

24497380

TOUNTY CONTROL OFFICE

commonly known as Address hereby releasing and waiving all rights un TOGETHER with all improvements, issues and profits thereof for so long and d marily and on a parity with said real estat therein or thereon used to supply heat, gas trally controlled), and ventilation, include	ne	B.ffalo Grove City estead e .cm tion laws of the St s, and apply to ances thereto be agors ms be actitled thereto (Illinois State ate of Illinois ate of all rents, which any preparation
windows, floor coverings, inador beds, awn said real estate whether physically attach hereafter placed in the premises by the me the real estate. GRANTORS AGREE to pay all tax insured to their full insurable value, to prantable and in good repair and free of there does into the control of	ings, stoves and water heater ed thereto or not, and it is agortgagors or their successors es and assessments upon said yall prior encumbrances and it is agong a second of failune of grant in any payments due in contained, grantee may declareach, and may proceed to retedness had then matured by shereby assign, transfer and and authorize him to sue for, e proceedings to recover possos arising to the payment of grantee to inquire into, the va	s. All of the foregon, . e de reed that all similar appa tus, or assigns shall be onside ed: if property when due, .o. 'eep if the interest thereon a d o', and the interest the interest the note see re the whole indebtedness due over such indebtedness by for express terms. I set over the grantee all the re collect and receipt for the sa session thereof, to rerent the this indebtedness, or to any a lidity of, any such taxes, asses.	clared to be a part of equipment or articles as constituting part of the buildings thereon, either the property tengent the property of in the tog. her with interest ed's ret'ereof, or by nts, issue 1. In profits me, to 2 r e all necessaid p. "isses as hedvancements r. use as sments, liens encur
brances, interest or advancements. Upon, or at any time after the filin appoint a receiver of said premises. Such gard to the solvency or insolvency of Mothen value of the premises or whether thray be appointed as such receiver. Such during the pendency of such foreclosure redemption, whether there be redemption intervention of such receiver, would be ebe necessary or are usual in such cases for during the whole of said period. The Cour hands in payment in whole or in part of: or any tax, special assessment or other lisuch application is made prior to foreclost. Witness our hapds and seals this Signed and Sealed in the Presence of	en which may be or become sure sale; (2) the deficiency in 19 day of May	superior to the lien hereof or of case of a sale and deficiency.	78
STATE OF Illinois Cook County, ss.	do hereby certify that Rob Cullen personal S subscribed to the f person and acknowledged th instrument as their therein set forth, including	and residing in said County, is pert A. Cullen and E1 lly known to me to be the same foregoing instrument, appeared at E. h.e.y. signed, scaled a free and voluntary act for the release and waiver of the and Notarial Seal this. 1978.	n the State aforesaid, aine D. person S whose name thefore me this day in and delivered the said the uses and purposes right of homestead.

UNOF CIAL COPY

Property of Coot County Cook's Office LA SALLE NATIONAL BANK, as trustee 135 S. Lasalle St Chicago, Illinois 60603

Trust Deed

END OF RECORDED