law of . 25362572

nand paid CONVEY AND WARRANT to Madison Bank & Trust Company 10. West Madison Street Chicago Illinois 60606 (t) and Street Chicago Illinois 60606	
to his succer fors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the foling described restate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, everything pure chant thereto, together with all rents, issues and profits of said premises, situated in the City	
Chicago County of Cook and State of Illinois, to-wit: he South 30 (eet of the North 119.7 feet of Block 2 in Brookway ddition to Cout' Englewood, being a subdivision of the East 5 acres f the South half of the West 30 acres of the East half of the outhwest quarter of Section 4, Township 37, North, Range 14, East of he Third Princip: Meridan	
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ereby releasing and waiving all rights under and by virte 1. "ie homestead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing perfor name of the covenants and agreements herein. WHEREAS, The Grantor Lloyd & Patricia Thuesdae	
In Thirty Six Monthly installment payments of 175.77 each beginning on January 15th 1980 and continuing untill the lote is paid in full.	
January 15th 1980 and continuing untill the lote is paid in full.	
ORIGINATION AND CONCENTRATION WILLIAM SOLVER SALE IN THE SALE IN T	•
The Gravior coverants and agrees as follows: (1) To pay said indebtedness, and the intest, the con, as herein and in said note or other provided, or according to any agreement extending time of payment; (2) to pay when dut; the cut, and the interest and assessments exists said premises, and on demand to calibit receipt therefor; (3) within saity days after destruct 0, or damage to rebuild or restore in buildings or improvements of said premises that may have been destroyed or damaged; (3) that wase, 's said premises shall not be ormitted or suffered; (3) their day clearly the controlled or suffered; (4) the controlled or suffered; (5) the controlled or suffered; (6) the controlled or suffered; (7) to the first pay and the controlled or suffered; (8) the grantee controlled or suffered; (8) to the first Trustee or Mortgages, and, second, (4) the first she is terms any appear, which so the controlled of the controlled or suffered; (8) to the first three suffered or the controlled or suffered or the controlled or suffered or suffere	
Frantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at eigh per cent ter annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole or said indebtedness, including the and all samed interest, shall, at the option of the legal holder thereof, wholut notice, become immediately due and payable, and with terest thereof from time of such breach at eight per cent per annum, said be recoverable by foreclosure thereof, or by suit at law, or oils the	
The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest to seen, as herein and in said note or cotes provided, or according to any agreement extending time of payment; (2) to pay when due to see, a leaves and assessments gainst said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruct o, or damage to rebuild or restore II buildings or improvements on said premises that may have been destroyed or damage to (4) that vase seed and premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises, instead in companie to 's selected by the grantee erein, who is hereby authorized to place such insurance in companies acceptable as the holder of the first streament of the grantee erein, who is hereby authorized to place such insurance in companies acceptable as the holder of the first streament with the said Mortgages or Trustees until the life to the first trustee or Mortgages, and, second, the Insurement state and a remain with the said Mortgages or Trustees until the life to the first trustees any appear, which olicies shall be left and remain with the said Mortgages or Trustees until the life to the said state of said indebtedness, may procure such insurance, of the first trustees or the interest thereon, at the time or times when the same shall become due not apayable. Is the Exist of failure so to insure, or pay taxes or assessments, or the interest thereon from the interest thereon when due, the trantor agrees to repay immediately without demand, and the same with interest thereon from time to time; and all movely a paid, the frantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at eight per cent erranum shall be so much additional indebtedness secured hereby. Is the Exists of a breach of any of the aforesaid covenants or afterements the whole or said indebtedness, including a trantor agrees to repay immediately without demand, and the same	
The name of a record to per is: BY THE EVENT of the Steut or removal from said	
Witness the hand and seal of the Grantor this ninetenth day of December 19 79.	
Joen A Hubbales (SEAL)	

UNOFFICIAL COPY

STATE OF TILLINOIS COUNTY OF COOK FEB 14 ON 12 16 1. TIDITH A PABOLOCK a Notary Public in and for said County, in the State aforward, DO HEREBY CERTIFY that LLOY D THUES DEE and PARICIA THUESDEE and personally known to me to be the same personal whose names are subscribed to the foregoing instrument, appeared before one this day in person and acknowledged that signed, sealed and delivered the said instrument as the sea and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homesterd. Control of the right of homesterd. Control of the c
a Notary Public in and for said County, in the State afor said, DO HEREBY CERTIFY that LLOYD THUES DEE and PATRICIA THUES DEE personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as the rece and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of home size d. General gate my hand and not riel seal this day of December 19 72. General gate my hand and not riel seal this day of December 19 72. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 73. General gate my hand and not riel seal this day of December 19 74.
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