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		namental designation of the contract of the co
	TKIS IS A SCENES MOLITEAGE	
	Date Movember 19, 1977. TRUST DEED 24 2	15 112
Plaza	· · · · · · · · · · · · · · · · · · ·	
la]	THIS INDESTURE WITNESSETH, That the indersigned as grantors, of the City of County of	Bank in Chicago
tion	including interest, evidenced by a promissory note of ever date herewith, convey and warrant to First National Heights, 100 First National Plaza, Chicago Heights, III profes 60411, as trustee, the following described Real improvements thereon, situated in the County of to wit: Lot. 01 In 1111 Crest Subdivision, 5 find a subdivision of north of the Little and north of the Southwest E. or Letton 36, Township 36 Morth, Frast of the hird Principal Meridian, in Cook County; Illinois.	Estate, with all
t "a	L. and part of the Southwest L. of Lation 36, Township 36 Morth, Frast of the Inird Principal Meridian in Cook County Illinois	ange.13,
rirs M11	commonly known as 17807 Stonebridge 'dzel Frest, II.	
BANK IN CHICAGO WITGHTS 100 First National Chicago Meights, II. 60All	commonly known as Address City	State
F .	Address Address Address City hereby releasing and waiving all rights under and by virtue of the house of descending laws of the State of TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belong issues and profits thereof for so long and during all such times as Mortga, or may be entitled thereto (which maying and a parity with said on a parity with said on a least a magnetic and said and all and a parity with said on a least a magnetic and said and a least and a least a	f 11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
FIG	marily and on a parity with said real estate and not secondarily) and all apparate, supposed therein or thereon used to supply heat, gas, air conditioning, water, light, pover, effigeration (whether sintrally controlled), and ventilation, including (without restricting the foregoin; or, creens, window shades, windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the coregoing are declared as aid real estate whether physically attached thereto or not, and it is agreed that all sir light apparatus, equiphereafter placed in the premises by the mortgagors or their successors or assigns sin be considered as content and the real estate.	now or hereafter igle units or cen- storm doors and
go u Peig	windows, floor coverings, inador beds, awnings, stoves and water heaters. All of one loregoing are declare said real estate whether physically attached thereto or not, and it is agreed that all similar appartus, egul hereafter placed in the premises by the mortgagors or their successors or assigns study to considered as on	d to be a part of pment or articles estituting part of
IIICA ago	GRANTORS AGREE to pay all taxes and assessments upon said property when ue, t keep the	ouildings thereon
III C	antable and in good repair and free of liens. In the event of failure of grantors to compl. with any of the then grantee is authorized to attend to the same and pay the bills therefor, which shall with 8% interest	above covenants, thereon, become
Ħ	insured to their tun insurable value, to pay an prior encumbrances and the interest the con and to keep antable and in good repair and free of liens. In the event of failure of grantors to compl. with any of the then grantee is, authorized to attend to the same and pay the hills therefor, which shall with 4% interest due immediately, without demand. On default in any payments due in accordance with the area secured event of a breach of any covenant herein contained, grantee may declare the whole indebtedness it is toget thereon from the time of such default or breach, and may proceed to recover such indebtedness it is a least the confidence of the conf	her with interest ire thereof, or by
	suit at law, or both, as if all of said indebtedness had then matured by express terms. AS FURTHER SECURITY grantors hereby assign, transfer and set over to grantee all the r u. s., of said premises, from and after this date, and authorize him to sue for, collect and receipt for the sam s, to	
ű.υI.	sary notices and demands, to bring forcible proceedings to recover possession thereof, to rerent the said may deem proper and to apply the money so arising to the payment of this indebtedness, or to any adva- aforesaid, and it shall not be the duty of grantee to inquire into the validity of any such taxes, assessme	o remises as he
FIRST NATIONAL	brances, interest or advancements.	
IRST	Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such appoint a receiver of said premises. Such appointment may be made either before or after sale, without ne gard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without then value of the premises or whether the same shall be then occupied as a homestead or not and the T	
	may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits during the pendency during the full stand, in case of a sale and a deficiency, during the full standeredemption, whether there be redemption or not, as well as during any further times when Mortgagors	tutory period fi , except for one
DEBORAH A HAYIMI	redemption, whether there be redemption or not, as well as during any further times when Mortgagors intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other pc be necessary or are usual in such cases for the protection, possession, control, management and operation during the whole of said period. The Court from time to time may authorize the receiver to apply the nhands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosin or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such such applications is made appring to foreclosing the deficiency in the case is made appring to foreclosing the deficiency in the case is foreclosing to the deficiency in the case is foreclosing to the deficiency in the case is foreclosing.	wers which ma; of the premise et income in his
A H	hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosin or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.	g this trust deed, decree, provided
II.AII	Witness our hands and seals this 10th day of 'lovember	19. 77.
9580	Signed and Sealed in the Presence of **Auch Sherrod** Linch Sherrod**	(Seal)
يخ	Laule Sherod	(Seal)
ARED		
HIS DOCUMENT PREPAR	STATE OF Illinois I, William D. Griffith, Sr.	
E	STATE OF Illinois Cook County, ss. a Notary Public, in and for, and residing in said County, in the do hereby certify that	errod
III)	are personally known to me to be the same personal known to me	
ം മ	subscribed to the foregoing instrument, appeared before	
=	instrument as free and voluntary act for the us therein set forth, including the release and waiver of the righ	es and purposes
	Given under my hand and Notarial Seal this 19	t of nomestead.
	My Commission Expires October 13, 1980 day of Nov Emper, 1937.	
		tary Public.
	THIS IS A SECOND MORTEACE	
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OR COLUMN CRITTS OF Willie Sherrod

END OF RECORDED DOCUMENT