UNOFFICIAL COPY

9-15 A		May, 1969	1	A COLUMN ST	College		• 4	• -
20	9 6TRUST DEED	(Illinois)	1	1971 APR 1	6 AM 9 0	8		
F)(*)	For use with Note (Monthly payments In	e Form 1448) A	PR-16-71 2	18677 •	2145005	50 · A ··· Nac	5.1
			21	450 050				
Title	INDENTURE, mad	. Marc				Space For Record		
inis	INDENTORE, mad	16	OF:	RGE J. HARF			herein referred to as	"Mortgagors," an
herein	referred to as "Tru	istee," witnesseth				d to the legal h	older of a prin	romissory note
termed	"Installment Note,	" of even date l	nerewith, exec	: by Mortgag	ors, made payat	ole to Bearer		
and de	livered, in and by w	hich note Mortga	gors promise	to pay the princip	al sum of FO	IR THOUSAND	SEVEN HUNDRE	D FORTY
				CONTRACTOR AND OL			most such principa	
on the	29th day of	April	19 71 a	nd NINETY E	ICHET AND 9L	/100		Dollar
on the	29th day of ea	och and every mo	nth thereafter	until said note is	fully paid, excep	t that the final pa	ayment of principal a account of the indeb	and interest, if not stedness evidenced
by said	note to be aproved	first to accrued	and unpaid in	terest on the unp	aid principal bala	nce and the rema	ainder to principal; the	he portion of each
1.5476 CHICAGO. I	LLINOIS or S	hand all such p	payments being	g made payable at	GEOFFREY A	.CCEPT ANCE (point, which note fur ther with accrued into then due, of any instal ne performance of an tree days, without no	CICERO AVER
at the e become	lection of the legal hat once due and par	ole, the place	without notice of payment afo	e, the principal st presaid, in case def	im remaining und ault shall occur is	aid thereon, toge n the payment, w	ther with accrued into hen due, of any instal	erest thereon, shall Ilment of principal
or inter containe parties	est in accordance will ed in this Trust Deci thereto severally wa	d (in valid even	election may for payment.	be made at any t notice of dishonor	and continue to ime after the exp protest and not	r three days in the fration of said the ice of protest.	ree days, without no	tice), and that all
N(W THEREFORE.	to secure the pa	nent of the s	said principal sum	of money and	interest in accor	dance with the term	is, provisions and contained, by the
Mortga: Mortga	gors to be performe gors by these presen	ed, and also n outs CONVEY and	nsideration RRANT	of the sum of O unto the Trustee	ne Dollar in har , its or his succe	nd paid, the rece ssors and assigns	d agreements herein cipt whereof is here to the following descrip-	by acknowledged, ribed Real Estate,
	of their estate, right		, COUNT		ok mg m me		AND STATE OF I	LLINOIS, to wit:
Lot 1	6 in Block 23	3 in Cheste	r Highlar	5th Addit	ion to Aubi	urn Park, i	n the South W	est
Th i rd	Principal Me	eridian in	Cook Coun	ity, Il inoi	p 30, MOI _. LI S.	i, Kange i	, East of the	
ii: A							1	
					1	400	MAXII	
£7.j								
		•		C	<u>/_ :</u>	J	L. 1810-11	<u> </u>
which,	with the property he	ereinafter describ	ed, is referred	to herein as the	"p emises,"			and the share of fee
TO	GETHER with all	improvements, to	nements, ease	ements, and appu	rienances here.	belonging, and a and profits are p or hereafter the	all rents, issues and poledged primarily and	profits thereof for on a parity with d to supply heat,
TO	GETHER with all	improvements, to	nements, ease	ements, and appu	rienances here.	belonging, and a and profits are p or hereafter the controlled), and the controlled of the visually attached	all rents, issues and poledged primarily and trein or thereon used to the trein of the trein or not, and thereto or not, and	orofits thereof for on a parity with it to supply heat, ding (without re- ter heaters. All it is agreed that
so long said rea gas, wat stricting of the fe all build cessors of	GETHER with all and during all such I estate and not sec er, light, power, rei the foregoing), scre pregoing are declare- tings and additions a or assigns shall be by	improvements, to times as Mortga, condarily), and a frigeration and a tens, window shad and agreed to and all similar of part of the mortga	enements, ease gors may be e il fixtures, app ir conditionin les, awnings, to be a part of the other appara- ged premises.	ements, and appuintitled thereto (wo paratus, equipmen g (whether single storm doors and the mortgaged pre- atus, equipment of	rtenances here. which ren s, issue tor arti les now tunits or partral windows, floor conises whether the articles hereas.	or hereafter the controlled), and overings, inador ys ally attached placed in the p	nd ventilation, included beds, stoves and was thereto or not, and premises by Mortgag	it is supply heat, fing (without re- tter heaters. All it is agreed that ors or their suc-
so long said rea gas, wat stricting of the f all build cessors o TO and trus	GETHER with all and during all such I estate and not see eer, light, power, ret the foregoing), screoregoing are declaredings and additions for assigns shall be p. HAVE AND TO Its berein set forth,	improvements, it times as Mortga; condarily), and a frigeration and a cens, window shared and agreed to and all similar or act of the mortga HOLD the premis free from all rig	gors may be egors may egor egor egor egor egor egor egor egor	ements, and appu- mittled thereto (waratus, equipmen g (whether single- storm doors and ware the mortgaged pre- atus, equipment of aid Trustee, its on ts under and by	rtenances here. which ren s, issue t or arti les now units or per rai windows, floor conises whether the articles hereas. This successors are intue of the Hon	or hereafter the byc introlled), and byc ings, inador ys: ally attached _ pl.ced in the p ad _ sel_ns forever hestead '_xerrotio	rein or thereon used ind ventilation, included, stoves and wathereto or not, and premises by Mortgag r, for the purposes, and Laws of the State	ing (without re- ling (without re- liter heaters. All it is agreed that cors or their suc- and upon the uses of Illinois, which
TO so long said rea gas, wat stricting of the fe all build cessors c TO and trus said righ This	GETHER with all and during all such lestate and not see ter, light, power, rethe foregoing), screonegoing are declareings and additions or ussigns shall be p. HAVE AND TO It is berein set forth, its and benefits Mois Trust Deed consist prograted herein by reporated herein by re	improvements, it imes as Mortga, condarily), and a frigeration and a seens, window shad and agreed to land all similar or act of the mortga HOLD the premi free from all right rigagors do herel its of two pages.	gers may be egl fixtures, appir conditionin les, awnings, so a part of the other apparaged premises, sets unto the s and benefity expressly refree covenant by are made	ements, and appu- intitled thereto (w paratus, equipmen g (whether single storm doors and " the mortgaged pre- atus, equipment of aid Trustee, its on ts under and by " elease and waive, ts, conditions and	rienances here. which ren s, issue t or arti les now units or partial windows, floor conises whether he articles hereal. This successors arritue of the Hon	or nereatter the 'controlled), all by ings, inador ys: ally attached placed in the p address of creve nested factor atto	thereto or not, and thereto or not, and premises by Mortgag	ing (without re- ling (without re- ter heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which
O TO so long said rea gaz, wal stricting of the fe all build cessors c TO and trus said rigi This are inco Mortgage	GETHER with all and during all such and during all such lestate and not see er, light, power, reithe foregoing, screpoing are declaretings and additions; or assigns shall be p. HAVE AND TO Its berein set forth, ats and benefits More Trust Deed consists.	improvements, it times as Mortga, condurity), and a frigeration and a frigeration and all similar of and all similar of the mortga HOLD the premi free from all rig trgagors do herel its of two pages, efference and heressors and assign assign assign assign and assign assign and assign assign and assign a	genements, cass gors may be ed il fixtures, appir conditionin les, awnings, so be a part of the other appare ged premises, ses unto the so that and benefit by expressly re The covenant by are made	ements, and appunitiled thereto (waratus, equipmen g (whether single slorm doors and waratus, equipment to the under and by the conditions and a part hereof the	rleilances after hich ren's, issue tor arti les now units or sentral windows, floor or mises whether the articles hereal. This successors at irrue of the Hon provisions appearame as though	or nereatter the 'controlled), all by ings, inador ys: ally attached placed in the p address of creve nested factor atto	the reverse side of	ing (without re- ling (without re- ter heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which
O TO so long said rea gaz, wal stricting of the fe all build cessors c TO and trus said rigi This are inco Mortgage	GETHER with all and during all such and during all such lestate and not see er, light, power, ret the foregoing), screen coregoing are declareings and additions or assigns shall be p HAVE AND TO It is berein set forth, ats and benefits Moi S Trust Deed consist porated berein by rors, their heirs, suceness the hands and PLEASE	improvements, it times as Mortga, condurity), and a frigeration and a frigeration and all similar of and all similar of the mortga HOLD the premi free from all rig trgagors do herel its of two pages, efference and heressors and assign assign assign assign and assign assign and assign assign and assign a	genements, cass gors may be ed il fixtures, appir conditionin les, awnings, so be a part of the other appare ged premises, ses unto the so that and benefit by expressly re The covenant by are made	ements, and appunitiled thereto (waratus, equipmen g (whether single slorm doors and waratus, equipment to the under and by the conditions and a part hereof the	rtenances nerechicher en sissue tor arti les now units or antral windows, floor chises whether articles hereal. This successors at iritue of the Hon provisions appearament as though one written.	or nereatter the 'controlled), all by ings, inador ys: ally attached placed in the p address of creve nested factor atto	the reverse side of	ing (without re- ling (without re- ter heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which
O TO so long said rea gaz, wal stricting of the fe all build cessors c TO and trus said rigi This are inco Mortgage	GETHER with all and during all such and during all such cer, light, power, ret the foregoing), screen, the foregoing, screen declareings and additions or assigns shall be p HAVE AND TO Its berein set forth, ats and benefits Moi STrust Deed consist popurated herein by rors, their heirs, success the hands and person of the property of the print of the prin	improvements, it imes as Mortga, condurily), and a frigeration and a sens, window shall add and agreed to and all similar out of the mortge dependent of the mortge from all right free free free free free free free fre	genements, cass gors may be ed il fixtures, appir conditionin les, awnings, so be a part of the other appare ged premises, ses unto the so that and benefit by expressly re The covenant by are made	ements, and appunitiled thereto (waratus, equipmen g (whether singk storm doors and the mortgaged pretaus, equipment of the under and by elease and waive, ts, conditions and a part hereof the and year first about	rtenances nerechicher en sissue tor arti les now units or antral windows, floor chises whether articles hereal. This successors at iritue of the Hon provisions appearament as though one written.	or nereatter the 'controlled), all by ings, inador ys: ally attached placed in the p address of creve nested factor atto	the reverse side of	a to supply nearly ding (without re- ter heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which this Trust Deed) all be binding on
O TO so long said rea gaz, wai y stricting of the fe all build cessors c TO and trus said rigi This are inco Mortgage	GETHER with all and during all such and during all such lestate and not see er, light, power, ret the foregoing, so regging and additions or ossigns shall be p HAVE AND TO It is berein set forth, its and benefits More and benefits More and benefits for the see end to be seen and the see that the see that the seen and the see that the seen and the seen an	improvements, it imes as Mortga conductiv), and a frigeration and a sens, window shad and agreed to land all similar on act of the mortge HOLD the premiter from all rig rigagors do here! store that the conductive conductive and the conductive conductive and the conductive co	genements, cass gors may be ed il fixtures, appir conditionin les, awnings, so be a part of the other appare ged premises, ses unto the so that and benefit by expressly re The covenant by are made	ements, and appunitiled thereto (waratus, equipmen g (whether singk storm doors and the mortgaged pretaus, equipment of the under and by elease and waive, ts, conditions and a part hereof the and year first about	rtenances nerechicher en sissue tor arti les now units or antral windows, floor chises whether articles hereal. This successors at iritue of the Hon provisions appearament as though one written.	or nereatter the 'controlled), all by ings, inador ys: ally attached placed in the p address of creve nested factor atto	the reverse side of	a to supply nearly ding (without re- ter heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which this Trust Deed) all be binding on
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such lestate and not see er, light, power, ret the foregoing), sere cregoing are declareings and additions or assigns shall be p HAVE AND TO Its berein set forth. Its and benefits Mot STrust Deed consist porated herein by ors, their heirs, success the hands and proper services the hands are services the hands and proper services the hands are services	improvements, it imes as Mortga condarily), and a frigeration and a eens, window sha dard agreed to dard agreed to the mortga cat of the mortga regagors do here its of two pages. The condition of the mortga cat	enements, ease gors may be e il fixtures, app ir conditionin les, awnings, a construction of the control of the	ements, and appuritified thereto (waratus, equipmen of g (whether single storm doors and the mortgaged preituts, equipmen to its under and by elections and apart hereof the nod year first about the storm of the st	riterances aere, hich ren, issue to rard les now units or ard les now units or ard les now misses whether oh articles hereal his successors and ritrue of the Hom provisious appearance of the Hom provisious appearance of the Home written. (Seal	or nerestier in controlled), a vove ings, inador in controlled), a vove ings, inador and a controlled in the placed in the place	nd ventilation, included the store of the control o	aling (without re- ter heaters. Ali it is agreed that ors or their suc- rors or their suc- ors or their suc- dition on their suc- (Seal) (Seal)
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such le state and not see er, light, power, rei the foregoing, sore declares ings signs shall be p HAVE AND TO It is berein set forth, is and benefits Mois Trust Deed consist prorated herein by rors, their heirs, success the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	improvements, it imes as Mortga condarily), and a frigeration and a eens, window sha dard agreed to dard agreed to the mortga cat of the mortga regagors do here its of two pages. The condition of the mortga cat	enements, ease gors may be e il fixtures, app ir conditionin les, awnings, a construction of the control of the	ements, and appuritified thereto (waratus, equipmen of g (whether single storm doors and the mortgaged preituts, equipmen to its under and by elections and apart hereof the nod year first about the storm of the st	riterances aere, hich ren, issue to rard les now units or ard les now units or ard les now misses whether oh articles hereal his successors and ritrue of the Hom provisious appearance of the Hom provisious appearance of the Home written. (Seal	or nerestier in controlled), a vove ings, inador in controlled), a vove ings, inador and a controlled in the placed in the place	or increon user the dependent of the control of the	aling (without re- ter heaters. Ali it is agreed that ors or their suc- rors or their suc- ors or their suc- dition on their suc- (Seal) (Seal)
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such le state and not see er, light, power, rei the foregoing, sore declares ings signs shall be p HAVE AND TO It is berein set forth, is and benefits Mois Trust Deed consist prorated herein by rors, their heirs, success the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	improvements, it imes as Mortga condarily), and a frigeration and a eens, window sha dard agreed to dard agreed to the mortga cat of the mortga regagors do here its of two pages. The condition of the mortga cat	inements, ease gors may be e il fixtures, app ir conditionin les, awnings, so a part of the other appares of the conditionin les, awnings, so a part of the other appares of the	ements, and appuritied thereto (waratus, equipmen of (whether single storm doors and the morisgaged preitus, equipmen to its under and by velease and warden of the storm of t	riterances after, hich ren i, issue to or arti les now units or articles now misses whether oh articles hereal his successors aritue of the Hon provisions apper same as though we written. (Seal L. H. DO HEREBY (2) to be the same t	or nerester in controlled), at controlled), at over ings, inador controlled in the process of the controlled in th	not represent use the second use the	aling (without red. its agreed that the state of the stat
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such le state and not see er, light, power, rei the foregoing, sore declares ings signs shall be p HAVE AND TO It is berein set forth, is and benefits Mois Trust Deed consist prorated herein by rors, their heirs, success the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	improvements, it imes as Mortga condarily), and a frigeration and a eens, window sha dard agreed to dard agreed to the mortga cat of the mortga regagors do here its of two pages. The condition of the mortga cat	inements, easy be egil fixtures, app egil fixtures, app ir conditionin les, awnings, se a part of the end of t	ements, and appuritified thereto (waratus, equipmen of the morigaged prettus, equipmen of the morigaged prettus, equipment of the morigaged prettus, equipment of the morigaged prettus, etc. and Trustee, its on the under and by the clease and warder and the more clease and warder and the clease a	riterances after, hich ren a, issue to or arti les now units or articles of the ren articles hereat insex whether ohe written. (Seal. (Seal. I, the DO HEREBY of the the same as though the world of the the same ing instrument, as and, sealed and de sealed an	or herester in controlled), a way on the controlled in the place of the controlled in the place of the controlled in the place of the controlled in th	not any public in and JOSEPHINE SM. Notary Public in and JOSEPHINE SM. In the same	and supply fleat, and a supply fleat, and county, and county, and county, and a cknowl-
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such le state and not see er, light, power, rei the foregoing, sore declares ings signs shall be p HAVE AND TO It is berein set forth, is and benefits Mois Trust Deed consist prorated herein by rors, their heirs, success the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	improvements, it imes as Mortga condarily), and a frigeration and a eens, window sha dard agreed to dard agreed to the mortga cat of the mortga regagors do here its of two pages. The condition of the mortga cat	inements, ease gors may be e il fixtures, app ir conditionin les, awnings, a constitution and the constitution of the constitu	ements, and appuritified thereto (waratus, equipmen of the morigaged prettus, equipmen of the morigaged prettus, equipment of the morigaged prettus, equipment of the morigaged prettus, etc. and Trustee, its on the under and by the clease and warder and the more clease and warder and the clease a	riterances acre, which ren, issue to a rari les now units or arrai les now misses whether ohis successors an arritue of the Hon provisions appearance with the hold of the units of the hold of the use of the hold of the uses and ended and the hold of the uses and ended and the hold of the uses and for the uses and for the uses and for the uses and the hold of the hold of the uses and the hold of the hold	or herester in controlled), a way on the controlled in the place of the controlled in the place of the controlled in the place of the controlled in th	nd ventilation, included the store of the control o	and supply fleat, and a supply fleat, and county, and county, and county, and a cknowl-
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such le state and not see er, light, power, rei the foregoing, sore declares ings signs shall be p HAVE AND TO It is berein set forth, is and benefits Mois Trust Deed consist prorated herein by rors, their heirs, success the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	improvements, it imes as Mortga condarily), and a frigeration and a eens, window sha dard agreed to dard agreed to the mortga cat of the mortga regagors do here its of two pages. The condition of the mortga cat	inements, ease gors may be e il fixtures, app ir conditionin les, awnings, a constitution and the constitution of the constitu	ements, and appuritied thereto (waratus, equipmen of g (whether single storm doors and the mortgaged preitus, equipmen to its under and by the storm doors and the sto	riterances acre, which ren, issue to a rari les now units or arrai les now misses whether ohis successors an arritue of the Hon provisions appearance with the hold of the units of the hold of the use of the hold of the uses and ended and the hold of the uses and ended and the hold of the uses and for the uses and for the uses and for the uses and the hold of the hold of the uses and the hold of the hold	or herester in controlled), a way on the controlled in the place of the controlled in the place of the controlled in the place of the controlled in th	not any public in and JOSEPHINE SM. Notary Public in and JOSEPHINE SM. In the same	and supply fleat, and a supply fleat, and county, and county, and county, and a cknowl-
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such le state and not see er, light, power, rei the foregoing, sore declares ings signs shall be p HAVE AND TO It is berein set forth, is and benefits Mois Trust Deed consist prorated herein by rors, their heirs, success the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	improvements, it imes as Mortga conductively, and a gent frigeration and a gens, window shad and affect of the mortga HOLD the premiser of the mortga HOLD the premiser of the mortga of	inements, ease gors may be e ell fixtures, app ir conditionin les, awnings, in conditionin les, awnings, awnings, awnings, esquiper en	ements, and appuritied thereto (waratus, equipmen of go (whether single storm doors and the mortgaged preituts, equipment of oits under and by electronic standard the standard that is a part hereof the nod year first abo	riterances acre, which ren, issue to a rari les now units or arrai les now misses whether ohis successors an arritue of the Hon provisions appearance with the hold of the units of the hold of the use of the hold of the uses and ended and the hold of the uses and ended and the hold of the uses and for the uses and for the uses and for the uses and the hold of the hold of the uses and the hold of the hold	or herester in controlled), a way on the controlled in the place of the controlled in the place of the controlled in the place of the controlled in th	not any public in and JOSEPHINE SM. Notary Public in and JOSEPHINE SM. In the same	aling (without re- ter heaters, Ali t is agreed that ors or their suc- (Seal)
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such le state and not see er, light, power, rei the foregoing, sore declares ings signs shall be p HAVE AND TO It is berein set forth, is and benefits Mois Trust Deed consist prorated herein by rors, their heirs, success the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	improvements, it imes as Mortga conductively, and a rens, window shad and agreed to land all similar on act of the mortge HOLD the premit received and all similar on the mortge HOLD the premit received and the mortge HOLD the premit received and the mortge HOLD the premit received and her research and assign seals of Mortgag Seals of Mortgag (COMMISS COMMISS AND	in the person subscription of the person subscri	ements, and appuritied thereto (waratus, equipmen of go (whether single storm doors and the mortgaged preitus, equipment of aid Trustee, its on its under and by electric seconditions and a part hereof the not year first about 11 miles of the second the	riterances arer, inches respectively. It is the control of the con	controlled), at controlled), at controlled), at controlled), at over ings, inador and at controlled in the picture of the controlled in the controlled	not any public in and JOSEPHINE SM. Notary Public in and JOSEPHINE SM. In the same	ing (without rectifications) and supply fleat, it is agreed that fors or their succession of their succession of Illinois, which this Trust Deed) all be binding on (Seal)
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such le state and not see er, light, power, rei the foregoing, sore declares ings signs shall be p HAVE AND TO It is berein set forth, is and benefits Mois Trust Deed consist prorated herein by rors, their heirs, success the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	improvements, it imes as Mortga conductively, and a rens, window shad and agreed to land all similar on act of the mortge HOLD the premit received and all similar on the mortge HOLD the premit received and the mortge HOLD the premit received and the mortge HOLD the premit received and her research and assign seals of Mortgag Seals of Mortgag (COMMISS COMMISS AND	in the person subscription of the person subscri	ements, and appuritied thereto (waratus, equipmen of go (whether single storm doors and the mortgaged preituts, equipment of oits under and by electronic standard the standard that is a part hereof the nod year first abo	riterances acre, which ren, issue to a rari les now units or arrai les now misses whether oh articles hereau his successors and ritrue of the Hon provisions appearance with the his successors and the his successors are successors and ritrue of the Hon provisions appearance with the his successors are the his successors are ritrue of the Hon provisions appearance with the Hon Hereby (Seal Laborate Honor Ho	or herester in controlled), a way on the controlled in the place of the controlled in the place of the controlled in the place of the controlled in th	not any public in and JOSEPHINE SM. Notary Public in and JOSEPHINE SM. In the same	and supply fleat, and supply fleat, and supply fleat, it is agreed that ones or their such and the supply fleat, and the supply fleat, and the supply fleat, and county, and county, and county, and county, and acknowl-
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such lestate and not see er, light, power, rei the foregoing, sor declare ings and addition and additional ad	improvements, it imes as Mortga conductively, and a rens, window shad and agreed to land all similar on act of the mortge HOLD the premit received and all similar on the mortge HOLD the premit received and the mortge HOLD the premit received and the mortge HOLD the premit received and her research and assign seals of Mortgag Seals of Mortgag (COMMISS COMMISS AND	in the beautiful of the	ments, and appuritied thereto (waratus, equipmen of gi (whether single source that, equipmen to me mortisaged prettuts, equipmen to a constant of the mortisaged prettuts, equipment of the mortisaged prettuts, equipment of the mortisaged prettuts, enditions and a part hereof the and year first about the mortisage of the mortisag	riterances acre, which ren, issue to a rari les now units or arrai les now units or arrai les now misse whether she articles hereal ririue of the Hon provisions apper same as though we written. (Seal (Seal Laborate Lab	or herester in the controlled a superior has been added a superior has been added a superior has been added a superior has been a superior has bee	Notary Public in and JOSEPHINE SM. In this character is the serious of the serio	and supply fleat, and supply fleat, and supply fleat, it is agreed that ones or their such and the supply fleat, and the supply fleat, and the supply fleat, and county, and county, and county, and county, and acknowl-
TOO so long said rea gas, wat stricting of the fe all build cessor TO and trus said righ are inco Mortgag Wit	GETHER with all and during all such and during all such lestate and not see er, light, power, ret the foregoing, ser eregoing are declare ings and additions or assigns shall be p HAVE AND TO It is berein set forth his men and the series of the series and the series of the series the hands and PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) this power was the series of the serie	improvements, it imes as Mortga conductively, and a rens, window shad and agreed to land and agreed to land and agreed to land agreed to land and agreed to land to the mortga of the mo	in the covenant by a covenant	ments, and appuritied thereto (waratus, equipmen of g (whether single storm doors and the mortisgaged preitus, equipmen to us under and by vicase and waretes, its on the under and by vicase and waretes, conditions and a part hereof the more than the storm of the st	riterances after, hich ren i, issue to or arti les now units or articles now misses whether oh articles hereat insees whether oh is successors at irrue of the Hon provisions appeasant as though the written. (Seal (Seal I, the DO HEREBY (Seal and of the uses and omestead. ADDRESS (SEAS SO) ADDRESS (SEAS SO) THE ABOVE PURPOSES OF TRUST DEET	or herester in the controlled a superior has been added a superior has been added a superior has been added a superior has been a superior has bee	Notary Public in and JOSEPHINE SM. Notary Public in and JOSEPHINE SM. In the day in person instrument as set forth, including set forth, including the far apart of the state.	and supply fleat, and supply fleat, and supply fleat, it is agreed that ones or their such and the supply fleat, and the supply fleat, and the supply fleat, and county, and county, and county, and county, and acknowl-
State of I	GETHER with all and during all such and during all such lestate and not see, the foregoing, server the foregoing, server and additions to the foregoing and additions the foregoing and additions that the foregoing are declared in the foregoing and additions to the foregoing and additions and additions are such as a foregoing and additions are suc	improvements, it imes as Mortga conductively, and a sens, window shad and affect to the primary of the property of the primary	in the person subset of the pe	ements, and appuritied thereto (waratus, equipmen of g (whether single storm doors and the mortisgaged prei tuts, equipmen to us under and by velease and warden and by velease and warden and the standard of	riterances after, hich ren i, issue to or arti les now units or articles now misses whether oh articles hereat insees whether oh is successors at irrue of the Hon provisions appeasant as though the written. (Seal (Seal I, the DO HEREBY (Seal and of the uses and omestead. ADDRESS (SEAS SO) ADDRESS (SEAS SO) THE ABOVE PURPOSES OF TRUST DEET	or herester in controlled), at you make the controlled), at you have mested by controlled and as a so foreversel of the controlled and as a foreversel of the controlled and as a foreversel of the controlled and and a controlled and a con	Notary Public in and JOSEPHINE SM. Notary Public in and JOSEPHINE SM. In the day in person instrument as set forth, including set forth, including the far apart of the state.	and supply fleat, and supply fleat, and supply fleat, it is agreed that ones or their such and the supply fleat, and the supply fleat, and the supply fleat, and county, and county, and county, and county, and acknowl-
TOO so long said rea gas, wat stricting of the fe all build cessors (To and trus said righ are incom Mortgag Wit State of I	GETHER with all and during all such and during all such lestate and not see er, light, power, ret the foregoing), sere or easings and additions or easings shall be p HAVE AND TO It is been seen to be foregoing and benefits Motion in the series of the ser	improvements, it imes as Mortga conductively, and a sens, window shad of higher the mortgard of the mortgard o	in the person subscription of the person subscri	ements, and appuritied thereto (waratus, equipmen of g (whether single storm doors and the mortisgaged prei tuts, equipmen to us under and by velease and warden and by velease and warden and the standard of	riterances after, hich ren i, issue to or arti les now units or articles now misses whether oh articles hereat insees whether oh is successors at irrue of the Hon provisions appeasant as though the written. (Seal (Seal I, the DO HEREBY (Seal and of the uses and omestead. ADDRESS (SEAS SO) ADDRESS (SEAS SO) THE ABOVE PURPOSES OF TRUST DEET	or herester in controlled), at you make the controlled), at you have mested by controlled and as a so foreversel of the controlled and as a foreversel of the controlled and as a foreversel of the controlled and and a controlled and a con	Notary Public in and JOSEPHINE SM. Notary Public in and JOSEPHINE SM. In the day in person instrument as set forth, including set forth, including the far apart of the state.	ing (without rectifications) and supply fleat, it is agreed that fors or their succession of their succession of Illinois, which this Trust Deed) all be binding on (Seal)

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any dings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from hanie's liens or liens in favor of the United States or other liens or claims for lien not expressly adoptionated to the lien hereof, (4) pay when any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory ence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within reasonable time any building or buildings or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as iously consented to in writing by the Trustee or holders of the note.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance volicies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortage clause to be attached to each policy, and shall deliver all policies, including additional and energy policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore reured of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on
 prior ... umbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem
 fro a any tax sale or forfeiture affecting said premises or contest any tax axis into more paid of onay of the purposes herein authorized
 and all ax nase paid or incurred in connection therewish, including reasonable attorneys fees, and any other moneys advanced by Trustee or the
 and all ax nase paid or incurred in connection therewish, including reasonable attorneys fees, and any other moneys advanced by Trustee or the
 which ion cretin authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and
 payatis. E. "on "... tice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never
 be considered as a view of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The 1. lec x, h' holders of the note hereby secured making any payment hereby authorized relating to taxes or as so according to an bill. attement or estimate procured from the appropriate public office without inquiry into the accuracy ment or estimate or in'. It walldily of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- of principal or interest, or in cas deta it snail occur and continue to turee days in the performance of any own, and the performance of the note described on page one or by acceleration or otherwise, bolders of the note or Trustee shall as a the right to foreclose the lien hereof, and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgap debt, a any suit to foreclose the lien hereof, there shall be allowed and included as additional included as additional included as additional to the property of the shall be allowed and included as additional foreclose the lien hereof, there shall be allowed and included as additional foreclose the lien hereof, there shall be allowed and included as additional foreclose the lien hereof, there shall be allowed and included as additional foreclose the lien hereof, there shall be allowed and included as additional foreclose the lien hereof, there shall be allowed and included as additional foreclose the lien hereof, there shall be allowed and included as additional foreclose the lien hereof, there is a contraction on the late of trustee or holders of the other of the active shall be estimated as to items to be expender, are rentry of the decree to procuring all substacts of tile, title searches and examinations, guarantee policies, Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such sair to reduce the true condition of the title to or the value of the premises, In addition all expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby of it mit aidely due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the sailed by due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the sailed by due and payable, with
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on accound all costs and expenses incident to the foreclosure proceedings, including all other items which under the terms hereof constitute secured indeb idness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest remains a proper is fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Tru. 'ce' 'e' c' Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, v. shou notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the them also the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder 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 ca e of a sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further time. We had nottagons, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers. In 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 send. 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) To findle edness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or bee me superior to the lien hereoff or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and define any.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any defense be good and available to the party interposing same in an action at law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and accer thereto shall be permitted for that purpose.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence t's, a, indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the rec est of t, a indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the rec est of t, as hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a succes, it must be the paid, which learn a proper success the successor trustee may accept as the genuine note herein described any note which bears excuted by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he h, never executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he h, never executed as certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note herein described any note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.

been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, Leah N. Harris shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorded in which the premises are situated shall be second Successor in Trust. Any Successor in Trust herein shall have the id authority as are herein given Trustee, and any Trustee'or successor shall be entitled to reasonable compensation for all ac

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through gagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed	has	beer
identified herewith under Identification No.		
•		

EEND OF RECORDED DOCUMENT