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	June 30, 1986 UNOFF hum part COP86-279229
	Date Survey Surv
	THIS INDENTURE WITNESSETH. That the undersigned as grantors. James W. Brooks and Carolyn P. Brooks, his wife, in joint tenancy of the City of Harvey
	County of CORK and State of Illinois for and in consideration of a loan of \$6,.000,.00 including interest, evidenced by a promissory note of even date herewith, convey and warrant to Lawrence Hochberg
	as trustee, the following described Real Estate, with all improvements thereon,
	situated in the County of Cook
•	Percy Wilson's 2nd Addition to East Center, being a Subdivision of the North 1/2
	of North 1/2 of the Northeast 1/4 of the Southeast 1/4 of Section 20, also (except
9	the East 17. Acres thereof). The Northwest 1/4 of the Southwest 1/4 of Section 21,
426	Township 36 North, Range 14. East of the Third Principal Meridian, in Cook
604	commonly know as
ø	Address City State hereby releasing and valving all rights under and by virtue of the homestead exemption laws of the State of Illinois
Illinois	
111	TOGETHER with an improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged pri-
	marily and on a parity with sp d real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein
Şe	or thereon used to supply hear, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows,
Harvey	floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate
耳	whether physically attached thereto or not, and it is agreed that all similar appartus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.
	GRANTORS AGREE to pay all taxes and assessments upon said property when due to keep the buildings thereon insured to
	their full insurable value, to pay all prior encumbrances and the interest thereon and to keep the property tenantable and in good repair and free of liens. In the event of failure of granters to comply with any of the above covenants, then grantee is authorized to
	attend to the same and pay the bills therefor, which shall vivia 8% interest thereon, become due immediately, without demand. On
	default in any payments due in accordance with the note secured hereby, or in the event of a breach of any covenant herein
	contained, grantee may declare the whole indebtedness due to ether with interest thereon from the time of such default or breach and may proceed to recover such indebtedness by foreclosure thereof, or by suit at law, or both, as if all of said indebtedness had
\	then matured by express terms.
	AS FURTHER SECURITY grantors hereby assign, transfer and set over to grantee all the rents, issues and profits of said premises, from and after this date, and authorize him to sue for, collect and receipt for the same, to serve all necessary notices and
Z	demands, to bring forcible proceedings to recover possession thereof, to recent the said premises as he may deem proper and to
~	apply the money so arising to the payment of this indebtedness, or to any advancements made as aforesaid, and it shall not be the duty of grantee to inquire into the validity of any such taxes, assessments, liens, or cumorances, interest or advancements.
j	Upon, or at any time after the filing of a bill to foreclose this trust deed, the court to which such bill is filed may appoint a
	receiver of said premises. Such appointment may be made either before or after said, without notice, without regard to the
	solvency or insolvency of Mortgagors at the time of application for such receiver and with at regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee here. There may be appointed as such
	receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such
	foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of zuell receiver, would be
	entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the
	protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness
	secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become
	superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case
	of a sale and deficiency.
	Witness our hands and scals this 30 day of June
	(Soul)
	State of Illinois
	Carolyn P. Brooks
	1, THE UNDERSIGNED, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that the above
	named persons personally known to me to be the same persons whose names are subscribed to the foregoing instrument,
	appeared before me this day in person, and acknowledged that they signed, scaled and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN
	under my hand and Notarial Scal, this ユョウスト day of ゴロペモノ
	A.D. 19 96

My Conditioning And And Public

UNOFFICIAL COPY

RETURN TO!
FIRST NATIONAL BANK IN HARVEY
174 E. 154th STREET
HARVEY, ILLINOIS 19496

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