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1 -	TRUST D	EED		JUL II AM	10 04	Protesta	in the state of the state of	
7-10951				र्श संग्रेशिंड		Hillian Struck	er inngtwer E	The iss
9.			JUL-11-78	8 THE ABO	ve space hor i	ECORDERS USE ON	œ x (F);	10
511	THIS INDE', TYPE, Made Illinois Bankin; C rooration, recorded and denve. so to saic known as trust runh; r 35	l Bank in pu 89	ally but as T arsuance of a	rustee under t Trust Agreen eferred to as "	the provision nent dated	June 29, 1	Deeds in trust	
	an Illinois corporation in rein THAT, WHEREAS First Part in the Principal Sum of	y has concu	rrently herew	ith executed a	an instalmen	t note bearing e		
	FORTY THREE THOUSAN: AND NO/100							
	Dollars on the lst d	ay of Sep	tember	19 78 and	i a like	amount of	•	
	payment of principal and inter All such payments on account principal balance and the rema shall bear interest at the rate of at such banking house or trust of in writing appoint, and in abset Amalgamated Trust & NOW. THEREFORE, First Party to a mod limitations of this trust teach and all these presents grant, remise, release, alleit being in the COUNTY OF COOK	of the indeb inder to print f south per company in nice of such a Saving ceure the payme to in consideration and convey un	tedness evidencipal; provident per anniappointment, s Bank ent of the said prion of the sum of the Trustee, it AND STATE E. Whit	all be due on meet by sid n ed hat the pri mn, a fin of sillin ois as then at the fillin ois as then at the fillin ois as then at the fillin ois as successors and as of illinois, to the bolism of most of the color of the co	the 1st to be first concipal of each said principal the holders of	t applied to intent into the instalment und I and interest be of the note may, rest in accordance with the record in the record	rest on the un ess paid when ess paid when ess paid when ess paid when in gade pay from time to t in said (in the terms, provi- acknowing divided state situate, lying Addition,	83 upaid upaid upaid upaid upable ime, iime, City, isions es by g and
	a Subdivision of in Section 31, 1 Meridian.					loo	rd Princi	
		-10.24			De	THIS DOCUMENT ONALD ERIC 100 S. STA CHICAGO, IL	KSON, J'A	C,
a X	which, with the property hereinafter desc TOGETHER with all improvements, tet to long and during all such times as First real estate and not secondarily), and all a water, light, power, refrigeration (whether histowards and the core and windows, whether the core and the core and the premises by First Party or its successors or TO HAVE AND TO HOLD the premise a set forth. IT IS FURTHER UNDERSTOOD AND	nements, easeme Party, its success pparatus, equips single units or floor coverings, thed thereto or it assigns shall be to unto the said	nts, fixtures, and ssors or assigns ment or articles recentrally control inador beds, awn not, and it is agree considered as of Trustee, its successions.	appurtenances their usy be entitled ther now or hereafter the led), and ventilation ings, stoves and wated that all similar constituting part of tessors and assigns, if				
r iii (i) si b to (i) au	n set forth. IT IS FURTHER UNDERSTGOD AND IT IS FURTHER UNDERSTGOD AND RESERVED AND A STATE OF THE STATE OF	all be fully paid ements now or e, and free from may be secure uch prior lien to erection upon frain from making the real taxes, and written request, statute, any tax remises insured	and in case of the hereafter on the in mechanic's or constitution of the property of the pay special taxes to furnish to Tror assessment with against loss or dagainst loss or d	he failure of First premises which matter liens or claim arge on the premisolders of the note: omply with all attons in said premisee or to holders listee or to holders lange by fire, light amage by fire, light	Party, its succey pecome damag is for lien not e ses superior to signature to requirements of mises except as its, water charges of the note du ay desire to con tining or windsto	essors or assigns to: ed or be destroyed; expressly subordinate the lien hereof, and within a reasonable law or municipal or required by law or, sewer service charg plicate receipts ther test; (9) keep all bu orm under policies p	(1) promptly rep (2) keep said prem d to the lien her upon request exh time any building dinances with res municipal ordinar ges, and other char efor; (8) pay in a liddings and impro royiding for paym	mair, ises rof; ibit cer pect rce; rges full ve- tent
_ B	y the insurance companies of moneys sur y, all in companies satisfactory to the ho	lders of the not	e, under insuran	re policies payable.				the
	D E STREET RETURN TO	BOX 38	5		FÖR RI INSERT DESCRI	CORDERS INDEX P STREET ADDRESS BED PROPERTY HE	URPOSES OF ABOVE RE	
	V CITY							
	E R Y instructions	OR						

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belies of the note, such rights to be evidenced by the standard mortgage clause to be atta though and canewal policies, to holders of the note, and in case of insurance about to expire respective canewal policies, to holders of the note may, but need not in any form and manner decement expedience the holders of the note may, but need not and purchase, discharge, compromise or settle any tax lien or other prior lien or title or of ing said premises or contest say tax or assessment. All moneys paid for any of the purpose the lien hereof, plus cluding attorneys fees, and any other moneys advanced by Trustee or the lien hereof, plus cluding attorneys fees, and any other moneys advanced by Trustee or the lien hereof, plus cluding attorneys fees, and any other moneys advanced by Trustee or the lien hereof, plus cluding which it was all hedebedness secured hereby and shall become furned can be after the provision of the paragraph.	inched to each policy; and to deliver all policies, including addit, to deliver renewal policies not less than ten days prior to the make any payment or perform any act hereinbefore set forty syments of principal or interest on prior encumbrances, if any alim thereof, or redeem from any fax sale or forfelium affect alim thereof, and the sale of the sal
ing to any bill, statement or estimate procured from the appropriate public office without or his bir validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof the control of the proposition of the holders of the note and without notice to Pirst Party, its success of the control of the propriate production of the holders of the note and without notice to Pirst Party, its success of the propriate production of the contrary, beein making purely the production of the p	authorized relating to taxes or assessments, may do so accord t inquiry into the accuracy of such bill, statement or estimate, the state of the state of the state of the state of the state sors or assigns, all unpaid indebtedness accured by this trus- come due and payable (a) immediately in the case of defaul- ent of the failure of First Party or its successors or assigns to
time at the expiration of said three day period. 4 Wh n the indebtedness hereby secured shall become due whether by acceleration right for close the lien hereof. In any suit to foreclose the lien hereof, there shall be allo sail all senditures and expenses which may be paid or incurred by or on behalf of True to be experiently and expert evidence, stenographers' charges, public be experiently and start only of the experient of the experience of the ex	mentioned in the preceding paragraph hereof; second, all t evidenced by the note, with interest thereon as herein pro-
fights may appear. 6. Upon, or at any time a ser ne filing of a bill to foreclose this trust deed, the court in less. Such appointment may be my letter before or after sale, without notice, without region in the premiser or whether the companies or sale and the companies of the companies o	
8. Trustee has no duty to examine the title, lo atten, evistence, or consistion of the pure or to exercise any power herein given unless express, or Jag. 2d by the terms hereof, nor be its own gross negligence or misconduct or that of the a ents or employees of Trustee, and it any power herein given unless and the lien when the proper instrument upon secured by this trust deed has been fully paid; and Trustee hay 'xer' for and deliver' a rule either before or after maturity thereof, produce and exhibit to 'ru ce the note representing representation Trustee may accept as true without inquiry. Where 'release is requested on the proper of the purpose of the proper of the purpose of the proper of the purpose of the proper of the proper of the purpose of the proper o	presentation of satisfactory evidence that all indebtedness ase hereof to and at the request of any person who shall, at that all indebtedness hereby secured has been paid, which f a successor trustee my accept as ting to be executed by a prior trustee hereunder or which as to be executed on behalf of First Party; and where the strument identifying same as the note described herein, it ich conforms in substance with the description herein con-
and any Trustee or successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitled to reasonable compensation for ill at a performance of the successor shall be entitle	pai tute, powers and authority as are herein given Trustee, mind hereunder.
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THIS TRUST DEED is executed by the Annigaranted Trust & Savings Bank, not the power and authority conferred upon and vested in it as such Trustes (and said A that it possesses full power and authority to execute this instrument), and it is express note contained shall be construed as creating any liability on the said First Party or o to pay the said note or any interest that may accrue thereon, or any indebtedness are claiming any right or security hereunder, and that so far as the First Party and its su personally are concerned, the legal holder or holders of said note and the owner or own solely to the personales hereby conveyed for the payment thereof, by the enforcement of said most of the payment in the payment of the personal by the enforcement of said most of the payment in the payment of the paym	ceessors and said Amalgar, ated ust & Savings Bank ters of any indebtedness accruit 7 oreunder shall look the lien hereby created, in the nanner herein and in a sar Trustee as a forcesaid has caused 'ese presents to and attended by its Assistant Secret 17, the day and As Trustee as aforesaid and not preservilly, ASSISTANT VICE-PRESITENT
STATE OF ULLINOIS COUNTY OF COUNTY O	nated Trust & Savings Bank, and
Assistant Secretary of said Bank, who are personally known serviced to the foregoing instrument as such Assistant Vice-Press Ophico, the this day in person and acknowledged that they signed the such services of the said Assistant Secretary then and the Dadda, of the corporate said Assistant Secretary then and the proposes the said Assistant Secretary then and the said Assistant Secretary then and the said Assistant Secretary then and the said Assistant Secretary the said and said the free and voluntary act and as the free and voluntary act and as the free and voluntary secretary the said Secreta	to me to be the same persons whose names are sub- ident, and Assistant Secretary, respectively, appeared and delivered the said instrument as their own free c, as Trustee as aforesaid, for the uses and purposes re acknowledged that said Assistant Secretary, as cus- real of said Sank to said instrument as said Assistant cary act of said Bank, as Trustee as aforesaid, for the links of the Sank of the
CONTRACTOR OF THE A SECTION OF THE ASSECTION OF THE ASSEC	mentioned in the within Trust Deed has been identified