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THIS INDESTURE, WITNESSLIH, That . Terrence C. Jacobson	
(herein after called the Grantor), of the cityof_Schaumburg . County of _Cook	
Tilipois (
Fifty-four thousand nine hundred eighty and 05/100	
on the city of Des Plaines County of Cook and State of Illinois and to is uccessors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the	
lowing deer of real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtuand every sing spuritenant thereto, together with all reats, issues and profits of said premises, situated in the City of Schar abi rg County of Cook and State of Illinois, to-wit:	ires.
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Lot 4164 in "La'herfield, Unit 4, being a subdivision in Section 20, 28 and 29, Township 41 North, Lange 10 East of the Third Principal Meridian, In Cook County, Illinois	
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Hereby releasing and waiving all rights under and by vir ue / i'he homestead exemption laws of the State of Illinois. In Trust, nevertheless, for the purpose of securing person manne of the covenants and agreements herein.	
WHEREAS, The Grantor Terrence C. Jacobson. justly indebted upon a certain principal promissory note bearing even date herewith, paya	ble
in one payment of \$54,980.05 due in 90 days	
See See	
This instrument was prepared by Richard B. Gould, Attorney At Lavy No. Respect 11, 66055	
1100 W. Northwest Hwy. Mt. Prospect, IL 6C056	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the integer in reon, as herein and in said note	or
The Granton covenants and agrees as follows: (1) To pay said indebtedness, and the littered 20 reon, as herein and in said note notes provided, or according to any agreement extending time of payment; (2) to pay prior so the h day of time in each year, all tand a exessments against said premises, and no elemant to exhibit receipts therefor; (3) within kixty days ther estruction or damage rebuild or restore all buildings or improvements on said premises that may have been developed or damage; (4) it at waste to said premises shall not be committed or suffered; (5) to theep all buildings now or at any time on said premises insured in form of the waste to said premises shall not be committed or suffered; (5) to theep all buildings now or at any time on said premises insured in form of the waste to said premises shall not be committed or suffered; (5) to the pale such insurance in companies according to the holder of time or game indebtednes with loss clause attached payable first, to the first Trostee or Mortgagee, and, escapelly to the holder of time or time the said Mortgagees or Trustees upflit the indebtedness is fully paid; (6 to ay all prior incut brances, and the interest thereon, at the time or time; when the same shall be form, due and payable to any all prior incut bears and payable and payable. In the Event of failure so to insure, or pay tayes or assessments, or prior incutances or the interest the con when due, it grantee or the holder of said indebtedness, may procure such insurance, or All such tayes or assessments, or discharge or procure such insurance, or All such tayes or assessments, or discharge or procure such insurance, or All such tayes or assessments, or of salures or assessments, or discharge or procure such insurance, or All such tayes or assessments, or of salures or assessments, or discharge or procure such insurance or the lolder of said indebtedness and insurance or the first three or from time to time; and all more; so paid, if the premises are the conformation of the first deve	10
shall not be committed or suffered; (5) to keep all buildings now or at any time on safe promises insured in form into be selected by grantee herein, who is hereby authorized to place such insurance in companies accept by to the holder of the are the large indebtedness.	the
which policies shall be left and remain with the said Mortgagees or Trustees which policies shall be left and remain with the said Mortgagees or Trustees, and the indexes is fully paid; (6' to 'ay all prior incubrances, and the interest thereon, at the time or time when the same shall be long due and payable.	ar, m-
IN THE EVENT of failure so to insure, or pay taxes of assessments, or the prior incumbrances or the interest the con when due, a grantee or the holder of said indebtedness, may procure such insurance, or all such such that so a savesnents, or discharge or pay all prior incumbrances and the above the terms from time to time, and all may be above.	tax
Grantor agrees to repay immediately without demand, and the same wall interest thereon from the date of payment at even per or per annum shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenants by a recements the whole of said indebtedness, including principal and	ent
carred interest, shall, at the option of the legal holder inegot, without noise, become immediately due and payable, and with inter-	est
thereon from time of such breach at seven per cent per anglis-schall be recoverable by foreclosure thereof, or by suit at law, or both, to same as it all of said indebtedness had then matured by explosed from the same as it all of said indebtedness had then matured by explosed from the same said of incurred in behalf of plaintiff in connection with the for closure breach including reasonable attenues to see the same are not provided by the same said in the said in the said in the same said in the sa	re-
pleting abstract showing the whole title of said premise embracing foreclosure decree—shall be paid by the Granter; and the li- expenses and disbursements, occasioned by any self-or-proceeding wherein the grantee or any holder of any part of said indebtedness.	ke as
shall be taxed as costs and included in any effered that may be rendered in such foreclosure proceedings, which proceeding, which proceeding, which proceeding, which proceeding, which proceeding, which proceeding, which proceeding that may be rendered in such foreof given, until all such expenses and disbursements, a	es, le- ad
the costs of suit, including attorney's feet have been paid. The Granter for the Granter and for the heirs, executors, administrators a assigns of the Granter waives all rightful the possession of, and income from, said premises pending such foreclosure proceedings, a carriery than the filing of any conflict in the contract in which was the complaint in filed.	nd nd
out notice to the Grantor, or to any polty claiming under the Grantor, appoint a receiver to take possession or charge of said premis with power to collect the rents, issues and profits of the said premises.	ies
In the Event of the death of removal from said	m. be
same as if all of said indebtedness had then matured by expressedrms. It is Acreep by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the for closure hereof—including reasonable attorney's fees, while the for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title of said premise embracing foreclosure decree—shall be paid by the Grantor; and the lite expenses and disbursements, occasioned by any set; the proceeding wherein the grantee or any holder of any part of said indebtedness, such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon said premise shall be taxed as costs and included in any decreation may be rendered in such erocecoling, which proceedings, whether of cree of sale shall have been entered or notacibility to be dismissed, nor release hereof given, until all such expenses and disbursements, a saigns of the Grantor waives all righted the possession of, and income from, said premise pending such foreclosure proceedings, a agrees that upon the filing of any conflict to foreclose this Trust Deed, the contri in which such complaint is filed, may at once and wit out notice to the Grantor, or to any payly claiming under the Grantor, appoint a receiver to take possession or charge of said premise with power to collect the rents, issues and profits of the said premise. In the Event of the death of removal from said	er re
Witness the hand_and scal_of the Grantor_this12thday of September19_7	i
THE DES PLAINES BANK	.)
THE DES PLAINES BANK 1223 OAKTON ST.	.)
DES PLAINES, ILL. 60018	
JI Hau	

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State of County of	Tllinois	<u>{</u> ss.	•	1	and the second s
C.mini Di			x6w4nia 135203	24632971	- REG 10.1
	Samuella Killer		for said County, in the State afort. Jacobson	bresaid, Da Petros Entifs th	## ## 12 12 ## 12 # ## 12 ## 1
age of the second	OTARL		te to be the same person , whose i	onco is subscriber	to the foresting
b. HII SHAMA	D- 0 - 2	instrument, appeared i	ecfore me this day in person, and rument as his free and vote reclease and waiver of the right	I acknowledged that He , s intary act, for the uses and	igned, • ealed and
-	The Proud of	• 12.7	hand and Notarial Seal, this		· · · · ·
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