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	Deliver To	23 354 690 music of some
	Recorder's Offine 4 10 55 AH 72	이 그들은 아들은 전에 젖은 200 모양 등을 가지를 하고 하다.
	Box No. 413	*23354690 THE ABOVE SPACE FOR RECORDERS USE ONLY
C	THIS INDENTURE, made—January 8,	19 76, between GAIL B. HAASE, A Spinster, herein referred to as "Mortgagor", and
	an 'uinc's corporation doing business in Chicago, Illin	BANK AND TRUST COMPANY
\sim	T.1/ T. W. FREAS the Mortgagors are justly indebted	d to the legal holder or holders of the Instalment Note hereinafter described
7		DRED FIFTY AND NO/100 (\$24,750.00) Dollars
	evidenced by the certain Instalment Note of the Mc	ortgagors of even date herewith, made payable to BEARER
	and delivered, in and by which said Note the Mort of principal remaining from time to time unpaid at	gagors promise to pay the said principal sum and interest on the balance the rate of—8. 3/4%— per cent per annum in instalments as follows
†	Dollars on the first(1st) ay o MARCH;	AND 50/100 (\$203.50)
CHIN I 4	TWO HUNDRED THREE A	
5	Dollars on the first(1st) day (each mont principal and interest, if not sooner principal and interest.	th thereafter until said note is fully paid except the final payment of e on the first(lst) day of FEBRUARY, 2001 XXXXX. All such
	payments on account of the indebtedness e id need	by said note to be first applied to interest on the unpaid principal balance ncipal of each instalment unless paid when due shall bear interest at the
	rate of xxxxx per cent per annum, and all of sid prin-	rinal and interest being made payable at such banking house or trust
	company in Chicago, Illinois, as the holders of the no appointment, then at the office of PULLMAN B. NI	ote may, from time to time, in writing appoint, and in absence of such K & TRUST COMPANY in said City.
1	NOW THEREFORE the Martingary to severe annual of the	
	Trustee, its successors and assigns, the following described Real Escountry of COOK	in the learns, provisions from the learns from the lea
'	o wit. Unit #302 in Matteson Condominium	m No. 2 ar delineated on survey of Lot 2(except
	the West 25 feet thereof and exce	ept the Eart /2 feet of the West 97 feet of the odivision of part of the North East 1/4 of the
	North West 1/4 of Section 26 and	that part of the East 1/2 of the South West 1/4
	according to the plat thereof rec	Range 13, East of the Third Principal Meridian, corded March 27, 1./6 as Document No. 22667684,
	in Cook County, Illinois (hereina attached as "Exhibit "A" to Decl	after referred to as 'a cel") which survey is
	Bank and Trust Company add record	led in the office of the Re order of Deeds of No. 23293186, together vi hem undivided
1	5.625 per cent interest i n said	parcel/all the property and state comprising
	all in Cook County, Illinois.	and set forth in said declaration and survey)
	hich, with the property hereinafter described, is referred to herein TOGETHER with all improvements, tenements, ecoements, fixtures,	and accustenances thereto belonging and all rents, issues and amf a thelegated of long
all sir	capparatus, equipment or articles now or hereafter therein or then talle units or centrally controlleds, and ventilations including lying	which are pleaded primarily and on a parity with sold real extate a direct sold residential, and most sold residential and the sold residential sold residentia
or	eratio of not, and it is agreed that all similar apparatus, equipmed assigns shall be considered as constituting part of the real estate.	he foregoing are declared to be a part of solid real estate whether $p_i = 10^{-1}$, introched sent or articles hereafter placed in the premises by the mortgagors or this is cessors.
	TO HAVE AND TO HOLD the premises unto the solid Trustee, its rein set forth, free from oil rights and benefits under and by vi- nefits the Mortgogors do hereby expressly release and wave.	successors and designs, forever, for the purposes, and upon the uses and trusts little of the Homestead Exemption Laws of the State of Illinois, which said rights and
4.	This Trust Deed consists of two pages, the conditions and provi tein by reference and are a part hereof and shall be binding as	
	WITNESS the hand and seel of Morte	gagors the day and year first above written.
•••		ISEAU Gul S. Afracciseau
		SEAL)
	ATE OF ILLINOIS.	
	555 1.	rd Buille
	GAIL B. HAASE	I residing in sold County, in the State aforesold, DO HEREBY CERTIFY THAT I
INS 11m	STRUMENT WAS PREPARED BYS personally known to	
		we this day it person and acknowledged that SIC signed, sealed to little free applications out, for the seas and purposes therein
	uluanero de la	
E.	111 ch c	
E.	111 th Street GIVEN under my hand or 111inois 60628	

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the holder of the note referred to herein on the first day of each cetate taxes next accruing against said premises computed on it somen water charges, sewer charges and other charges against control of the control o	or improvements now or hereafter on the premises which may become damaged or be ste, and free from mechanics or other lens or claims for lens on the approximate of the promises superior to the first of the most or charge on the premises superior to the first of the most of the control of th
signs shall cause this way the properties of the	ter situated on axid premises to be insured agrainst loss or damage by fire, lightning or a of moneys sufficient either to pay the cost of replacing or repairing the same or to pay holders of the store, under insurance policies payable, in case of loss or damage, to Trustee extended nontrague clusses to be attached to each policy, and shall deliver all policies, the state of the properties of the properti
ul manner dermed expedient, and may, but need not, make full ompromise or settle any tax lien or other prior lien or tile or classessment. All moneys paid for any of the purposes herein authorized concerning which action herein authorized may be taken, shall be hout notice and with interest thereon at the rate of seven per cut y right accruing to them on account of any default hereunder rustree or the holders of the note hereby secured making any per cut of the control of the note hereby secured making any per cut, sall, forfeiture, tax lien or title or claim thereof. (20) shall pay each item of indebtedness herein mentioned, both the nic, and without notice to Mortagons, all unpaid indebtedne cut trave, become due and payable (a) immediately in the case and not not come and continued for three days in the performance cut was a supplied to the contract of the contract of the contract of the case and continued for three days in the performance cut has a coccar and continued for three days in the performance cut has a coccar and continued for three days in the performance cut has a coccar and continued for three days in the performance cut has a coccar and continued for three days in the performance cut has a contract of the co	or partial payments of principal or interest on prior cheumbrances, if any, and purchase, aim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest orized and all expenses said or incurred in connection therewith, including attorneys fees, and we so much additional indivisionless secured bereby and shall become immediately due and ent per annum. Institute of Irisate or holders of the note shall never be considered as a on the part of Mortusgors. Augment hereby authorized relating to taxes or assessments, may do so according to any uniquiry into the accusacy of such bill, statement or estimate or into the validaty of any
nt or estimate procured from the appropriate public office without, sale, forfeiture, tax lien or title or claim thereol. 200 shall pay each item of indebtedness herein mentioned, both he nte, and without notice to Mortgagons, all unpuid indebtedne ce trace, become due and payable (a) immediately in the case call na) occur and continue for three days in the performance of the case of th	ut inquiry into the accuracy of such bill, statement or estimate or into the validity of any
nt or estimate procured from the appropriate public office without, sale, forfeiture, tax lien or title or claim thereol. 200 shall pay each item of indebtedness herein mentioned, both he nte, and without notice to Mortgagons, all unpuid indebtedne ce trace, become due and payable (a) immediately in the case call na) occur and continue for three days in the performance of the case of th	ut inquiry into the accuracy of such bill, statement or estimate or into the validity of any
gon shall pay each item of indebtedness herein mentioned, both or ne, and without notice to Mortgagors, all unpaid indebtedne or travy, hecome due and payable (a) immediately in the case unif in occur and continue for three days in the performance of the continue of the case unif in a occur and continue for three days in the performance of the continue of the case unif in a shall constitute an even of default and the Trustee of	principal and interest, when due according to the terms hereof. At the option of the
lly la, m at shall constitute an event of default and the Trustree iter, da, s ? arrears to cover the extra expense involved in hat he inacht ance hereby secured shall become due whether by ac d. In s y su to foreclose the lien hereof, there shall be allowed to make her de sincured by or on behalf of Trustre or hold.	of default in making payment of any instalment of principal or interest on the note, or of any other agreement of the Mortgagors herein contained. Any deficiency in the amount
	or the holders of the note secured hereby may collect a "late charge" on each payment unding definingent payments. celeration of the secured hereby note or Trustee shall have the right to foreclose celeration and the secure of the note for attorney if ere, Trustee's fees, appraiser's fees, outly for documentary
idence, sir ogre hers' charges, publication costs and costs (which are of title, t. le. carches and examinations, guarantee policies note may de a to be reasonably necessary either to prosecute tition of the title to or the value of the premises. All expenditure are represented between the representations of the processors are the property and impossible with interest the processors are the processors are the processors are the processors and the processors are the processors are the processors are the processors are processors are the pro	adding delinquent payments. Coccleration or otherwise, holders of the note or Trustee shall have the right to foreclose elevation of included as additional indebtedness in the deeree for sale all expenditures and fetrs of the note for attorney; fees, Trustee's fees, appraiser's fees, outlays for documentary that may be estimated as to items to be expended after entry of the decree) of procuring 8. Torrens certificates, and similar data and assurances with respect to title as Trustee or a such suit or to evidence to before, at any safe which may be had pursuant additional and the expended and the sale of seven per cent per annum, when paid or incurred by Trustee or the and bankruptey proceedings, to which either of them shall be a party, either as plaintiff, by secured; or (b) preparations for the commencement of any suit for the foreclosure energy or (c) preparations for the defense of any threatened suit or proceeding which meet.
e note in connection with a) any proceeding, including probate fendant, by reason 0 this tr 4 deed or any indebtedness hereh for the premises or the security acres whether or not actually commet the premises or the security acres, whether or not actually commet the premises or the security acres, whether or not actually commet	e and tankruptcy proceedings, to which either of them shall be a party, either as plaintiff, y secured; or (h) preparations for the commencement of any suit for the foreclosure need; or (c) preparations for the defense of any threatened suit or proceeding which meed.
eeus on any torectosure sale of the presses shall be distributed e-foreclosure proceedings, including all the tierms as are mentiate secured indebtedness addition if to the evidenced by the note note; fourth, any overplus to lortgagors, their heirs, legal real any time after the filing of a billion of overlose this trust deed	id and applied in the following order of priority: First, on account of all costs and expenses its first, on account of all costs and expenses its with the preceding paragraph hereof: second, all other items which under the terms (e. with interest thereon as herein provided; third, all principal and interest remaining presentatives of assigns, as their rights may appear, 4, the court in which such bill is filed may appear a receiver of said premises. Such
say be made either before or after sal, wit out notice, without repard to the then value of the oren see or whether the such receiver. Such receiver shall have the collect the r is a sale and a deficiency, during the full st outer period of receiver, but intervent for the intervention of such receiver, out be entitled to	persentatives or assigns, as their rishts may appear, 4, the court in which such bill is filed may appoint a receiver of said premises. Such it regard to the solvency or insolvency of Mortgagors at the time of application for such same shall be then excupied as a homested of not and the Trustee hereunder may be demption, whether there be redemption or not, as well as during any further times when o collect such rents, issues and profits, and all other powers which may be necessary or adoption of the premises during the whole of said period. The Court from time to ment in whole or in part of: (1) The individences secured hereby, or by any decree may be abscome superior to the line hereof or of such decree, provided such application by the to any defence which would not be good and available to the party interbosing
ich cases for the protection, possession, control in agreement and corize the receiver to apply the net income in his none in pays a trust deed, or any tax, special assessment or other lien which to loreclosure sale; (2) the deficiency in case of a sic and discome and applications of the lien of the protection of the lien of the lien and the sale and the	d operation of the premises during the whole of said period. The Court from time to ment in whole or in part (is '11) The indehendens secured hereby, or by any decree may be or become superior to the lien hereof or of such decree, provided such application necs. by et to any defense which would not be good and available to the party interposing
ion at law upon the note hereby secured.	mises at all reasonable times and access thereto shall be permitted for that purpose, or the premises, nor shall Frastre be obligated to record this trust deed or to exercise liable for any acts or omissions betrunder, except in case of its own gross negligence e in critical satisfactory to it before exercising any power factors given.
or that of the agents or employees of Trusteer and it may requi- shall release this trust deed and the lien thereof by proper inst- been fully paid; and Trustee may execute and deliver a release is and exhibit to Trustee the note representing that all indebted with the a release is required of a successor trustee, such an	e in or store satisfactory to it before exercising any power herein given. frame, upon presentation of satisfactory evidence that all indebtedness secured by this here to odd at the request of any person who shall, either before or after maturity accessor try or may accept as the genuion note herein described any note which bears
identification purporting to be executed by a prior trustee hereuports to be executed by the persons herein designated as the mainfracte or any instrument identifying same as the note described which conforms in substance with the description herein contained.	frame; agon presentation of satisfactory evidence that all indebtedness secured by this here to do dat the request of any person who shall, either before or alter maturity inces by yeared has been paid, which representation Trustee may accept as true accessor true or may accept as true accessor true or may accept as true ander or such a moreon as substance with the descriptions are true and it has never do herein a man and the same and the sam
may resign by instrument in writing filed in the office of the Reco- recignation, inability or refusal to act of Trustee, the then Reco- uccessor in Trust hereunder shall have the identical title, powers compensation for all acts performed hereunder.	order or Registrar. Littes in which this instrument shall have been recorded or filed, order of Deeds or the country of which the premises are situated shall be Successor in and authority as are bereir given rustee, and any Trustee or successor shall be entitled.
ave executed the note or this Trust Deed.	ding upon Mortgagors and all person claiming under or through Mortgagors and the sons hable for the payment the indebtedness or any part thereof, whether or not such seed herein, the holder of the noise of the levely may at its option declare the entire
TO THE PREMIC NOTE SECURES	OF THE SALE OR TRANSFER OF THE THE SES DESCRIPTION OCCUPATION FOR HOLDER OF THE FRANCE CONTROL OF CREATER OF THE TRANSFER THE THE LIBERTESS TO BE IMMEDIAL BLE. #14
ABOVE STATEMEN	
	BY: Acresty 2 meling
IMPORTANT ROTECTION OF BOTH THE BORROWER AND IS NOTE SECURED BY THIS TRUST DEED IDENTIFIED BY THE TRUSTEE NAMED HEREIN TRUST DEED IS FILED FOR RECORD.	The Instalment Note mentioned in the within Trust Deed has been identified herewith under identification No 50-078 LELLY PULLMAN BANK AND TRUST COMPANY Assistant Vice Viewdent Assistant Secretory
AME	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE O
REET HERITAGE PULLI BANK AND TRUST CO TY 1000 EAST 111TH 5	OMPANY, DISCRIBED PROPERTY HERE.
CHICAGO, ILLINOIS OR ISTRUCTIONS	60828 -