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THIS INDENTURE WITNESSETH, That it can be resigned as grantors, of the City of ...Chicago Heights.

County of ...Cook ... and State of ...Il inois ... for and in consideration of a loan of \$19,500.00 including interest, evidenced by a promissory note of even date herewith, convey and warrant to First National Bank in Chicago Heights, 100 First National Plaza. Chicago Heights, ... "lingis 60411, as trustee, the following described Real Estate, with all improvements thereon, situated in the County of ... in the State of inois in the State of to wit: .Lot thirty, five (35) and the ... in four (4) feet of Lot thirty four (34) in Fifth Addition to Line-Crest Manor, ... in g a Subdivision of part of the South East quarter of Section 22, Township 37 North, Pange 13, East of the Third Principal Meridian, in Cook County, Illinois.

commonly known as 11725 South Kildare Avenue, P. ... ip, Illinois

Address

City State
hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of
TOGETHER with all improvements, tenements, easements, fixtor, a lend appurtenances thereto belonging, and all rents,
issues and profits thereof for so long and during all such times as Morty go s may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all pup ratus, equipment or articles now or hereafter
therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or cen-

said real estate whether physically attached thereto or not, and it is agreed that all similer a partus, equipment or articles the real estate whether physically attached thereto or not, and it is agreed that all similer a partus, equipment or articles the real estate.

GRANTORS AGREE to pay all taxes and assessments upon said properly there is a keep the buildings thereon insured to their full insurable value, to pay all prior encumbrances and the interest had a wind to keep the property tenantable and in good repair and free of liens. In the event of failure of finners, there is authorized to attend to the same and pay the bill the larger thing small wit. 8' interest thereon, become due immediately, without demand. On default in any payments of all arboridance with the no' secured hereby, or in the event of a breach of any covenant herein contained, granter may default be whole indebtedness due together with interest thereon from the time of such default or breach, and may be reced to to be very such indebtedness by for closure thereof, or by suit at law, or both, as if all of said indebtedness by for closure thereof, or by

AS FURTHER SECURITY grantors he day assert a tinsfer and set over to grantee all the rats, issues and profits of said premises, from and after this date, and authorize that to sue for, collect and receipt for the same, as eve all necessary notices and demands, to bring for the proceeding to recover possession thereof, to rerent the said primises as he may deem proper and to apply the mone, so erising to the payment of this indebtedness, or to any advancer er's made as aforesaid, and it shall not be the duty of grantee to inquire into the validity of any such taxes, assessment, there encumbrances, interest or advancemental.

Upon, or at any time aftering filing of a bill to foreclose this trust deed, the court in which such bill as filed may appoint a receiver of unit premisel. Such appointment may be made either before or after sale, without notice, it at the part to the sevency of inalivency of Mortgagors at the time of application for such receiver and without rega d to the then value of the premiser of whether the same shall be then occupied as a homestead or not and the Trustee here may be applied to a such receiver. Such receiver shall have power to collect the rents, issues and profits of said primes a during the purple cy of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redementing whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

Witness our hands and seals this 22nd day of Signed and Sealed in the Presence of	March 19 79
Signed and Sealed in the Presence of	Och 10 Bl. 4
CONTRACTOR OF THE STATE OF THE	John O. Black (Sea
· · · · · · · · · · · · · · · · · · ·	Unita L. Black (Sea

STATE OF Illinois
Cook County,

Patricia K limland

a Notary Public, in and for, and residing in said County, in the State aforesaid, do hereby certify that John O. Black and Anita L. Black, his

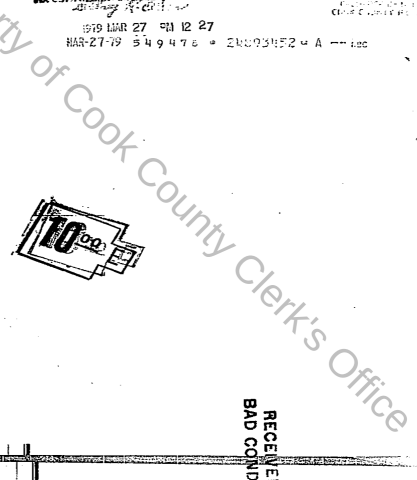
subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and Notarial Seal this 22nd lay of March 19 79

SAY COMMISSION EXPIRES JUNE 8, 1960.

Notary Public.

UNOFFICIAL COPY



BAD CONDITION



END OF RECORDED DOCUMENT