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JST DEED_	re-chulipas;			49-412
			. <del>-</del>	
his Indentur	P. WITNESSETH, The	at the Grantor		
	1. Wright A			
		H		
the City of Cl	nicago County of.	Cook	and State of Illin	nois
the	ATATION County of .	housand two	and state of	two and 56/109ollars
				mr
the Cit 7of	CnicagoCom	nty of UOOK	and State of	s and agreements herein, the fol-
wing describ a .eal estate,	with the improvements t	thereon, including all he	eating, gas and plumbing ap	pparatus and fixtures, and every-
ing appurtens .c t. ereto, to	gether with all rents, iss			
the City of.	Cnicago	County of		and State of Illinois, to-wit:
Lut 15	in.Block.l.it	n.C.TYerkes	Subdivision.o	T.BLOCKS
	35, 30, 41,	ehin 40 Nort	44 in the subdah, Range 14, E	ast of the
· · · · · · · · · · · · · ተለተ ሦቭ · ወ	かいおとけんさしてかるとう	idian (except	"The South Wes	st 174 or the
	Jago idanther	eof∵and∙the∵	South East 1/4.	ottheNorth
West.1/	4thereof.an	dtheEastha	alfo.fthe.Sout	h.East 1/4
thereof	) in Cool. Co	unty, lilino:	LS.	
••••		1		
ereby releasing and waivir	ig all rights under and b	y virtue ( f the homestes	d exemption laws of the St	ate of Illinois.
			covenants and agreements	herein.
WHEREAS, The Granto	. Violet H. W	H. H. B. H	UU.W	
stly indebted upon	one		ncipal promissory notebe	aring even date herewith, payable
payable in	84 successive n	nonthly instalmen	ts e.c. of 133.84	due _partilll on the same date of
				highest
			/ -	
	•			
				<b>A</b>
		······		
				ad I said notes provided or according to any
THE GRANTOR covenant greement extending time of paymen	and agree as follows: (1 it; (2) to pay prior to the first day	<ul> <li>To pay said indebtedness, and y of June in each year, all taxes</li> <li>all buildings or improvement.</li> </ul>	and assessments against said premise on said premises that may have be	ses, and comand to exhibit receipts therefor, en destroy dordamaged; (4) that waste to said
remises shall not be committed or a horized to place such insurance in o	uffered; (5) to keep all buildings empanies acceptable to the holds	now or at any time on said pre er of the first mortgage indebted	mises insured in companies to be se lness, with loss clause attached paya	and i said notes provided, or according to any sea, and or or mand to exhibit receipts therefore medset by 4 chamaged; (4) that waste to said elected by the grantee berein, who is hereby and he first, whe first "wate or Mortgace, and he grantee he first "wate or Mortgace, and the grantee or a holded of said indebtedness, or pay all prior the medical said and the interest interest thereon now it else of payment at the all carmed interest should be all the option of the more rest. We annum, a all y seconverable by
scond, to the Trustee herein as thei Il prior incumbrances, and the inter	r interests may appear, which po est thereon, at the time or times	olicies shall be left and remain when the same shall become d	with the said Mortgagees or Trustee: ue and payable.	the crantee or the holds of said indebtedness.
nay procure such insurance, or pay hereon from time to time: and all t	such taxes or assessments, or d	fischarge or purchase any tax I	ien or title affecting said premises without demand, and the same with	or pay all prior i cum' a an and the interest interest thereon i unit' a de' of payment at
even per cent, per annum, shall be i In the Event of a breach of	o much additional indebtedness I any of the aforesaid covenants :	secured hereby. or agreements the whole of said	indebtedness, including principal as	nd all earned interest shall at the option of the in per cent, per annum, a sall a recoverable by h the foreclosure hereof—incl. ding. seconable.
egai noider thereof, without notice,	become immediately due and p	dindekted and bed then matter	d by syrrate terms	
olicitors fees, outlays for documents —shall be paid by the grantor;	ary evidence, stemographer's char and the like expenses and dishu	rges, cost of procuring or comple recements, occasioned by any su	ting abstract showing the whole titl it or proceeding wherein the grantee	e of said premises embracing f. reclosure decree
a such, may be a party, shall also b n any decree that may be rendered	s paid by the grantor All su I in such foreclosure proceeding	ich expenses and disbursement is; which proceeding, whether of de of suit including solicitors f	shall be an additional lien upon sai decree of sale shall have been enter ees have been naid. The grantur	h the foreclosure hereof—incl ding essenship et said premises embracing i reclosure decree or any holder of any part of sa the total premises, shall be taxed as costs; and or judded or not, shall not be damissed, or a cleans or said grantor and for the heirs, executors, reclosure proceedings, find agree that upon or to any party claiming under said grantoniess.
administrators and assigns of said i	granter waive all right to Trust Deed, the cours in which	o the possession of, and income such bill is filed, may at once a	from, said premises pending such fo nd without notice to the said granter	reclosure proceedings, and agree that upon r or to any party claiming under said gran-
or, appoint a receiver to take p	ossession or charge of said premi	ses with power to collect the re-	its, usues and protits of the said pre-	misea.
In the Event of the death,	removel or absence from said	Cook		e grantee, or of his refusal or failure to act, then
Thomas F. Bi	ussey	(* )	of said County is hereby appo	inted to be first successor in this trust; and if for hereby appointed to be second successor in this premises to the party entitled, on receiving his
any like cause said first successor trust. And when all the aforesaid reasonable charges.	covenants and agreements are	performed, the grantee or his s	uccessor in trust, shall release said	premises to the party entitled, on receiving his
117 17		and the second of the	and the second	
$= \frac{1}{2d^2} \left( \frac{1}{2} \frac{\partial^2 u}{\partial x^2} + \frac{\partial^2 u}{\partial x^2} \right) \left( \frac{\partial^2 u}{\partial x^2} + \frac{\partial^2 u}{\partial x^2} + \frac{\partial^2 u}{\partial x^2} \right)$	and the second second			0
Witness the hand	and seal of the grant	a)this 24	ayof NUGEN	Bell A.D. 19.7
Tridicas die mallu	7.	Medita	+ Whialt	, (PEAT)
Professional Control	( 🎾	Junio ()	<i>Der-9.</i> 77.09	(SEAL)
			<i>U</i>	CEAT
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	<b>X</b> .			

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## RECEIVED IN BALL CONDITION

County of Cook \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	*			
	+ M			
I, EWA T KRAKOWSKA				
a Notary Public in and for said County, in the State aforesa	id, Do Herely Certify t	hat		
personally known to me to be the same person 5, whose na			subscribed to the	foregoing
instrument, appeared before me this day in person, and ack as HER. free and voluntary act, for the uses and purpose	nowledged that. 5.he es therein set forth, inclu	signed, sealed and	lelivered the said instru	nent
Given under my hand and Notarial Seal, this	24			
cay or	Elva Y	Kiali	ouslia-	
	MY COMM.	EXP. HAI	ourles. ECH 27, 1988	Public.
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				CO.
	ARED BY:	75500		
Py C	REPARED BY:	BANK 50. IL 60657		3 <del>-2736</del> 9
HERA	AS PREPARED BY:	VINCAGO, IL 60657 HICAGO, IL 60657		273697
TO IKORA, Trustee	IT WAS PREPARED BY:	VD SAVINGS BANK NE., CHICAGO, IL 60657		273697:11
IST HEED  TO  E. SIKORA . Trustee	MENT WAS PREPARED BY:	UST AND SAVINGS BANK AND AVE., CHICAGO, IL 60657 0		3 <u>27369741</u>
Jeitet Hepp	WAS P	LAKE VIEW TRUST AND SAVINGS BANK 3201 N. ASHAND AVE., CHICAGO, IL 60657 312/825-2180		272697:1

END OF RECORDED DOCUMENT