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Loan no 11941 6-A March 30, 19 78 between NOEL H. KEINATH AND
This Indenture, Made Loan no 11941 6-A March 30, 19 78 between NOEL H. KEINATH AND BARBRO R. KEINATH, his wife indenture to as "Morrapagnes" and
Pioneer Bank & Trust Company
an Illinois corporation de business in Chicogo, Illinois, herein referred to as TRUSTEE, witnesself:
THAT, WHEREAS tha now represents are justly indebted to the legal holder or holders of the installment Nata hereinsher described, said legal holder or holders being herein referred to as HOLDERS OF THE NOTE, in the PRINCIPAL SUM OF
THIRTY FIVE THOUSAND AND NO/100 (35,000.00)
evidenced by one certain Installment No of the Mortgagors of even date herewish, made payable to PIONEER BANK & TRUST COMPANY and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and
interest on the balance of principal remaining fr m 'mr to time unpaid at the rate of8_3/4 per cent per annom in installments as follows:
TWO HUNDRED EICAT EIGHT AND NO/100 (288.00)
on the 15th day of Jul. 19 78 and TWO HUNDRED EIGHTY EIGHT AND NO/100 (288.00)
Ooltars on tha $1.5\pm h$ day of each $man \pm h$ thereafter until said note is fully paid except that the
final parmont of principal and interest, if not sooner paid, shall be due on the
applied to interest on the unpaid principal balance and the remainder to principal; provid 1 that the principal of each installment unless paid when due shall bear interest at the rate of9_1/4 per cent per annum, and
all of said principal and interest being made payable at such banking house or trust company in (icago Jinois, as the holders of the note may from time to time, in writing appoint, and in absence of such appointment, then at the office of
PIONEER BANK & TRUST COMPANY in said City, of Chicago.
NOW, THEREFORE, the Mortgogors to secure the payment of the said principal sum of money and said interes in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and ogreements therein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Only in hand?
its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situal tring and being in the ty of Chiqaspo, Cook and State of Illinois, to with
Lot 180 in William Zelosky's Colonial Gardens, a Subdivision of the West fractional half of the south East quarter of Section 8, Township 40 North, Range 13 East of the Thir Principal Meridian, in Cook County, Illinois.
1000

which, with the property hereinafter described, is referred to herein as the "premises,"

TODETHER with all invivorements, tenements, essements, lixtures, and apputenances thereto laviding, and all tents, issues and profits thereof for so long and during all such times as Mortgagers may be entitled thereto (which as a party with said real estate and not accordarily), and all spansatus, equipment or articles row or breaster therefor or therefor used to supply heat, ges, air conditioning, water, light, power, indirectation (whother single units or centrally controlled), and vendiation, including (without testicing the toegoing), streams, without sheets, store does need without such as a state of the profit of the state of the profit of the state of the party of the state of the party of the mortgagers or what successors or assigns shall be considered as constitution part of the real estate.

TO IANY EAND TO INCID. all of a said property with said appendranances, appearatus, listures and other equipment unto said Trustes forever, for the uses herein set forth, free from all rights and benefits under the Homestead Exemption Laws of the States of liminos, which said upths and benefits said Mortgood obes hereby release and waivs.

A. Mortester shall 10 promptly spain; paster or rebuild any folidings or inspirements now or hereafter on the premises which may become damaged or be destroyed; (7) hears said premises in good condition and repair, without waste and face from rechands or outburked any or destroyed. The change of the promises superior to the fine hatecold, and you necessary and face from rechange of the destroyed of the discharge of such prior lines to protect the prior is a such as the said of the

2. Mortgagers shall pay before any penalty staches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon writtnesses, luminb to Trustee or to holders of the note deplicate secrepts therefor. To prevent default hereunder Mortgagers shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagers may desire transfer.

3. Mortgagous shall keep all buildings and improvements now or hereafter situated on said promises inquired against loss or demaps by fire. Epithing previotatom under policies, providing for payment by the incurrence componies of more; audification tablet toget the cost of relationg or precision the same or togeth of the providence of

5. The Trustee or the holders of the note hereby secured making any gayment hereby authorized relating to bears or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without the procured from the appropriate public office appropriate public office without the procured from the appropriate public office without the procured from the appropriate public office without the procured from the appropriate public office appropriate public office without the procured from the procu

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interest on the note, or thi when default shall occur and continue for three days in the deflormance of	st, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagors, all unpaid each of the terms hereof, and anyable all immediately in the case of default in making payment of any installment of principal or all any other agreement of the Mortgagors herein contained.
When the indebtodness hereby secured shall become due whether by accoleration or other allowed and included as additional indebtedness in the diverse for sale all espenditures and expenses and expenses and expenses and expenses are diversed to sale spenses and expenses with respect to title as I must	ities, policies of the rate or Trustee shell have the right to forection the line hereof. In any executive the line hereof, there shall be which may be spid or incurred by on the health of Trustee or folders of the notified as to fine size of the spid of the state of the spid of the spid or the spid of the spid or the spid of th
be had pursuant to such decree the true condition of the title to or the value of the premises. All expen- tions the left title and payable, with interst titure on at the rate of $\frac{1}{2}$ and $\frac{1}{2}$ per- books interview or open-due. It which in the rate the sun such because the supplied to the su	distures and expenses of the nature in this paragraph mentioned shall become so much additional indebtodness secured hereby and country and the state of the stat
actually commenced.	£491
mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof c interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal represent 9. Lloon, or at any time after the films of a bill to foreclose this trust deed, the court in which such	ollowing order of printipe; First, on account of all costs and expenses incident to the forecfourer proceedings, including all such items as are apparatus secured mobile before sectional to that evidence by the note, with interest thereon as a therein provided; then, all principal and afters or assigns, as their rights may appear.
repart to the solvency or incolvency of Mortgagors at the time of application for such receiver and with may be appointed as such receiver. Such receiver shall have power to collect the insts, issues a period of redemption, whether there he redemption or not, as well as during any further times when N which may be necessary or are usual in such cases for the protection, possession, control, managem	bill is filed may appoint a receiver of said premises. Such appointment may be made either before or alter sale, without notice, without posted to the then value of the premises or whether the same shall be then occupied as a homested or not and the Trustee hereunder of a price of the premise drive the pendency of such lonce/sure such and, in case of a sails and a deficiency, during the first statutory of the such premises drive the pendency of such lonce/sure such and, in case of a sails and a deficiency, during the first statutory of the such such pendency of such lonce/sure such and, in case of a sails and a deficiency, during the first statutory of the such such such such such such such such
	decree forciosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such all and deficiency. Insert which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
11. Trustee or the hours of the note shall have the right to inspect the premises at all reasonable	times and access thereto shall be permitted for that purpose.
givert.	shall Trustee be obligated to record this trust dead or to exercise any power herein given unless suppressly obligated by the terms hereof, doubt or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein control of the dead of the state of the second proposed herein control of the state of the second proposed herein control of the state of the second proposed herein control of the state of the second proposed herein control of the second proposed h
release hereof to and at the request. If any erson who shall, either before or after maturity therof, produced accept as three without inquiry. Whe leave is so is requested of a successor fruster, such successor traver, such successor travers, such such successor travers, successor travers, successor travers, successor travers, successor tr	ion of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and defiver a ure and arbibit to Trustee the note; progressing that all indebtedness heavy secured been paid, which representation Trustee and the understand the progressing that the secured secured by the periods herein designated as the makers thereof; and where the release is requested of the described herein, if it may accord is a the genuine note herein designated any note which may be presented and which conforms in
generative min the description height co. made a we trace and much balbours to be executed by the b	ersons herein designated as makers thereof. It is a whigh this insurrent shall have been recorded or filed. In case of the resignation, includity or refusal to act of Trustee, the then case or in Trust hereunder shall have the identical hitle, nowers and authority as are herein given Trustee, and any Trustee or successor shall
	all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all thave executed the note or this Trust Deed.
 That in the event the ownership of said property or my parthereof becomes vested in a persentence to this mortgage and the debt hereby secured in the same meritar as with the Mortgagors, are the Mortgagors between the myon the debt thereby secured. 	on other than the Mortgagors, the Trustee may, without notice to the Mortgagors, deal with such successors or successors in interest with dimay forbear to sue or may extend time for payment of the debt secured hereby without discharging or in any way affecting the hability of
 If any Mortgagos is a commission it hereby waives any and all rights \(\cdot\). Temption from sale us independ creditors of such Mortgagos, acquising any interest in or title to the vernit is subsequent to the 	nder any order or decise of forclosure of this trust deed, on its own behalf and on behalf of each and every person, except decise or a date of this trust deed.
18. Funds for Taxes and Insurance. Subject to applicable law, Mortue, "15", all " to Trustee on yearly taxes and assessments, plus 1/12th of yearly premium installments for nazari"	the day monthly installments of principal and interest are payable under the Nore, until the Note is said in fail, a sum equal to 1/12th of the secondary astimated initially and from time to line by Trustee on the bests of assessments and bills and reasonable estimates thereof.
TO THE SECOND	noted of Deeps
APR 3 24 PM '78	÷24386025
	724300025
	the day monthly installments of principal and interest are payable under the Note, until the Note is good in full, a sum ental to 172th of the asonably estimated initially and from time to time by Trustee on the bests of assessment and bits and reaccable estimates thereof.
Witness the hand and seal of Mortgagors the day and year lirst above written.	
NOEL H. KEINATH	BARBRO R. KTIN TH
NOEL H. REINAIH	(teel) (teel)
STATE OF ILLINOIS.	
County oCOOK 588.	the undersigned
	a Notary Public in and for and residing in said County, in the State Afor said JC REBY
	CERTIFY THAT Noel H. Keinath and Barbre f. Keinath, his wife.
	who personally known to me to be the same person whose name subscriped to the foregoing instrument, appeared before me this day in person and acknowledge.
The Installment Note mentioned in the within Trust peed has been identified herewith under identification	they signed, scaled and delivered the said Instrument as a free and voluntary act, for the uscassification in the release and waiver of the right of homestable.
lo. 2320 9	GIVES under the training of hypotral Seal this
ioneer Bank & Trust Company, as Trustee,	day of 1/1 a.D. 19 /8
Vice -President,	Bh &
Socretary. This instrument Prepared By:	COUNTY Public.
	ANY, 4000 W. North Avenue, Chicago, Illinois 60639
yrace 10	(BOX NO. 22)
LNU UL KE	CORDED DOCUMENT
TAXABLE PROPERTY AND ADDRESS OF THE PROPERTY A	1 12 12 12 13 14 14 14 14 14 14 14 14 14 14 14 14 14