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JRUST DE	ED	24 661	342	Text State of State	
30	SK Grand or and a second			* 24001342	
THE INC IN THE	161 6 16 4 14 Th		SPACE FOR RECORD	DERS USE ONLY	
THIS INF EN TURE, made	September 28,	1978 , betwe	en		
T _{JAC}	K GAGGINI AND BRU	NETTA I. G.	AGGINI, His	Wife	
herein referred to as "Mortgagors," and					
a national Banking see in	MARQUETTE Na tion doing business in Chicag			RUSTEE witnesseth	
THAT, WHEREAS the	ortgagors are justly indebte	d to the legal ho	older or holders	of the Instalment Note here-	
				Note, in the principal sum of Dollars,	
evidenced by one certain Instern at Note of the Mortgagors of even date herewith, made payable to BEARER					
and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date of disbursement on the balance of principal remaining from time to time unpaid at the rate of 9 3/4 per cent per annum is shown as follows: Two Hundred Thirteen and 42/100 (\$213.42)					
	annum is 'as' alments as fol	lows: Two Hu	ındred Thirt	een and 42/100 (\$213.42)	
or more					
Dollars on the first	day of December,	1978 and	Two Hundre	d Thirteen and 42(\$213.42	
or more Dollars on the first	day of each mout's	thereafter uni	il said note is fu	lly paid except that the final	
	nterest, if not sooner paid, .h unt of the indebtedness evid			day of November,1998.	
principal balance and the re	emainder to/grincipal; provid	d that the princ	ipal of each inst	alment unless paid when due	
shall bear interest at the ra at such banking house or to	te ofxãoxxã pêr cent per annu rust company in — Chicago			interest being made payable note may, from time to time,	
in writing appoint, and in a	bsence of such appointment,				
in said City. NOW, THEREFORE, the Mortga sions and limitations of this trust de also in consideration of the sum of unto the Trustee, its successors and	gors to secure the payment of the said ed, and the performance of the coven One Dollar in hand paid, the receipt w assigns, the following described Real	d principal sell como ants and agreements before ar in thereof is hereboar in Estate and all our iei	ney and said interest lerein contained, by lerwiedged, do by the carate, right, title at	in accordance with the terms, provi- the Mortgagors to be performed, and se presents CONVEY and WARRANT nd interest therein, situate, lying and	
		UNTY OF	Cook	AND STATE OF ILLINOIS.	
	-			ļ	
Lot 14	in Block 2 in the Ori	ginal Town o	f Pullm .n,	a Subdivision	
	t of the North East qu				
•	: 14, East of the Third Boundary Line lying	-			
	f the Illinois Central F		-		
		MENT PREPARE	D BY:	Take	
	NAME		ATE_	S. Tilob	
Rober	t M. Clark 9/28/7	8 6316 8	S. Western,	Chicago, Illino	
which, with the property hereinafter	r described, is referred to herein as	the "premises."	eto belonging and all	rents, issues and profits the reof cir	
so long and during all such times as endarity; and all apparatus, equipm	nts, tenements, easements, fixtures, ar Mortgagors may be entitled thereto (w ent or articles now or hereafter there r centrally controlled), and ventilatio inador beds, awnings, stoves and wa or in, and it is agreed that all simile gns shall be considered as constituting	hich are pledged prir in or thereon used to n, including (without	narily and on a parit supply heat, gas, ai restricting the forego	y with said real estate an not recorditioning, water, light, ower, bing), sereens, window shade . st .m	
doors and windows, floor coverings, whether physically attached thereto mortgagors or their successors or assi	inador beds, awnings, stoves and wa or not, and it is agreed that all simil- gns shall be considered as constituting	ter heaters. All of the ar apparatus, equipme part of the real estate	foregoing are decla ent or articles herea	red to be a part of said real (ta') fiter placed in the premises by ite	
TO HAVE AND TO HOLD the pr in set forth, free from all rights and I the Mortgagors do hereby expressly	emises unto the said Trustee, its succe penefits under and by virtue of the Ho release and waive.	ssors and assigns, fore mestead Exemption La	ver, for the purposes was of the State of Ill	and upon the uses and trusts heidinois, which said rights and benefits	
This trust deed consists	of two pages. The covenants,	conditions and p	rovisions appear	ring on page 2 (the reverse	
gagors, their heirs, successor				\simeq	
WITNESS the handS. ar	nd seals. of Mortgagors the	day and year firs	st above written.	<i>\(\frac{\cappa_{\chi}}{\chi_{\chi}}\)</i>	
	[SEAL	1	CCCC /-	[SEAL]	
	[SEAL		-illa 2	[SEAL]	
STATE OF ILLINOIS.	tElaine A				
A ALOUS	a Notary Public in and for and res	iding in said County. gini & Brune	in the State aforesai	d. DO HEREBY CERTIFY THAT	
County					
5 NOTARY strumer	at appeared before me this day in per	son and acknowledge	that they	Subscribed to the foregoing In- signed, sealed and delivered the	
said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the re-					
	EN under my hand and Notarial Seal	204		eptember A.D. 19 78.	
Cook Churty Vilnois My commission expires March 26, 1980			2 hi	Notary Public.	

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	ERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
aged or be destroyed; (2) keep said premises in good condition and re- expressly subordinated to the lien hereof; (3) pay when due any inde- lien hereof, and upon request exhibit satisfactory evidence of the disc reasonable lime any building or buildings now or at any time in pi municipal ordinances with respect to the premises and the use there municipal ordinances.	building or improvements new or becaster on the premises which may become dam- page, without wast, and first from mechanics or other lies or claims for lien not bindiness which may be secured by a lien or charge on the premises superior to the harge of sites, prior lien to Trustee or to hinders of the note; (4) complete within a harge of sites, prior lien to Trustee or to hinders of the note; (4) complete within a leaf, (6) make no material alterations in said premises except as required by law or
Mortgagors shall pay before any penalty attaches all general charges, and other charges against the premises when due, and shall, therefor. To prevent default hercunder Mortgagors shall pay in full u gagors may desire to contest.	taxes, and shall hay special taxes, special assessments, water charges, sewer service upon written request. furnish to Trustee or to holders of the note duplicate receipts noter protest, in the manner provided by statute, any tax or assessment which Mort-
3 Mortgagora shall keep all buildings and improvements now or windstorm under politics providing for payment by the insurance of loss or damage, to Trustee for the brench of the holden of the note policy, and shall deliver all politics; nicioling additional and renewa	hereafter situated on said memores instruct against loss or damage by fire, lightning companies of moneys sufficent either to pay the cost of replacing or repairing the loss satisfactory to the holders of the most, index insurance policies payable, in case it is presented by the property of the proper
4. In case of default therein, Trustee or the holders of the note Mortgagors in any form and manner dequed expedient, and may, but bran of any, and purchase, discharge, compromise or settle any tax for aftir, affecting said generous or contest any tax or assessment. Al	dates of expiration, make some payment or perform any act hereinbefore required of need ind, make still or partial payments of principal or interest on prior encuming the properties of the payments of principal or interest on prior encuming in moneys bald for any of the purposes been authorized and all expenses paid or where moneys advanced by Trustee or the holders of the note to protect the mort-Trustee for each matter concerning which action herein authorized may be taken, become immediately due and payable without recite and with interest thereon as of the note is half never be considered as a watter of any fight accounts to them.
reed a connection necessaria, including alterneys lees, and any of the compensation to state the properties of the compensation to state the state of the compensation to the rate state of the compensation o	whiter moneys advanced by renselson or the holders of the note to protect the mort- Trustee or cach matter concerning which action herein authorized may be taken, become minediately due and payable without notice and with interest thereon at a of the note shall never be considered as a waiver of any right according to them
5. The arcistee or the holders of the note hereby secured making ing to any bill, tatement or estimate procured from the appropriate prints the vibility of any tax assessment, sale forfeiture tax lien or till	any payment hereby authorized relating to taxes or assessments, may do so accordublic office without inquiry into the accuracy of such bill, statement or estimate or
6. Moreover, 8.5 and pay each item of indebtedness herein mention option of the 1 ider of the note, and without notice to Mortgagors, a thing in the 3 no in this Trast Deed to the contrary, become due a the Mortgagors, begg. 6. Octained on the note, or (b) when default sha the Mortgagors, begg. 6. Octained.	ned, both principal and interest, when due according to the terms hereof. At the land the defendences secured by this Trust Deed shall, notwithstanding anything in dispable is i immediately in the case of default in making payment of any init occur and continue for three days in the performance of any other agreement of
7. When the in teb. the set hereby secured shall become due who right to foreclose the lien he for sale all expenditures a des enses which may be paid or incurred aburraise? sees, outlike on a commentary and expert evidence, stemade and the set of the security and expert evidence, stemade the security of the security and expert evidence, stemade the security of the security and expert evidence.	ther by acceleration or otherwise, holders of the note or Trustee shall have the reod, there shall be allowed and included as additional indebtedness in the decree by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, traubters' charges, orbitication costs and costs (which may be estimated as to items
to be expended after entry it is decrees of procuring all such absti- cates, and similar data and asst ances with respect to little as Truster such suit or to evidence to blidding any sale which may be jed pure All expenditures and expenses. The nature in this parallel mention	other by acceleration or otherwise, holders of the note or Trustee shall have the creof, there shall be allowed and included as additional indebtedness in the decree representation of the property of the control of t
with (a) any proceeding, including pross and bankruptcy proceed fendant, by reason of this trust deed or a y indebteness hereby see hereof after accrual of such right to fore or whether or not actual ceeding which might affect the premis or a security hereof, whether	ngs, to which either of them shall be a party, either as plaintiff, claimant or de- ured; or (b) preparations for the commencement of any sult for the foreclosure ly commenced; or (c) preparations for the defense of any threatened sult or pro- her or not actually commenced.
costs and expenses incident to the Infectioure proftings, includings items which under the terms hereof constitute so ared indebtedness at third, all principal and interest remaining unpaid on the note; fourth,	all such items as are mentioned in the preceding paragraph hereof; second, all other idditional to that evidenced by the note, with interest theron as herein provided; any overplus to Mortgagors, their heirs, legal representatives or assigns, as their
9. Upon, or at any little after the filing of a hill to foreclose this tiese. Such appointment may be made either before at a sale, without of application for such receiver and without regard it the hen value and the Trustee hereurder may be appointed as such eeei er. Such reference in the such experience of such experience and the such experience of such experience in the such experience of such experienc	rust deed, the court in which such bill is field may appoint a receiver of sale prem- in notice, without regard to the solveney or insulvency of Mortgages at the time of the premises or whether the same shall be then occupied as a homestead or not ecciver shall have power to collect the rents, issues and profits of said premise ind a deficiency, during the full statutory period of redemption, whether there be rise, except for the intervention of such receiver, would be entitled to collect such from time to time may authorize the receiver to apply the net income in his hands or by any decree foreclosing this trust deed, or any tax, special assessment or under occurrence of the proposed such application is made prior to foreclosure sale; (2) the
the party interposing same in an action at law upon the note hereby see	he or half he subject to any defense which would not be good and available to ct ed to the form the form of the fo
that purpose. 12. Trustee has no duty to examine the title, location, existence, of deed oil to exercise any power herein given unless expressly obligated case of its own gross regiligence or misconduct or that of the agents of the control of the agents.	ry with of the premises, nor shall Trustee be obligated to record this trust by the firm hered, not be lable for any sets or omissions hereunder, except in or employee of Trustee, and it may require indemnities satisfactory to it before
13 Trustee shall release this trust deed and the lien thereof by precured by this trust deed and the lien thereof by precured by this trust deed has been fully paid; and Trustee may exceed either before or after maturity thereof, produce and exhibit to Trustee representation Trustee nay accept as true without inquiry. Where a re	report interful ent upon presentation of satisfactory evidence that all indebtedness tet and delt or a clease heroof to and at the request of any person who shall, the note, rever not is that all indebtedness hereby secured has been paid, which clease is required to a successor trustee, such successor trustee may accept at the successor trustee in the successor trustee in the control of the successor trustee in the control of the successor trustee in the control of the control of the successor trustee in the control of the co
the genume note herein describéd any note which bears à certificate conforms in substance with the description herein contained of the no makers thereof, and where the release is requested of the original rus as the note described herein, it may accept as the genuine note herein strengther than the production of the conformation of the conforma	of identification arpo into to be executed by a prior trustee hereunder or which the and which purpor is be executed by the persons herein designated as the title and it has never excuted a certificate on any instrument identifying same described any note: which may be presented and which conforms in substance
recorded or filed. In case of the resignation, inability or refusal to ac situated shall be Successor in Trust. Any Successor in Trust hereunder and any Trustee or successor shall be entitled to reasonable compensations.	of the Recorder or Reg is of Titles in which this instrument shall have been to Trustee, the ther R. order of Deeds of the county in which the premises are shall have the identical title, po and authority as are herein given Trustee, on for all acts performed hereur etc. and authority as are herein given Trustee, on for all acts performed hereur etc. grays and the state of the performance of the state
	exceed two cents (2c) for each (3P c, 3P) for each payment more than in handling delinement payments.
17. In addition to the monthly payment, of principal and interest eneral taxes with each monthly payment. In the event such payment osit, on demand, such additional amounts as may be required for th	herein specified, the Mortgagors shall par 1/1? A the annual amount of the shall not be sufficient to pay such taxes wher due, Mortgagors agree to de-part of the shall be sufficient to pay such taxes where the shall be shall be sufficient to pay the shall be shall
18. With respect to any deposit of funds made by the Mortgagory Interest on any such deposits, (b) Such deposits shall be held any Interest on any such deposits, (b) Such deposits shall not be subject to terms hereof, or of the Note, the holder of the note may, at its opine in reduction of said indebtedness or any other charges then according to the supposition of the Note that in the event of tricklet of the Note secured hereby, the entire by the note of the holder of the Note secured hereby, the entire by the note of the Note secured hereby.	d used exclusively, as herein movided, and on 180rs shall not be entitled to on the direction or control of the Mortgagors, (c) If a fe auth concurring any of clon, notwithstanding the purpose for which said depas, see made, apply the used, or to be accrued, secured by this Trust Deed.
	/jc.
I M P O R T A N T R THE PROTECTION OF BOTH THE BORROWER AND LENDER. E NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	The Instalment Note mentioned in the within Trust Deed has been ide in tilled herewith under identification No. R.E.L. No. 6224 MARQUETTE NATIONAL BANK, as Trustee.
ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED FILED FOR RECORD.	by SXXXIII SHEET
D NAME	
E L STREET	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
V CITY	11129 S. St. Lawrence
V CITY E R OR MAU Y INSTRUCTIONS	Chicago, Illinois
Y INSTRUCTIONS RECORDERS'S OFFICE BOX NUMBER 600	_

END OF RECORDED DOCUMENT