UNOFFICIAL COPY

ord Niles III I and no/100 p se M. Giles, eenwood Niles (City) rpose of securing per, including all heating, issues and profits of being a subdi 12, East of t	(CII)) lus interest as specif	(State) fied below Dollars (State) recements herein, the fot- ig apparatus and fixtures, Village ast quarter of ridian according
I and no/100 p se M. Giles, eenwood Niles (City) rpose of securing per including all heating, issues and profits of being a subdif 12, East of t	(City) IUS interest as specification (City) IUS tee III. 60648 Iormance of the covenants and agrain-conditioning, gas and plumbin said premises, situated in the did State of Illinois, to-wit: vision in the North Eiche Third Principal Me	fied below Dollars (State) recements herein, the fotograpparatus and fixtures, Village ast quarter of ridian according
se M. Giles, eenwood Miles (City) rpose of securing per, including all heating, issues and profits of ar being a subdi 12, East of t	Irustee Ill. 60648 formance of the covenants and aginair-conditioning, gas and plumbin said premises, situated in the distance of Illinois, to-wit: vision in the North Eithe Third Principal Me	(State) recements herein, the fot- ig apparatus and fixtures, Village ast quarter of ridian according
ccity) rpose of securing peri, including all heating, issues and profits of arbeing a subdi 12, East of t	formance of the covenants and agr air-conditioning, gas and plumbin said premises, situated in thei d State of Illinois, to-wit: vision in the North Ei he Third Principal Me	recments herein, the folgapparatus and fixtures, Village ast quarter of ridian according
issues and profits of being a subdi 12, East of t	said premises, situated in the id State of Illinois, to-wit: vision in the North Ei he Third Principal Me	Village ast quarter of ridian according
	in cook county 1111110	15.
	28303165	
ue of the homestead	exemption laws of the State of Illi	ínois.
		n date herewith, payabl
erest after	lue date at the higher	s Yawful rate i
To pay said indebted; time of payment; (2 therefor; (3) within s faye been destroyed at any time on said p in companies accept dortgagee, and, secon s or Trustees until the ane shall become at	ness, and are the systhereon, as it is to pay with a fire each year, sixty days refer to or or dan or dan ared (4) it it waste to seemiss had a fire in a name so it also the holder of the first me if to the Trustee herein as he in in mitchedness is fully paid (7) to pany payable.	nerein and in said note of all taxes and assessmen nage to rebuild or restor- iaid premises shall not be selected by the grants orgage indebtedness, white areasts may appear, white way all prior incumbrance
or assessments of an inch insurance in a inbrances and the life and the same with in- ured hereby ovenants or agreemen hereby without notic	sprior incumbrances or the intra- such taxes or assessments, or dis- rest thereon from time to time; terest thereon from the date of p ts the whole or said indebtedness, s, become immediately due and p	est it ereon with due, it harr to or purchase any is not all money so paid, it ayment at eight per ceincluding principal and a payable, and this interest
innon, hall be recovery express terms. Its bursements paid or his for documentary es embracing forecle rocceding wherein the	erable by toreclosure thereof, or the finding of plaintiff in evidence, stenographer's charges, soure decree—shall be paid by the grantee or any holder of any paid the paid by the grantee or any holder of any paid the paid by the grantee or any holder of any paid the paid	by suit at 'aw, c- both, to connection with the fo cost of procuring or co the Grantor; and the lart of said indebtedness,
All such expenses and nay be rendered in su ismissed, nor release id. The Grantor for 1 of, and income from this Trust Deed, the der the Grantor, appo- tated premises.	disbursements shall be an addition ich foreclosure proceedings; which hereof given, until all such expen- the Grantor and for the heirs, ext n, said premises pending such for pourt in which such complaint is find int a receiver to take possession	tal lien upon said premis h proceeding, whether ses and disbursements, a ecutors, administrators a reclosure proceedings, a iled, may at once and wi or charge of said premi
Cook 1 State Bank first successor fail or a	County of the gra of said Coun	antee, or of his resignation ity is hereby appointed to then be the acting Record
u successor in this fru lease said premises to	the party entitled, on receiving his	reasonable charges.
his2	Kun 1. Milling.	
1	Joan A. Murray	(SEA
Martinolii Lo	Robert Murray	State Rank 9101
. The second sec	and Robert the XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	To pay said indebtedness, and the constitution of payment; (2) to pay with the record, as it time of payment; (2) to pay with the record of a many time on said premises therefor; (3) within sixty days exist, of are on or dar have been destroyed or dankined) (1) that waste to said any time on said premises thered in no appares to be in companies acceptable. The holder of the first metoring and second for the Trustee herein as he in or Trustees until the male bedness is fully paid (1) to put the same with interest thereon from time to time; or assessments, or me fifter incumbrances or the intending the same with interest thereon from time to time; and the same with interest thereon from the date of pared hereb? Overants on agreements the whole or said indebtedness, hereful without notice, become immediately due and inhorn hall be recoverable by forcelosure thereof, or leaves terms. Overants of agreements the whole or said indebtedness, hereful without notice, become immediately due and inhorn hall be recoverable by forcelosure thereof, or leaves terms. Overants of agreements the whole or said indebtedness, here of the same without notice, become immediately due and inhorn hall be recoverable by forcelosure thereof, or leaves terms. Overants of agreements paid or incurred in behalf of plaintiff in the parent of the paid by occeeding wherein the grantee or any holder of any paid such expenses and disbursements shall be an additionable to redeet the said premises pending such for this Trust Deed, the court in which such compalaint is fler the Grantor, appoint a receiver to take possession and premises. Urray and Rohert Murray Her Husband Cook The State Bank First successor fail or refuse to act, the person who shall disuccessor in this trust. And when all the aforesaid coverages said premises to the party entitled, on receiving his his

UNOFFICIAL COPY

	STATE OF STATE OF SS.	
	I,	he —
WIN 100	personal, known to me to be the same person_S whose name_S are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that _they_ signed, sealed and delivered the satinstrument is free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right nonestead. 33 Single under my hand and notarial seal this 24th day of July, 19 8. 54 Consequences and purposes therein set forth, including the release and purposes the release and purpose the r	id nd
2000 G	Constraints that Expires My Commission Ext les Fe. 21, 1984	
		 16.53
BOX No.	St Deed To	GEORGE E. COLE® C9 [8]

END OF RECORDED DOCUMENT