## UNO EE O MEGO EY

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Loan Assoc. of Chicago, 6/00 W North Ave., Chicago, Ill. 60635.
TRUST DEED AND NOT 25224664
Oak Park Cook and State of
THIS INDESTURE WITNESSETH, that the undersigned as Greator, of ak Park, County of Cook, and State of
Illingis for and in consideration of the sum of One Dollar above her good and variation of a corporation of the sum of One Dollar above her good and variation of CHICAGO, a corporation of Dollar above the second of the Conference of the Conferenc
THIS INDENTURE WITNESSETH, that the undersigned as Grator, of the control of the considerations, in hand puid, L111nois for and in consideration of the sum of One Dollar and the control of CHICAGO, a corporation of convey and warrant to the Grantee, ST. PAUL FEDERAL SAVINGS A.D. J. O.N. ASSOCIATION OF CHICAGO, a corporation of the United States of America, of the City of Chicago, County of Co. R. ad State of Illinois, the following described Real the United States of America, of the City of Chicago, County of Co. R. in the State of Illinois, to wit:
the United States of America, of the City of Chicago, County of Co K and State of Illinois, the Indicated States of Illinois, to wit:  Estate, with all improvements thereon, situated in the County of Co K, in the State of Illinois, to wit:  ot 2 in Block C in Carson's 2nd Addition to Oak Park being a Subdivision of the East half ot 2 in Block C in Carson's 2nd Addition to Oak Park being a Subdivision to Oak
c pi i ii ii pi i o o o o o o o o o o o o o o o
11 in Township 39 North, Range 13 East of the Inited Frincipal Telephone of Ulimpie
hereby releasing and waiving all rights under and by virtue of the homesyead exemption laws of the State of Illinois.
hereby releasing and waiving all rights under and by virtue of the homestead exemption it. s c he state of thinds.  In this in cyertheless, for the purpose of securing performance of the ollowing obligation, to wit:  19 79  10 10 10 10 10 10 10 10 10 10 10 10 10 1
for value received we promise to pay to the order of ST. PAUL FEDERAL GAVINGS AND THE PROPERTY OF THE PROPERTY
a corporation of the United States of America, the sum of
at the office of the legal holder of this instrument and interest of the legal holder of the instrument and interest of the payabelling of the pay
at the office of the legal holder of this instrument and interest on the balance of principal teliminary on the principal sum and interest to be payable in the legal holder of those such principal sum and interest to be payable in the legal to the legal holder of the principal sum and interest to be payable in the legal holder of the principal sum and interest to the balance of principal sum and interest on the balance of
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except that the final payment of principal and interest, it not sooner paid, stail be due to be applied first to accrued and unpaid interest on all such payments on account of the indebtedness evidenced by this potter of each of said installments constituting principal,
all such payments on account of the indebtedness evidenced by this loce to be appropriate to be specified installments constituting principal, the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal, the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal, the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal;
to the extent not paid when due, to bear interest after the date of payment at the extent not paid when due, to bear interest after the date of payment at the extent not paid when due, to bear interest after the date of payment at the extent not paid when due, to bear interest after the date of payment at the extent not paid when due, to bear interest after the date of payment at the extent not paid when due, to bear interest after the date of payment at the extent not payment at t
GRANTORS agree and covenant to pay said indeptedness and to their full insurable value, and to
taxes and assessments upon said property when due; to keep the buildings thereon insuled to the may become damaged or be destroyed; promptly repair or restore, or rebuild any buildings now or hereafter on the property which may become damaged or be destroyed; promptly repair or restore, or rebuild any buildings now or hereafter on the property which may become due; and to keep the property tenantable and to property destroyed; to pay all prior incumbrances and the interest thereon as the same may become due; and to keep the property tenantable and to property tenantable and the prope
in good repair and free of field.
IN THE EVENT of failure of Grantors to pay the taxes of descent and to be a see experients or discharge by
nurchase any tax lien or title affecting said property, or pay are property, in pay are investigated without demand, and the same with the
as such becomes due; and all money so paid, the same and all tioned indebtedness secured hereby.
IN THE EVENT Of a preach of any of the more and payable, and within
interest thereon from the time of such dream, at seven po-
suit at law, or both, the same as it said indeptedness that the said in behalf of Grantee in connection with
the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure hereol - including out not timited to teasure the foreclosure th
expenses, title costs - shall be paid by Grandon and the indebtedness bereunder may be a party, shall also be paid by
the Grantors. All such expenses of the grantors in such foreclosure proceedings. The Grantors, for said Grantors, and for the
and included in any decree that may be rendered in such foreclosure proceedings. In Glandon, the control where, executors, administrators and assigns of said Grantors, waive all rights to possession of, and income from, said properly heirs, executors, administrators and assigns of said Grantors, which such bill is filed, may at once and without notice to said Grantors, or to any party claiming under said Grantors, which such bill is filed, may at once and without notice to said Grantors, or to any party claiming under said Grantors, which such bill is filed, may at once and without notice to said Grantors, or to any party claiming under said Grantors, appoint a receiver to take research or things of said property with power to collect the rents, issues and profits of said property appoints a receiver to take research or the rents of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to collect the rents, issues and profits of said property with power to
pending such foreclosure proceedings, and agree that upon the ining of any party claiming under said Grants.
appoint a receiver to take a session or charge of said property with power to collect the rents, issues and protect or appoint a receiver to take a session or charge of said property with power to collect the rents, issues and protect or appoint a receiver to take a session or charge of said property with power to collect the rents, issues and protect or appoint a receiver to take a session or charge of said property with power to collect the rents, issues and protect or appoint a receiver to take a session or charge of said property with power to collect the rents, issues and protect or appoint a receiver to take a session or charge of said property with power to collect the rents, issues and protect or appoint a receiver to take a session or charge of said property with power to collect the rents, issues and protect or appoint a receiver to take a session or charge of said property with power to collect the rents.
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covenants and property are performed, the Arustee, or its successor in trust, shall release the tremost of the Arustee, or its successor in trust, shall release the tremost of the Arustee, or its successor in trust, shall release the tremost of the Arustee, or its successor in trust, shall release the tremost of the Arustee, or its successor in trust, shall release the tremost of the Arustee, or its successor in trust, shall release the tremost of the Arustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, or its successor in trust, shall release the trustee, and the trust in trustee, or its successor in trust, shall release the trust in trust.
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SEAL Mark D. Behan (SEAL)
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