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in had puss (CN) 3 AND WARRANT 10 First National Bank of \$19.11 on the push of	Sk kie, III. (hereinafter called the Grantor), of 492				
Bank of Stoki. of 8001 Lisco in Ave., Skokie, 111. 60077 in Struste, and to his particular trans hericality and the structure of the structu	interes in the amount of \$3181.80	Dollars	4.4		
as Trustee, and to how accessors in trust hereinafter named, the following described freal phumbing apparents and focus, or mile of principal phumbing apparents and profited or add prices, so the principal phumbing apparents and profited or add prices, so the principal phumbing apparents and profited or add prices, so that the principal phumbing apparents and profited or add prices, so that the principal phumbing apparents and profited or add prices, so that the principal phumbing apparents and prices and profited or add prices, so that the principal phumbing apparents and prices. The principal phumbing apparents and prices are prices and prices and prices and prices. The principal phumbing apparents and prices are prices and prices. The prices are prices and prices are prices and prices and prices. The prices are prices are prices are prices and prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices. The prices are prices are prices are prices are prices are pri	Bank of S'ski of 8001 Li co'n Ave., Skokie, Ill. 6	0077	00		er sjør i .
Lots 29 and 30 and 10t 51 Caregot the East 26 feet) in Block 3 in First Addition to Laranie Lawn Subdivision being a Subdivision of part of the North Reat's of Section 33, Township 41 North, Rame 1 East of the Third Principal Meridian, according to the plat thereof recorded Se temper 22, 1927, as Document Number 9786431, in Cook County, 1111nois. P.I.N. #10-33-210-029-0000; #10-33-21-U57-0000 Hereby releasing and saving all rights under and by virtue of the hone, eade emption laws of the State of Illinois. NTRUS, novetheless, for the upprose of securing performance the cover ands and agreements herein. WHEREAS, The Grantor is justly indebted upon010e principal performance the cover ands and agreements herein. WHEREAS, The Grantor is justly indebted upon010e principal performance the cover and and agreements herein. WHEREAS, The Grantor is justly indebted upon010e principal performance the cover and and agreements herein. WHEREAS, The Grantor is justly indebted upon010e principal performance to the the Same date of each month thereafter until the loan is paid. Interest shall one computed on the basis of a 365 day year and charged for the actual number of days alarged on the basis of a 365 day year and charged for the actual number of days alarged performance in the performance of the p	as Trustee, and to has successors in trust hereinafter named, the followstate, with the improvements flere on, including all heating, air-or plumbing apparatus and fixtures, and even of thing appurtenant there	owing described real onditioning, gas and eto, together with all		4	e Only
Hereby releasing and waiving all rights under and by virtue of the hone and comption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covariants and agreements herein. WHEREAS, The Carmon's pastly indicided upon. One By principal, monitor and the control of \$178.03 seach, including interest at the rate of 14.90 per annum on the Jalance of principal, from time to time umpaid, beginning June 1, 1985 and continuing of the same date of each month thereafter until the Joan is paid. Interest shall one computed on the basis of a 365 day year and charged for the actual number of de, so casped. THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon as the same date of each month thereafter until the Joan is paid. Interest shall not be computed on the basis of a 365 day year and charged for the actual number of de, so casped. THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon as the said of premises, and on premises that may have been destroyed or damaged, (4) that waste to said premises shall not be computed or sufficiently only the said of premises acceptable to the holder of the first morrage indebtedness, with loss clause attached payability of sufficiently of the said indebtedness, may procure such interest thereon, at the into or times give here are the said indebtedness, may procure such interest thereon of the into or times give here are the said indebtedness, may procure such interest thereon from time of the properties of pay all prior incumbrances, and the interest thereon from time to all money to paid, the Grantor agree to repay into making and premises and premises and the interest thereon from time to all money to paid, the Grantor agree to repay into incumbrances and the interest thereon from time to all money to paid, the Grantor agree to repay into incumbrances and the interest thereon from time to such and all money to paid, the Grantor and for the said	Lots 29 and 30 and Lot 31 Leavent the Laramie Lawn Subdivision being a Subdivision bei	East 26 feet) ivision of pa of the Third	in Block 3 i rt of the Nor Principal Mer	n First Addit th East ¼ of S idian, accord	Section ing to
Note that the second process of the purpose of securing performance of the cove, annot and greenensh brein. WHEREAS. The Grantor is guity indiched upon. One princip, rowins mone to be altaine on principal, from time to time umpaid, beginning June 1, 1985 and continuing on the same date of each month thereafter until the loan is paid. Interest shall be computed on the basis of a 365 day year and charged for the actual number of de same date of each month thereafter until the loan is paid. Interest shall be computed on the basis of a 365 day year and charged for the actual number of de same date of each month thereafter until the loan is paid. Interest thereafter until the loan is paid. On the computed of the computed of the same date of each month thereafter until the loan is paid. On the computed of the loan of the computed of the co	₹ P.I.N. #10-33-210-029-0000; #10-33-210-0	57-0000			
This GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon (as brein and us or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all larges to green the same of any or any or any time on said premises that may have been destroyed or damaged. (4) have axes to said premises shall note be compilated or sife (5) to keer all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is the buildings and the said of the said of the first mortgage indebtedness, with loss clause actuated payable to the holder of said indebtedness or her payer. It is cond, to the Trustee herein as their interests may appear, which policies shall be left and remain with my and Mortgage or Trustee until the in 'eb clanes is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times pay but a same shall become due, the grant e or the holder of said indebtedness, may precure used insurance, or pay such taxes or as a short, so rediscipled the said profit incumbrances and the interest thereon from time to said and the same with interest thereon from time to said and the same with interest thereon from time to said indebtedness, and prior incumbrances and the interest thereon from time to said and the same and the same with interest thereon from time to said and the same and the same with interest thereon from time to said and the same and the same with interest thereon from time to said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become mediately due and payable, and with interest thereof from time to said premises or pay all prior incumbrances and the same and the	INTRUST, nevertheless, for the purpose of securing performance WHEREAS, The Grantor is justly indebted upon <u>One</u> princ. In the amount of \$10681.80 payable in 6 interest at the rate of 14.90% per annutime unpaid, beginning June 1, 1985 and thereafter until the loan is paid. Int	o the covenants and ipan remission note. 50 ins cal men m on the lal continuor cerest shall	agreements hereinbearing even date he ts of \$178.03 ance of princ on the same does computed of the same does computed of the same does to be a same does	erewith, payable each, including ipal, from time ate of each mon the basis of	ne to
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INTHE EVENT of the deals a removal from said	including reasonable attorney's fees, outlays for documentaryleviden whole title of said premises embracing foreclosure decreases shall be; suit or proceeding wherein the grantee or any holds for each part of said expenses and disbursements shall be an additional fire jupon said previous the foreclosure proceedings; which proceeding, whether decree of sa until all such expenses and disbursements, for the costs of suit, includ executors, administrators and assigns of the Grantor waives all right proceedings, and agrees that upon the full of any complaint to force without notice to the Grantor, or togrant party claiming under the Gran collect the rents, issues and profits of the said premises.	ice, stenographer's chi- paid by the Grantor; a d indebtedness, as suc- mises, shall be taxed a le shall have been ente ing attorney's fees, hav to the possession of, close this Trust Deed, ttor, appoint a receiver	arges, cost of procuring nd the like expenses an the like expenses an the aparty, shall is s costs and included in red or not, shall not be been paid. The Grant and income from, said the court in which such to take possession or cl	or completing abstract: d disbursements, occasicalso be paid by the Grant any decree that may be dismissed, nor release hor for the Grantor and freemises pending such complaint is filed, may harge of said premises wi	showing the oned by any or. All such rendered in ereof given, or the heirs, foreclosure at once and ith power to
This trust deed is subject to Witness the hand S and seal S of the Grantor this 1st day of May 1985 Please print or type name(s) below signature(s) This instrument was prepared by First National Bank of Skokie 8001 Lincoln Skokie, 11. 60077					to act, then
Please printor type name(s) below signature(s) This instrument was prepared by First National Bank of Skokie 8001 Lincoln Skokie, II. 60077	appointed to be second successor in this trust. And when all of the after trust, shall release said premises to the party entitled, on receiving his This trust deed is subject to	person who shall then oresaid covenants and	be the acting Recorder	of Deeds of said Count	n this trust; y is hereby nuccessor in
Please print or type name(s) below signature(s) This instrument was prepared by First National Bank of Skokie 8001 Lincoln Skokie, 11. 60077	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	av of May	, 19_85		—— č
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COUNTY OF			현 조기 특히 		
Dorothy Young		a Notary P	ublic in and	I for said Cou	inty, in the
`_	David M. Mo				
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personally k own to me to be the same person.s.		are subs	cribed to t	he foregoing	instrument,
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appeared before me this day in person and ac	knowledged that				2 - 1 - 2 - 2 - 5
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waiver of the right of homestead.	1st.	M	ay	. 10 85	· West of the
Given under my hand and on Lal cal this	-3,500, \$2 - 105	_ day of	er i de	, 19	
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MORTGAGE VT Deed CORIA MOYER TO			ional Bank of Skokie oln Ave.		NGE E. COLE® GAL FORMS
Trust Deed Trust Deed DAVID & GLORIA MOYER TO		Property Address: 4920 Fairylew, Skokie, III. 60077	First National Bank of Skokie 8001 Lincoln Ave. Skokie, 111. 60077	mare to 7	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT