the Receive art thereof, may be app therefor in personam	premises, without notice, a y of any person or the ade- ure and thereafter until re- iss condition and out of the craftle, cost of such alterat- oiled from time to time on or not, and whether any si	and without compla and by quacy of the security, wif . be lemption made or the iss and e income, may payexpens. I lons and repairs, and may also any forcelosure decree entered
dm, in his own name astitute forcible detait leem proper, and appl	security the grantor hereby assign as assignee, or otherwise, to receive, is ner proceedings, to receive, possess, les y the proceeds thereof, first, to the pa adering the overplus, if any, to the gra	ue for, or otherwise collect such re se, and re-lease said premises, or : yment of the expense of operating	ents, issues and profits, any portion thereof, for and charges against sale	to serve all notices which i such term or terms, and u i premises; and, second, to	nny be or become necessary to pon such conditions as he may
In The	Event of the death or permanent i	emoval from said Cook			is refusal or failure to act then
hereby made first su	eccasor in this trust, and invested wit	h all the title and the powers gran	ted to said grantee, and	i if for any like cause said	first successor also shall fail or
cluse to act, the person this trust with like ti	n who shall then be the acting Record tie and powers.	ler of Deeds of said	OK.	County is	hereby made second successor
harges,	e aforesald agreements are performed				
	d and all provisions hereof, shall extend the hand and seal of the gr				4.1 12 L
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State of Illinois	
	I, Homer J. Askounis , a NOTARY PUBLIC in and for said County in the State aforesaid, Do Hereby Certify, that Mattie McDowell
DOOD OF THE OWN	me to be the same person
Op.	Siven under my hand and Notarial scal this. Lleventh. day of February. A. D. 10. 7.5 Notary Public. 100 Notary Public. 2000.
	Notary Paper.
	; CA tt 12 VI Partin, popular a retuingen was le 5.1 v
	27017224
rust Deel	OSCAT Berman HOMER 1. ASKOUNIS P. O. BOX 681 ROSEMONT, 1L. ENDIE GEORGEECOLE COMPANT

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