## U'NOFFICIAL COPY

THIS INDENTUR	E witnesseth,	That the Gra	11101	l W. Davis	!	
County of Cook	of the	·	Lage	inois	of Stream	
County of Cook Fifteen Thousand	and no/100	0 (\$15,0	00.00)		for and in co	nsideration of the su
in hand paid, Conveyand Wa	rrantto	Geor	ze H. Bell, Cook		State of Illin	Tru
	•	County of				
Lot 5 in Block 31 South West quarte Range 9 East of recorded as docum	er of the So the Third F	outh West Principal	t quarter o Meridian,	f Section according	26, Township to the Plat	lil North
)_	TINO I		11111100	I IODTO	105	
Q	THIS I	S A	JUNIOR	IYIUK 16.	AGE	
ereby re casi g and waiving all z	ights under and b	y virtue of t	he homestead ex	emption laws of	the State in which	said land is situated
TRUST, never the las, for the purp	ose of securing per	rformance of	the covenants and	d agreements her	ein.	
WhintEAS, The Grantor ustly indebted upg /			otebearing e	ven date herewitl	n payable to the orde	er of
						•
the Bartlet' State Dollars (\$15,000,00 per annum, pay ble maining from tim money of the Unite	A) ON DEMAI s semi-ennus +- time un	MD, with ally on paid, bo	interest a the whole a th principa	t the rate mount of s l and inte	of ten per aid principa rest payable	cent (19%)
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	1					
•						
THE GRANTORcovenant	and agree a	€ lo~ (1	to pay all prior	incumbrances as	nd the interest the	reon, at the time a
ach year, all taxes and assessments amage to rebuild or restore all but remises shall not be committed or	ording to any agree against said premildings or improven suffered; (6) to k	nents on s 4d icep all b ildi	le; (2) to pay said ling time of paym emand to exhibit promises that may as at any time of	l indebtedness, an ent; (8) to pay p receipts therefor y have been dest on said premises i	nd the interest there- rior to the time that; (4) within sixty da royed or damaged; insured against loss!	on as herein and in s it penalty will attach ys after destruction (5) that waste to a by fire and tornado
ed interest, shall, at the option time of such breach, at seven	ingalact said years in galact said years in galactic said in proven suffered; (6) to k des to be selected it mortgage indebt to the said said in galactic said said years in galactic said said years in granton, agree per annum shall be of any of the slegal hold per cent per annum the said in the said said said said said said said said	ments on s. da deep all b lidi by the gran. dedness, with I which policy ep the said p. o of fallure so repair, or tr or incumbran may deem ne sest or compr to repay i e so much all resaid covena ler thereof, w	when the deputy when the many time of the many time of the many time of a cle mable, first product a hall be not the many time of the many tim	receipts therefor y have been dest nead premises in the therefor authorize the deposited and and in good re mbrances, and it ces' or other lies to the thereon, may preside premises it dis barge any cut d' mand, and cess sourced heret in the design of the of salo om modiately fre. Or e. ereof,	and (4) within sixty da and (4) within sixty da insured against loss in insured against loss in da to place such in untatee, or mortgage remain with said t pair; and (8) not to the interest thereon, s attaching to said of insurance of the said of the insurance of the insurance of the insurance with inte by. di indobtedness, incl due and payable and or by suit at law, o	it penalty will attact ye after destruction by fire and formado by fire and formado surrance in compan, e, and, second, to fursistes or mortgag suffer any mechanist, so to insure, to premises, the grant me, pay such access the company of the comp
ned interest, shall, at the option mitme of such breach, at seven of said indebtedness had then mai IT IS AGREED that all expeof—including reasonable soil tract of title showing the whole is disbursements, occasioned by a sarty, shall also be paid by the grosts and included in any decree of the same of th	against said premi ladings or improves suffered; (6) to k less to be selected ! it mortgage indebts its may appear, w suffered; in the event sits may appear, w less. In the event less. In the event sits, in the event experience, agree or amount shell event a per ent er and the per ent event in per ent event in the event in the event sits of event sits, out a set enses and disburst title to said premis title to said	ments on r d cep all b lidd cep all b lidd y the gran. edness, with 1 or below the policy of all the color o	promises that make a say time of the two terms of the two the part of the two	each (19 to pay per consider the consider the consideration of the consi	more to the time the more to the time the control of the control o	is penalty will attact you after destruction by fire and tornado surance in compare, and, second, to contract any mechanisms, pay such taxes of repair; or dischaillen attaching to street thereon from it uding principal and dwith interest there will be a suffer any mechanisms, pay such taxes with the foreclose of the penalty of the pen
med interest, shall, at the option in time of such breach, at seven of said indobtedness had then mai TI IS AGREED that all expected including reasonable soil of the said indobtedness and the main and the said indobtedness, and the said indobted in any decree on entered or not, shall not be costs and included in any decree on entered or not, shall not be costs and included in any decree on entered or not, shall not be costs and included in any decree on entered or not, shall not be costs and so the cost of the cost o	against satisfy near a satisfy near	ments on g d cep all b lidd cep all	and the exhibit control of the contr	y have been designed and premises in said premises in said premises in said premises in said premises in the first it, to the first it es deposited and mbrances, and it es deposited and mbrances, and it wild premises it thereon, may provide the same of the said premises in the said like the said like in the said like	mor to the time the more to the unit of the time to the time time time time time time time tim	of penatry will attact you have a company of the waste to by fire and tomado by fire and tomado by fire and tomado, and, second, to misses or morisage, and, second, to morisage of the company of the penatro of the pe
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State ofIllinois	1978-JUD: 25 : PM 112: 03	RECORDER SEllago Allan
County of Cook	55.	21551621 A — RFC 10.00
	JUL-25-78 99377 I, the undersigned, a not	24331005 % WES
<b>.</b> .	in and for said County, in the State aforesaid, l	DO HEREBY CERTIFY, That
All L. J. Garage	. Michael W. Davis personally known to me to be the same person	
NOTAS	subscribed to the foregoing instrument, app acknowledged that he signed, sealed and	eared before me this day in person, and
COUBLING	free and voluntary act, for the uses and purpo and waiver of the right of homestead.	
COUNTY	GIVEN under my hand and notar:	ial seal, this 2/ day of
A	A.D. 19 22	
1 ly Commission Expires Ju,	NE 14 1981 S	van Wagna
Pherired by and mail to	)·	
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