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27183628

(Ins. and Receiver)	JANUAR	RY, 1968	Reorder From Typecrat	t CoChicago
THIS INDENTURE, made this	14th	day of	July	_ 1984
between_WALTER C. MACHULSKIS	AND JOSEPHINE	L. MACHULSKIS (HI	S WIFE)	
of the of	Cicero	, County of _	Cook	
and State of Illinois	, Mort	gagor,		
andCOMMERCIAL NATIONAL B	ANK OF BERWYN,	A NATIONAL BANKI	NG CORPORATION	
of theofof	Berwyn	, County of _	Cook	
and State of		stee,		
WI NESSETH THAT WHERE			AND JOSEPHINE L.	MACHULS
are		justly indebted upon .	/ins	ralimia
the sum of SEVF HOUSAND, SEV				
and payable as follows: on the 12th day of each a	\$129.41 on the	12th day of Augus	st, 1984. \$129.4	:1 ite
is paid in full. The fina	al payment of	\$129.41 shall be d	lue and payable o	n
the 12th day of July, 190	9, ir not soon	er paid.		
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			TOT IL	
with interest at the rate of	ent perur., paya	ible T	DIEL DE	
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	10	Man alexan		रः
in the second	A Dun	H		27183628
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all of said notes bearing even date herewi				
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or such other place as the legal holder t	AL NATIONAL BA		oney of the United Sta	ites, and
bearing interest after maturity at the rate				
Each of said principal notes is ident	tified by the certifica	ite of the trustee appeari	ng thereon.	1500
NOW, THEREFORE, the Mortgag denced, and the performance of the cove				
formed, and also in consideration of the unto the said trustee and the trustee's	sum of ONE DOL	LAR in hand paid, does	CONVEY AND WA	RRAN
		-111	to wit:	
Lot 20 in Block 3 in the S North 187 Feet of said Blo	ck 14) of the	Subdivision of the	e West half of th	ıe
Southeast quarter of the N Range 13, East of the Thir	ortheast quart	er of Section 29,7	Cownship 39 North	ι, ΄
wanke in the turn	a rrancipar ne		,,	

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Together with all the tenements, hereditaments and appurtenances thereunto belonging and the rents, issues and profits thereof and all gas and electric fixtures, engines, boilers, furnaces, ranges, heating, air-conditioning and lifting apparatus and all fixtures now in or that shall hereafter be placed in any building now or hereafter standing on said land, and all the estate, right, title and interest of the Mortgagor of, in and to said land, hereby expressly releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois; TO HAVE AND TO HOLD the same unto the said trustee and the trustee's successors in trust, FOREVER, for the uses and purposes, and upon the trusts herein set forth.

And the Mortgagor does covenant and agree as follows: To pay said indebtedness and the interest thereon as briein and in said notes provided; to pay all taxes and assessments levied on said premises as and when the same shall occome are and payable and to keep all buildings at any time situated on said premises in good repair and to suffer no lie of mechanics or material men, or other claim, to attach to said premises; to pay all water taxes thereon as and when the aim shall become due and payable and neither to do, nor suffer to be done, anything whereby the security hereby effected ir intended so to be shall be weakened, diminished or impaired; to keep all buildings which may at any time be situated upon said premises insured in a company or companies to be approved by the trustee and the trustee's successors in reust, or the legal holder of said note or notes, against loss or damage by fire for the full insurable value of such taild nee for an amount not less than the amount of the indebtedness secured hereby and to cause such insurance policies, 7 nh the usual mortgage clause attached or other sufficient endorsement, to be deposited with trustee as additional security 10, 2 under and upon failure to so secure and deposit such insurance policies, said trustee or the trustee's successors in trust or the legal holder of the note or notes, is hereby authorized to procure the same, and all moneys which may be advanced by said trustee or the trustee's successors in trust, or by the legal holder of said note or notes, or any of the m, for the aforesaid purposes, or any of them, or to remove encumbrances upon said premises or in any manner paner. The title or estate hereby conveyed, or expended in or about any suit or proceedings in relation thereto, includin at or eys' fees, shall with interest thereon at seven per cent per annum, become so much additional indebtedness secure.eby; but nothing herein contained shall render it obligatory upon said trustee or the trustee's successors in trust or the legal holder of said note or notes, to so advance or pay any such sums as aforesaid.

In the event of a breach of any of the afor world covenants or agreements, or in ease of default in payment of any note or notes secured hereby, or in case of default in the payment of one of the installments of interest thereon, and such default shall continue for thirty (30) days after such installment becomes due and payable, then at the election of the holder of said note or notes or any of them, the said principal sum together with the accrued interest thereon shall at once become due and payable; such election being maye at any time after the expiration of said thirty (30) days without notice, and thereupon the legal holder of said indicatedness, or any part thereof, or said trustee or the trustee's successors in trust, shall have the right immediately to fo eclose this trust deed and upon the filing of a complaint for that purpose, the court in which such complaint is filed, may at once and without notice appoint a receiver to take possession or charge of said premises free and clear of all hom stead rights or interests, with power to collect the rents, issues and profits thereof, during the pendency of such foreck sure sur and until the time to redeem the same from any sale made under any decree foreclosing this trust deed shair expire, and in case proceedings shall be instituted for the foreclosure of this trust deed, all expenses and disbursements paid or incurred in behalf of the plaintiff, including reasonable attorneys' fees, outlays for documentary evidence, stenographers' charges, costs of procuring a complete abstract of title, showing the whole title to said premises, em' acing such foreclosure decree, shall be paid by the said Mortgagor, and such fees, expenses and disbursements shall be so much additional indebtedness secured hereby and shall be included in any decree entered in such proceedings for the foreclosure of this trust deed, and such proceedings shall not be dismissed or a release hereof given until all such 1 es, expenses and disbursements and all the cost of such proceedings have been paid and out of the proceeds of any sale of aid premises that may be made under such decree of foreclosure of this trust deed, there shall be paid, First: / il the cost of such suit, including advertising, sale and conveyance, attorneys', stenographers' and trustees' fees, outlay, for & cumentary evidence and costs of such abstract and examination of title. Second: All moneys advanced by the trus ce ... the trustee's successors in trust or the legal holder of said note or notes, or any of them for any other purpose authorized in this trust deed, with interest on such advances at seven per cent per annum. Third: All the accrued interest r mai ing unpaid on the indebtedness hereby secured. Fourth: All of said principal sum remaining unpaid. The over-two-of the proceeds of sale shall then be paid to the Mortgagor or to his legal representatives or assigns on reasonable r qu'st.

In case of the default of the payment of the indebtedness secured hereby or the breach of any of the covenants and agreements entered into on the Mortgagor's part, the Mortgagor hereby waives all right to the possession, income and rents of said premises, and it thereupon shall be lawful for the trustee or the trustee's successors in trust, to enter into and upon and take possession of said premises and to let the same and receive and collect all rents, issues and profits thereof.

AND THE Mortgagor further agrees that in case of a foreclosure decree and sale of said premises thereunder, all policies of insurance provided for herein may be rewritten or otherwise changed so that the interest of the owner of the certificate of sale, under such foreclosure, shall be protected to the same extent and in like manner as the interest of the legal holder of the note or notes herein described is protected by such policies.

Upon full payment of the indebtedness aforesaid and the performance of the covenants and agreements hereinbefore made by the Mortgagor, a reconveyance of said premises shall be made by the said trustee, or the trustee's successors in trust to the Mortgagor upon receiving reasonable charge therefor, and in case of the death, resignation,

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r removal from said	County, or other material to act of said treater, which any
	ion entitled thereto, then Chicago Title Insurance Company
ereby appointed and made successor in t aid trustee.	rust herein, with like power and authority as is hereby vested in
"Legal holder" referred to herein shall inc	clude the legal holder or holders, owner or owners of said note or of said certificate of sale and all the covenants and agreements of inding upon Mortgagor's heirs, executors, administrators or other
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	Mortgagor, the day and year first above written.
WITNESS the hand_ and seal_ of the	Mortgagor, the day and year first above written.
	Walter C. Machulahie (SEAL)
THIS INSTRUMENT WAS PREPARED BY:	Josephine J. Machulskis (SEAL)
COMMERCIAL NATIONAL BANK OF BERWYN 3322 SO. OAK PARK AVENUE	(SEAL)
BERWYN, ILLINOIS 60402	(SEAL)
JAMES A. CAIRO	
	The note or notes mentioned in the within trust deed have been
	identified herewith under Identification No.
	Trustee

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personally known to me to be the san	me persons whose names are subsection and acknowledged that they significantly act, for the uses and purposes therein	(Ris Wife) cribed to the foregoing instrument, ned, sealed and delivered the said n set forth, including the release and July 19_84
Insurance and Receiver Insurance and Receiver Insurance and Receiver Insurance and Receiver TO TO TO TO TO TO TO TO TO T	ADDRESS OF PROPERTY: 2233 S. 59th Avenue Clearer His 60650 Clearer His 60650	MAIL TO: CONNERCIAL NATIONAL BANK OF BERNYN 3322 S. Oak Park Avenue Bernyn, 11, 60402 87328

END OF RECORDED DOCUMENT