UNOFFICIAL COPY

G4339	35	hd:	3-935
TRUST DEED	25387487	THE ABOVE SPACE FOR F	ECORDERS USE ONLY
Number 11-115 , herein n PARK, nois corporation herein refe	eferred to as "First Party," and E erred to as TRUSTEE, witnesseth:	and know IRST NATIONAL BANK	vn as OF EVERGREEN
onyable to BEARF. livered, in and by roch said Note the First ment and hereinafte or cifically described, the form of 12-1/4 per cent per FOUR HUNDRED FIF Y OLLARS AN to the 25th day of Ar 11,	Party promises to pay out of that said principal sum and interest from the balance of annum in instalments (including pages and pages an	t portion of the trust estate som principal remaining from time trust participal and interest) as followed to the trust day of February to the trust applied to interest on the note may. NATIONAL BANK OF End asid interest in accordance with the principal and interest in accordance with the principal and interest and the principal accordance with the principal and interest and the principal and the principal and the principal and the principal accordance with the principal accordance	ubject to said Trust to time unpaid at tows: cept that the final y xtex 2005. The unpaid principal bear interest at the se of trust company from time to time, VERGREEN PARK. In the terms, provisions
Lot 32 in Clear View Manor South West 1/4 of Section Third Principal Meridian,	18, Township 6 North,	Range 13 East of t is.	ne
	보통하는 하는 사람들에게 보고되었다.	5537487 ' — [2538 1	c 10.00
h, wall the property hereinalter described, as referred OGETHER with all improvements, tenements, easem ung and during all such times as First Party, its success e and not secondarily), and all apparatus, equipment, power, refrigeration (whether single units or central control of the property of the success of the property of the successor of the property of the successor of a satisfact what like considered as O HAVE AND TO HOLD the premises unto the said I orth. Its FURTHER UNDERSTOOD AND AGREED THAT IS FURTHER UNDERSTOOD AND AGREED THAT IS FURTHER UNDERSTOOD AND AGREED THAT IS THE PROPERTY or and the said I want to the	constituting part of the real estate. rustee, its successors and assigns, forey	er, for the purposes, and upon th	t les and trusts herein
fild the indebtraces increase. In the indebtraces which may be secured by a lien or charge of bardoes which may be secured by a lien or charge of large of such prior lien to Trustee or to holders of the secured by a crection upon said premises; (e) comply with a case of erection upon said premises; (e) comply with a case in the indebtrace in said premisely large in the indebtraces in said premisely large, and pay special taxes, special securements to holders of the new premises to familia to Trustee or to holders of the new pays to the indebtraces.	the premises which may become damage her liens or claims for lien not express in the premises superior to the lien here to notes; (d) complete within a reason requirements of law or municipal ord lies except as required by law or mun wher charges; sewer service charges, an one duplicate receipts therefor; (h) pay	y subordinate to the the next of and of, and upon request exhibit saft ble time any building or building manners with respect to the premicipal ordinance; (g) pay before d other charges against the premi in full under protest, in the mannents now or hereafter situated.	dactory env. ne. of the same or at ar the en to see and the use ' errof, any penalty attact es a test when the and upon per provided by statut in said premises insun d.
rance policies any able, in case of loss or damage, to page of the policy and to del page of the policy and to delegate the policy and to delegate of the policy and to delegate of the page of the pa	I mistee for the benefit of the stoolers fiver all policies, including additional as less than ten days prior to the respect y act hereinbefore set forth in any four rior encumbrances, if any, and purchas sale or forfeiture affecting said prior or incurred in connection there when green premises and the iren the prior green primities and the iren and be tool the so much additions and be tool at the office of the said to a set of 14%, per cent per of this naise.	of zero wal policies, to holders of states of expiration; then Trus and manner deemed expedient, e discharge, compromise or settle es or contest any tax or assessme achding attorneys feet, and any reasonable compensation to Trus i secured hereby and shall become tion of Trustre or holders of the sah.	the note, and in case of the cor the holders of the sand may, but need not say, tax lien or other not. All moneys paid for other moneys advanced tee for each matter come immediately due and note shall never be con-
ble without notice and with uncertainty to them on accour- ted as a waiver of any right according to them on accour- ted as a waiver of any right according to the property I. The Trustee or the holders of note beingy secured from the appropriate of the strength of the second of t	risis public office window inquiry in- or title or claim thereof, sit notice to First Party, its uncessors is that deed to the contrary, become d on the note, or (b) in the event of the	or assigns, all unpaid indebteds or and payable (a) immediately failure of First Party or its success GAAG W.	ess secured by this trust
MAIL TO: OR PLACE IN RECORDER'S I	BOX NO. BOX 223	Jinley Overaved by Util BLOF Luer Oveen PK	<u>ltukull.</u> verareen

STATE OF ILLINOIS COUNTY OF COOK February 25, 1980 Notary Public FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD. BOX 223 END OF RECORDED DOCUMENT