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7 -	RUST DEED 26 283 977
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	THE ABOVE SPACE FOR RECORDERS USE ONLY
associatio	DENTURE, Made — July 1, ———————————————————————————————————
an Illinoi	ferre, to "First Party," and—— Chicago Title & Trust Company
3011 01	TWENTY FIVE THOUSAND AND NO/100 DOLLARS,
which sai inafter sp at the ra	and delivered, in and by d Note the First Par value of principal sum and interest on the balance of principal remaining from time to time unpaid te of— *— per cent pand in instalments as follows:-\$138.89 plus interest collars.
	— 1st — day of — July — 19 82 and \$138.89 plus interest — DOLLARS — 1st — day of each — month — thereafter until said note is fully paid except that the final
payment All such balance a	of principal and interest, in not sooner paid, shall be due on the
company Illinois, s office of -	int Lincolnwood, Illinois sthe holders of the note may, from time 's tim', in writing appoint, and in absence of such appointment, then at the Bank of Lincolnwood
acribed R	THEREFORE, First Party to secure the payment of the said principal sum of money and said interest in accordance with the terms, and limitations of this trust deed, and also in con ider tino of the sum of One Dollar in hand paid, the receipt whereof is hereby gled, does by these presents grant, remise, release, 11 - 1 convey unto the Trustee, its successors and assigns, the following deeal Estate situate, lying and being in the Villige of Skokie COUNTY OF
С	OOK AND STATE OF ILLINOIS, to wit:
1 T	oot 15 in Block 3 in Engel's Oakton South 1 4 Subdivision, being a Subdivision ying East of the Prairie Road of Lot 7 in the South West 1/4 of Section 23, ownship 41 North, Range 13, and East 1/2 or 3 coion 22, all in Cook County, llinois.
0	COOK COUNTY, ILLINDIS EN ED EOR RECORDS RECORDER OF DEEDS
000	1982 JUL -9 PM 1: 01 26283977
	302 302 0 711 1 3 1
*	Prime plus 1% rate of interest ——— at Bank of Lincolnwood (Floating).——
**	Prime plus 3% rate of interest rais Instrument .43 PREPARED BY
which w	- at Bank of Lincolnwood (Floating)
TOGI thereof f	ETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and oll rents, issues and profits or so long and during all such times as First Party, its successors or assigns may be entitled thereto (whi h are pledged primarily
to supply	o partly with sold real estate and not secondarily), and all apparatus, equipment or articles now or perenter the 10 or ingreen uses y heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled, a diventiation, includ- nout restricting the foregoing), acreens, window shades, storm doors and windows, floor coverings, inadoor beds to vinings, stoves and
that all cred as TO i	Ith the property hereinsitter described, is referred to herein as the "premises," ETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all reads, issues and profits or so long and during all such times as First Farty, its successors or assigns may be entitled thereto (whith ar pledged primarily burlty with soid rule estate and not secondarily), and all apparatus, equipment or articles now or hereinter their an official content of the secondarily and all apparatus, equipment or articles now or hereinter their and the content of the secondarily and all apparatus, equipment or articles, window shades, storm doors and windows, floor coverings, landoor beds, e unings, stoves and caters. All of the foregoing, acreens, window shades, storm doors and windows, floor coverings, landoor beds, e unings, stoves and caters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and say a greed similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns s' all b considerable part of the real estate. LAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses S. FIRETHER INDEPSTORD AND ACREED THAT.
IT IS 1. U repair, re (2) keep	5 FURTHER UNDERSTOOD AND AGREED THAT: intil the indebtedness different statements of First Purty, its successors or assigns to: (1, pr. nptly estore or rebuilt any buildings or improvements now or hereafter on the premises which may become damaged or be dr or ed; said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not exp. sr.
subordin the lien complete all requi	ated to the Hen hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) hereof, and upon real any building or buildings now or at any time in process of erection upon said premises; (5) comply when the process of the premises and the use thereof; (6) retriain from making material alterations of the premises and the use thereof; (6) retriain from making material alterations are the process of the premises and the use thereof; (6) retriain from making material alterations are the process of the premises and the use thereof; (6) retriain from making material alterations are the process of the premises and the use thereof; (6) retriain from making material alterations are the process of the premises and the use the process of t
special ten requiby statu	taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and upon write- iest, to furnish to Trustee or to holders of the note duplicate recepts therefor; (8) pay in full under protest in the manner provided te, any tax or assessment which First Party may desire to contest; (9) keep all buildings and improvements now or hereafter situated premises insured against loss or damage by fire, lightuing or windstorm under policies providing for payment by the insurance
all in co fit of the policies, not less	including additional and renewal policies, to holders of the note, and in case of insurance about to expire, to deliver renewal policies.
ment or ments o or title for any other m	periorm any act nerembetore set forth in any form and manner deemed expedient, and may, but need not, make full or partial pay- principal or interest an prior encumbrances; it any, and purchase, discharge, compromise or settle any tax lien or other prior lien for the purposes herein authorized and all expensions of a facture said premises or contest my that of assessment. All moneys advanted by the purposes herein authorized and all expensions of the purposes herein authorized and all expensions of the purpose should be a factured by the property of the purpose of the purpose should be proposed by the property of the purpose of
pensation cured hannum. of the p	is herein set forth. 5 FURTHER UNDERSTOOD AND AGREED THAT: ntill the indebtedness aforesaid shall be fully paid, and in case of the failure of First Purty, its successors or assigns to: (i, pr. mp'ly seator or robulti any buildings or improvements now or hereafter on the premises which may become damaged or be dr dro ed; said premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not exp. 50 said premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not exp. 50 said premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not exp. 50 said premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not exp. 50 said upon request exhaustic statisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note claims and the seasonable tune any building or buildings now or at any time in process of erection upon said premises; (5) comply will be reported assemble of the premises and the seasonable tune any building material alternative of law or municipal ordinance; (7) pay buctor any penalty attaches all general taxes, and pay taxes premises assemble that the premises in the seasonable tune and tune and tune and tune and tune tune tune tune tune tune tune tune
stateme	nt or estimate or into the validity of any tax assessment sale torfetture tax lies or title or claim thereof
in the c Party of three d	At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpuid indobtedness secured trust deed shall, notwithstanding anything in the note or in this fruit deed to the contrary, become the and payable (a) simulations of default in making payment of any instalment of principal or interest on the note, or (b) in the eyent of the failure of First its successors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall continue for ays, said option to be exercised at any time after the expiration of said three day period. When the indebtedness becomes decuyed shall become due whether by acceleration or otherwise, holders of the note or Trustee shall
have th	When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall be right to foreclose the lien hereof. In any suit to foreclose the lien bereof, there shall be allowed and included as additional indebt in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the not integre fees. Trustee's fees, appraisar's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs.

(CONTINUED ON REVERSE SIDE HEREOF)

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The proceeds of	(CONTINUED FROM RE	ERSE SIDE H	EREOF)	er of Driority: First on ac-	
of all costs and e t second, all oth st thereon as he representatives of Upon, or at any	any foreclosure sale of the premises shall be despenses incident to the foreclosure proceedings, rein provided third, all principal and interest assigns, as their rights may appear. y time after the filing of a bill to foreclose this	including all s ite secured inde remaining unpo trust deed, the	ich items as are mentioned biedness additional to that e id on the note; fourth, any court in which such bill is i	in the preceding paragraph videnced by the note, with overplus to First Party, its lied may appoint a receiver	
d premises. Such me of application ut regard to the be appointed as a forcelos or not, as we do be entitled to c	r assigns, as their rights may appear. y time after the filing of a bill to foreclose this appointment may be made either before or af n for such receiver, of the person or persons, if then value of the persons or whether the aame sure sult and, in case of a sale and a deficiency cell as during any further times when First Part control, management and operation of the pre to apply the net income in his hands in payme of a sule hands in payme of a sule hands in payme control, management and operation of the pre to apply the net income in his hands in payme ed such application is made prior to foreclosure s ed such application is made prior to foreclosure s	ter sale, without any, liable for shall be then on collect the rest, during the fur, its successors or powers which	inotice, without regard to the the payment of the indebt coupled as a homestead or no tax, issues and profits of sails statutory period of redem or assigns, except for the in a may be necessary or are	es solvency or insolvency at educes secured hereby, and it and the Trustee hereunder if the penpison whether there be retervention of such receiver, usual in such cases for the	
for that purpose	loiders of the note shall have the right to inspec	t me premises	it am reasonable untes and t	iccess mereno snau ne per-	
Trustee has no leed or to exerci- except in case	duty to examine the title, location, existence or se any power herein given unless expressly obli- of its own gross negligence or misconduct or ti	condition of the gated by the ter ant of the agent	e premises, nor shall Trustee ms hereof, nor be liable for s or employees of Trustee, a	be obligated to record this any acts or omissions here- nd it may require indemni-	
/ secured has be e, such successor be executed b rts to be execute cate on any inst may be present i on behalf of F	lefore exercising any power herein given. 'ease this trust deed and the lien thereof by p his trust deed has been fully paid; and Trust either before or after maturity parterof, produce the period of the state of the state of the state a istee may accept as the genuine note herein a prior trustee hereunder or which conforms in due to be a state of the state of the state of an a phich conforms in substance with the d arrice to strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by strument in writing filed in the office arrice by structure in writing filed in the office arrice by structure in writing filed in the office arrice by structure in writing filed in the office arrice by structure in writing filed in the office arrice by structure in writing filed in the office arrice by structure in the structure of the structure in the structure	ept as true with described any n substance with ase is requeste herein, it may escription herei	out inquiry. Where a release not which bears a certifical the description herein contr i of the original trustee an accept as the genuine note n contained of the note and	is requested of a successor te of identification purport- lined of the note and which d it has never executed a herein described any note I which purports to be ex-	
been recorded or the premises ar rity as are hereis nder.	esign by istrument in writing filed in the office file. In ase of the resignation, inability or resultance in the student in the Successor in Trust. Any Suc a given Truster, and any Trustee or successor set is shall be needed to mean "notes" where app	fusal to set of cessor in Trust hall be entitle	er or Registrar of Titles in Trustee, the then Recorder hereunder shall have the to reasonable compensati	which this instrument shall of Deeds of the county in identical title, powers and on for all acts performed	
	2				
	Ox				
HIS TRUST DEL r and authority of s full power and d shall be constr or any interest in a contained, all y hereunder, and holder or holder eyed for the pay	ED is executed by the First lational "nk of Sconferred upon and vested in it as s. 6.1 ustee authority to execute this instrume. It is not upon the second of the second lating the second lating accrue thereon, or any in chiedness a such liability, if any, being expressly by that so far as the First Party and its s.cce so so faid not and the owner or owners of an innent thereof, by the enforcement of the best all all little of the quarantor. If any, expression is a liability of the quarantor. If any, expression is a liability of the quarantor. If any, expression is a liability of the guarantor.	kokie, not persi (and said First expressly under arty or on said coming hereund Trustee and by a and said First debtedness noc	nnily but as Trustee as afo National Bank of Skokie, I stood and agreed that nothin First National Bank of Skok et, or to perform any coveni every person now or hereaft it National Hank of Skokle I uling hereunder shall look s the manner herein and is well	resaid in the exercise of the bereby warrants that it pos- generis or in said note con- the personally to pay the said and either express or implied for claiming any right or se- personally are concerned, the olely to the eventses hereby	
force the person N WITNESS WI signed by Its year first, above	Assistant Vice-President, and its corporate	t be hereunt	the manner never and in said illy but as Trustee as aforesa o affixed and attested by its SKOKIE Solely as Truste	Assistant Secretary, the day	
3.00	as aforesaid and a	ot perse lally.	tella	ASSISTANT VICE-PRESIDENT	
5.05	EXE.	ulia =	Eller	ASSISTANT SECRETARY	
TE OF ILLINOS		undera	onty, in the St te aforesa'd,	DO HEREBY CERTIFY, that	
•	FIRST NATIONAL BANK OF SKOKIE, and	Claud		ssistant Vice President of the	
	Assistant Secretary of said Company, who are personally known to me to be the same person. Whose names are subscribed to				
	Assistant Secretary of said Company, who are personally known to me to be the same per on, whose names are subscribed to the foregoing instrument as such vice-president, and Assistant Secretary, respectively, appear, but the first signed and delivered the said instrument as their own free and voium of a land as the free and second of the said secretary and the said instrument as their own free and voium of a land as the free and retain the said second of the said second of the said said said said said said the said said said said said said said said				
	Given under my hand and notarial seal, this 2 and day of July A. D. 2013. Notary Public				
			Hy Cenni	ssion Expires Nov. 14, 1984; or	
FOR THE PROT	I M P O R T A N T	1	entioned in the within Try	7.7.8.60 uned	
SHOULD BE IDE	NOTE SECURED BY THIS TRUST DEED ENTIFIED BY THE TRUSTEE NAMED HERE- E TRUST DEED IS FILED FOR RECORD.	nerewith un	by law Dr	cot Company Trustee	
D NAME E STREET	BANK OF LINCOLNWOOD		FOR RECORDER INSERT STREET DESCRIBED PRO	S INDEX PURPOSES ADDRESS OF ABOVE DEETY HERE	
L Lincolnwood, Illinois 60646			_3720_0akt	con	
V E R Y INSTRUCT	OR		Skokie, 1	11. 60076	
Y INSTRUCT	ions Recorder's Office Box Number	-	BOX 5	33	