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TRUST DEED

25 294 727

Lidney H. Olson RECORDED OF DEEDS

1979 DEHE ABOVA SPACZIFOR RECORDERS (SE OFIL & 4 7 2 7 1979, between BREMEN BANK AND TRUST COMPANY, an Illinois 19 19 , between BREMEN BANK AND TRUST COMPANY, an Illinois Corporation, not lers nally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Convany in pursuance of a Trust Agreement dated trust number 19-1. 3 herein referred to as "First Party," and FIRST 'N IONAL BANK OF EVERGREEN PARK an Illinois corporation herein referred to as TRUSTEE, witnesseth:

THAT WHEREAS First Party is accompany to be a province of the province of t THIS INDENTY RF Made December 3

THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of
TWENTY ONE THOUSAND P LARS AND NO/100 (\$21,000.00)-

made payable to BEARER

and delivered, in and by which said N te 'as cirst Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter s' ecifically described, the said principal sum and interest from on the 'alance of principal remaining from time to time unpaid at the rate of

10-3/4 per cent per annum in instalment; as follows:

TWO HUNDRED AND TWO DOLLARS AND 04/7 JU (\$202.04)-

January 19 80 and TWO HUNDRED AND TWO DOLLARS AND 10th Dollars on the 04/100 (\$202.04)

10th day of each and every mon'a ereafter until said note is fully paid except that the final and interest, if not sooner paid, shall be duren the third day of December 192004 Dollars on the

NOW, THEREFORE, First Farty to secure the payment of the said princ and limitations of this trust deed, and also in consideration of the sum of Or these presents grant, remise, release, alien and convey unto the Trustee, its being in the COUNTY OF

Lot 10 in the Colonades, being a Subdivision of part of the South 1/2 of the South East 1/4 of Section 13, Township 36 Horth, Range '2 East of the Third Principal Meridian, in Cook County, Illinois.



NAME STREET

Orland Park, Illinois 60462

First Hational Cank of Evergrand Park 3101 West 95th Street Evergreen Park, Illinois, 60642 Robert M. Honig/hd

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holders of the note, such rights to be evidenced by the standard my tional and renewal policies, to holders of the note, and in case of in respective dates of expiration; then Trustee or the holders of the interest of the standard process. The standard process of the standard purchase, discharge, competed expedient, and such a lien or other ing said premises or contest any tax or assessment. All moneys pair nection therewith, including attorneys fees, and any other moneys the lien hereof, plus reasonable compensation to Trustee for each my	norigage clause to be attached to each policy; and to deliver all policies, including addi- minimance about to expire, to deliver renewal policies not less than ten days prior to the the policy of the policy of t
ing to any bill, statement or estimate procured from the appropri-	late public office without inquiry into the accuracy of such bill, statement or estimate
deed shall, notwithstanding anything in the most of industriance of the control o	to First Party, its successors or assigns, all unpaid indebtedness secured by this trust feed to the contrary, become due and payable (a) immediately in the case of default he note, or (b) in the event of the failure of First Party or its successors or assigns to f and such default shall continue for three days, said option to be exercised at any whether by acceleration or otherwise, holders of the note or Trustee shall have the terrof, there shall be allowed and touched as adultional indebtedness in the decree for
sale all exper ures and expenses which may be paid or incurred appraisers ex. outlays for documentary and expert evidence, sten to be expensed rentry of the decree) of procuring all such abstrand similar ds and assurances with respect to title as Trustee or r or to evidence to b dors at any sale which may be had pursuant to penditures and e of the nature in this paragraph profilored	whether by acceleration or otherwise, holders of the note or Trustee shall have the ereof, there shall be allowed and included as additional indebtedness in the decree for hope of the property of the proper
(a) any proceedir. Inc ading probate and bankrupity proceedings by reason of this, tr. d. or any indebtedness hereby secured; or accrual of such right to a receive or not actually commence might affect the premise io. In security hereof, whether or not actually commence or the proceeding the proceedings including the proceedings including the proceedings, including the proceedings, including the proceedings in the p	is a minimized of many control of a success of nodes of the note in connection with the control of the control
other items which under the tert's bereaf constitute secured indebt vided; third, all principal and 'are st remaining unpaid on the not rights may appear on the not rights may appear the property of the property of the part of the par	iedness additional to that evidenced by the finite, with interest thereon as herein pro- ote; fourth, any overplus to First Party, its legal representatives or assigns, as their s trust deed, the court in which such bill is filed may appoint a receiver of said prem- hout notice, without regard to the solvency or insolvency at the time of application syment of the indebtences secured hereby, and without regard to the then value of
that purpose.	Is trust deed, the court in which such bill is filed may appoint a receiver of said premhout notice, without regard to the solvency or insolvency at the time of application ayment of the indebtenders secured hereby, and without regard to the then value of related or not and the Trustee hereby and without regard to the then value of related or not and the Trustee hereby and without regard to the then value of related or not and the Trustee hereby and the forecast of the control of the prediction of the prediction of the premises about a part of the prediction of the premises during the wholy iver to apply the net income in his hands in payment in whole or in part of: (1) That deed, or any tax, special assessment or other lene which may be or become superior does not
8. Trustee has no duty to examine the title, location existence, or to exercise any power herein given unless expressly of top's do by its own gross negligence or misconduct or that of the age c et places of the control of t	or condition of the premises, nor shall Trustee be obligated to record this trust deed the terms hereof, nor be liable for any acts or omissions hereunder, except in case of loyered of Trustee, and it may require indeminities satisfactory to it before exercising. **The Instrument upon presentation of satisfactory evidence that all indebtedness over and children a relate between the children as a satisfactory of the present of any extens whe shall be a satisfactory.
efflier before or after maturity thereof, produce and exhibit to Tue representation Trustee may accept as true without inquiry. Where the product of the product of the product of the product of the conforms in substance with the description of the maturity of release is requested of the original trustee and it has never executed may accept as the genuine note herein described any note which me talhed of the note and which purposes to be executed on behalf of 2	oper instrument upon presentation of satisfactory evidence that all indebtedness could and deliver a release hereof to and at the request of any person who shall, i cet the note representing that all indebtedness hereby secured has been paid, which is clear is requested of a successor trustee, such successor trustee may accept as of ider a witon purporting to be executed by a prior trustee hereunder or which will be a successor trustee thereunder or which are a constant of the successor trustees are the successor trustees and a critical on any instrument identifying same as the note described herein, it may be presented and which conforms in substance with the described herein confirmed to the substance of the successor of the
recorded of filed, in case of the resignation, inability or refusal to act situated shall be Successor in Trust. Any Successor in Trust hereund and any Trustee or successor shall be entitled to reasonable compensations.	to the core of Registrar of Titles in, which this instrument shall have been at of Times, the then Recorder of Deeds of the county in which the premiers are der shall have 'ie dentical title, powers and authority as are herein given Trustee, assition for at, ac' performed hereunder.
11. Note hereinbefore referred to cont Said Note also contains a promise by the for the payment of taxes, assessments, in	maker thereof tr deposit additional security
	Q _n
THIS TRUST DEED is executed by the Bremen Bank and Trust authority conferred upon and vested in it as such Trustee (and said authority to execute this instrument), and it is expressly understoned to the property of the pro	Company not personally but as Trustee as aforemin the exercise of the power and the trust of the power and the trust of the power and the person of the power and the person of the power and the person of the person of the said note contained shall be construed as k and Trust Company personally to pay the said note contained shall be construed as k and trust Company personally to pay the said note or ar interest that may accrue y covenant either express or implied herein contained, all us I liability, if any, being claiming any right or security hereunder, and that so are sthe Pirst Party and its which we have the property and the property of the payment thereof, by the enforcement is the lien hereby to enforce the personal liability of the guarantor, if any, of personally but as Trustee as aforesaid, has caused these pre-ents to be signed by the enforcement of the payment thereof, and the pre-ents of the payment thereof and the personal liability of the ASSISTANT. See etc., the day
COUNTY OF COOK J By_	ANK AND TRUST COMPANY as Trustee as aforesaid and not her mally,
Atte	
I, the undersigned CERTIFY that J. Cunningham Assistant Trust Off COMMANY who are personally known to me to be the sa	ASSISTANT A Notary Public in and for said Counts, is the State attracted, DO HEREBY BEANK AND TRUST COMPANY and J. Full ton [ASSISTANT Secretary of said tame persons whose names are subscribed in [ASSISTANT Secretary of said
such ASS L ITUST UIT. PLANE and ASSISTANT	Secretary respectively, appeared before me this day in person and their own free and voluntary act and as the free and voluntary act of said Company.
ASSISTANT Secretary, as custodian of the corp- instrument as said ASSISTANT Secretary's own free a aforesaid, for the uses and purposes therein set forth.	porate seal of said Company, did affix the charles self is all Company to said and voluntary act and as the free and wanter, act of that Company, as Trustee as
Given unde	er my hand and Notarial Scalenis 3rd day of Becamber 1979
IMPORTANT	The Instalment Note mentioned in the within Trust Reed has been identified
OR THE PROTECTION OF BOTH THE BORROWER AND LENDER. TE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	herewith under Identification No. 79118
EP BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED	Vice President and Trust Officer Trustee
FILED FOR RECORD.	Trace itesteent and riuse officer

END OF RECORDED DOCUMENT