UNOFFICIAL COPY

Sto.	O_2	
ر. ب	24 430 929 HIL 4-051	
V7	THIS INDENTURE WITNESSETH, that the undersigned as Grantors of Jhlagocounty of Cook, and State Illinois, for and in consideration of the sum of One Dollar and of the grood and valuable considerations, in hand pa convey and warrant to the Grantee, FORT DEARBORN FIDERAL SAVIN'S A'D LOAN ASSOCIATION a corporation the United States of America, of the City of Chicago, County of Cook, and any of Illinois, the following described Restate, with all improvements thereon, situated in the County of Cook, in his State of Illinois, to wit: Lot 21 and the Forth 1/5 of Lot 22 in Block. In W. M. Williams	of id. of enl
0 9	of the South West 1/2 of Section 30. Township 10 N with Penge 13	_
	hereby releasing and waiving all lights under and by virtue of the homestead exemption have on the full lines.	_
ĭ	In trust nevertheless, for the purpose of securing performance of the following obligation, to at 1978 to value received we promise to put to the order of FURT DEARBORN FEDERAL SAVINGS AND U.A.N ASSOCIATION of the United States of America, the sum of FOUR Thousand Six Hundred Lay into Condense of the United States of America, the sum of FOUR Thousand Six Hundred Lay into Condense of the United States of America, the sum of FOUR Thousand Six Hundred Lay into Condense of the	r# 32000
Accom	nt the office of the legal holder of this instrument and interest on the balance of principal romaining from the rate of 12 per cent per annum, such principal sum and interest to be appared in installments as follows: Seventy Seven&Eighty Five/100thson the 1st day of May , 19 78 and Seventy Seven&Eighty Five/100thson the let day of May , 19 78 and Seventy Seven&Eighty Five/100thson the let day of the control of the sevent that the final payment of principal and interest, if not sooner paid, shall be due on the 20thbay of April , 18 general that the final payment of principal and interest, if not sooner paid, shall be due on the 20thbay of April , 18 general .	
ļ	all such payments on account of the indebtedness evidenced by this Note to be applied first to accrued and unpaid in rest, the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal to the extent not paid when due, to bear interest after the date of payment thereof, at the rate of seven per cent per annum GRANTORS agree and covenant to pay said indebtedness and the interest thereon, as herein provided; and to pay.	
5	taxes and assessments upon said property when due; to keep the buildings thereon insured to their full insurable value, and promptly repair or restore, or rebuild any buildings now or hereafter on the property which may become duamaged or be destroyed to pay all prior incumbrances and the interest thereon as the same may become due; and to keep the property tenantable as in good repair and free of liens. IN THIE EVENT of failure of Grantors to pay the taxes or assessments, or to so insure or to pay the prior incumbrance.	ed; nd
Q.	or the interest thereon when due, Grantee may procure such insurance, or pay such taxes or assessments, or discharge purchase any tax lien or title affecting said property, or pay all prior incumbrances and the interest thereon from time to time s such becomes due; and all money so paid, the Granters agree to repay immediately without demand, and the same winterest thereon from the date of payment at seven per cent per annum, shall be so much additional indebtedness secured hereb IN THE EVENT of a breach of any of the aforesaid agreements or covenants the whole of said indebtedness, including	
	principal and all carned interest shall, at the option of Grantee, without notice, become immediately due and payable, and wi interest thereon from the time of such breach, at seven per cent per annum, shall be recoverable by foreclosure thereof, or t suit at law, or both, the same as if suid indebtedness had then matured by express terms. IT IS AGREED by the Granters that all expenses or disbursements unid or incurred in behalf of Grantee in connection with	th by
	the foreclosure hereof — including but not limited to, reasonable attorneys fees, court costs, court reporters fees, publicatic expenses, title costs — shall be paid by Grantors; and the like expenses and disbursements, occusioned by any suit proceeding wherein the Grantor, as Trustor, or the holder of the indebtedness hereunder may be a party, shall also be paid the Grantors. All such expenses or disbursements shall be an additional lien upon said premises and shall be taxed as cost and included in any decree that may be endered in such foreclosure proceedings. The Grantors, for said Grantors, and for the latter of the contract o	
	heirs, executors, administrators and assigns of said Grantors, waive all rights to possession of, and income from, said properly pending such foreclosure proceedings, and agree that upon the filing of any bill to foreclose this Trust Deed, the court which such bill is filed, may at once and without notice to said Grantors, or to any party claiming under said Grantor appoint a receiver to take possession or charge of said property with power to collect the rents, issues and profits of said propert IN THE EVENT of the inability or removal of the Truste to act, or of its refusal or failure to set, then the active Recorder of Deeds of County, is hereby appointed to be the successor in this Trust, And when all the aforess.	24A
	Recorder of Deeds of Cooky, is hereby appointed to be the successor in this Trust. And when all the aforess covenants and agreements are performed, the Trustee, or its successor in trust, shall release the premises to the party entitle thereto on receiving his reasonable charges. Witness our hands and seals this day of May. A.D. 1926.	D, 920
	Melanie a. Them (SEAL) (SEAL)	

UNOFFICIAL COPY

TATE OF	, I, (lam Kosmach	_
DV 746E	a Notary Pullic in and for, and reside do hereby ce y .nat Gary A.	ling in said County, in the State aforesa Them & Melanie A. Them	id,
	personally known to re to e the sa	me person whose name(s)	
	subscribed to the foreshing Instrument	appeared before me this day in person a ealed and delivered the said Instrument	nd as
	their free a.d. of inta	ry act for the uses and purposes therein s	et
28000	forth, including the release and we've Given under my hand and No.ar		_4,
	day of May	A.F. 19_78	
E G	Jalieten	Notary Publ	ic.
	1079		
Commission expires	19-7		
		(1) (1) (1) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	
his instrument prep	red by: J. William Kosma 6842 West Belmo	nt Ave.	
his instrument prep	ored by: J. William Kosma 6842 West Belmon Chicago, Illino	nt Ave.	
his instrument prep	68/12 West Belmon	nt Ave.	1
	Chicago, Illino	is 60634	
this instrument prep	6842 West Belmon Chicago, Illino	RDER OF DEEDS	
COM COUNTY ILLENOIS AND STATE OF THE POR RECORD	6842 West Belmon Chicago, Illino	is 60634	
SS 12 No. 12 S 12 No. 1	6842 West Belmon Chicago, Illino:	ORDER OF DEEDS 189	
SS 12 No. 12 S 12 No. 1	6842 West Belmon Chicago, Illino:	ROLL OF DEEDS TOURS AND SEEDS A 4 4 3 0 9 2 9 2 3 2 3 2 3 2 3 2 3 2 3 2 3 2 3 2	
SS 12 No. 12 S 12 No. 1	6842 West Belmon Chicago, Illino:	TROCE OF DEEDS A 4 3 0 9 2 9 A 4 3 0 9 2 9 COLUMN TO THE SOUND TO T	
THE TOP OF THE PROPERTY OF THE	6842 West Belmon Chicago, Illino:	ORDER OF DEEDS 189	30%

END OF RECORDED DOCUMENT