## **UNOFFICIAL COPY**

			mary por colorio successor de colorio de 2000.
	agen pera della cienza di pode, a cienza i cienza della d		Silver R. Cleer
TRUST DEED	OOK COUNTY, ILLINOIS FILED FOR RECORD	21 557 792	
· · · · · · · · · · · · · · · · · · ·	UL 23 '71 12 29 PH	ABOVE SPACE FOR RECORDERS U	21557792
THIS INDENTURE, made	July 13th,	19 71 , between	
	. Thorpe, Jr. and Ma	ry K. Thorpe, his wif	îe .
herein referred to as "Mortgagors, existing under the laws of The Sta THAT, WHEREAS the Mortgago inafter describer, said legal holder——Sevenues 1 housand an evidenced by Marchain Instalmer OF BEARER and delivered, in and by which said date of loan dishars eme	re of inflicts, indebted to the or holders being herein reful no/100 (\$17,000.00 at Note of the Mortgagors of the Mortga	te legal holder or holders of the red to as Holders of the Not of the Not of even date herewith, made in the second principal of the second principal	he Instalment Note here- te, in the principal sum ofDollars, payable to THE ORDER  bal sum and interest from time unpaid at the rate of
7 per cent per an ar. if	i instannents as ionows. Of		enty and 16/100 (\$120.16
Dollars on the 1st day of payment of principal and interest, All such payments on account of the principal balance and the remainds shell bear interest at the rate of sea at such banking house or trust coning writing appoint, and in absence in writing appoint, and in absence	each Lonth there if not sooner poly chall be ne indebtedness evidenced to principal; provider tha yea per cent per annum, ar apany in Oak Park Illi of such appointment, then	after until said note is fully due on the lst. day by said note to be first applied the principal of each instalm all costs and principal and interest as the holders of the not at the office of Oak Park T	paid except that the final of August 1996. It is interest on the unpaid ment unless paid when due terest being made payable the may, from time to time, trust & Savings Bank
in said City,  NOW THEREFORE, the Mortgagors sions and limitations of this trust deed, and also in consideration of the sum of one Dolla unto the Trustee, its successors and assigns, being in the Village of Schaur to wit:  Lot 12370 in Weathersfie. Section twenty nine (29) Third Principal Meridian forty one (41) North, Rac County, Illinois, accord. Cook County, Illinois on Illinois.	Ld Unit 12, being a Township forty one, and the South West age ten (10), East o	subdivision in the No (41) North, Range ver quarter of Section to f the Third Principal	orth West quarter of en (10), East of the loweaty (20), Township loweaty (20), Township loweat of the Cook Recorder's Office of
which, with the property hereinafter described WOEDTHER with all improvements, to look and during all such times as Mortge ondarily) and all apparatus, equipment or refrigeration (whether does coverings, insider be physically attached thereto or not, and it is their successors or assigns shall IDD the premise of the property of the	oporated herein by reference	Jilians and provisions appea	ring on page 2 (the reverse all be binding on the mort-
STATE OF ILLINOIS, )	[SEAL]	Mary K. Chorpe	Sid. DO HEREBY CERTIFY THAT
STATE OF ILLINOIS,	William H. Thor	e, Jr. and Mary K. II	
NOTARY PUBLIS	hafara t	the release and waiver of the right of hor	UMC
COUNT		Just	Langley Public.

## **UNOFFICIAL COPY**

Ţ	HE COVENAN	TS, CONDITIONS A	ND PROVISIONS	REFERRED TO O	N PAGE 1 (TE	ie reverse sid	E OF THIS TRUS	T DEED):	
ag ex lie	Mortgagg ged or be destroy expressly subording en hereof, and un ensonable time at	ors shall (1) promptly yed; (2) keep said pre- ated to the lien hereof, pon request exhibit sat ny building or building	repair, restore or rebumises in good condition (3) pay when due a tisfactory evidence of gs now or at any tin	aild any buildings or i on and repair, withou my indebtedness whic the discharge of such me in process of erec	improvements now it waste, and free th may be secured prior lien to Tru then upon said p	or hereafter on the prom mechanic s or by a lien or charge stee or to holders of remises; (5) comply	oremises which may be of the liens or claims on the premises sugar the note; (4) complete with all requiremen	for lien not for lien not perior to the ete within a ts of law or	
ch.	2. Mortgage jurges, and other serefor. To preven	ors shall pay before an charges against the pr at default bereunder Mo	y penalty attaches all remises when due, and ortgagora shall pay in	general taxes, and a d shall, upon written full under protest, in	hall pay special to request, furnish t the manner provid	nes, special assessme o Trustee or to hold ed by statute, any tau	ents, water charges, s ers of the note dupli c or assessment which	cate receipts Mortgagors	
for the to ho	3. Mortgage or the full insurab sereof (the insural holder and make sider, deliver all an tvent lays p	est.  ors shall keep all buildi ble value thereof, and a ble value for all insura e all insurance policies policies including addi gror to the respective da of default therein. Trus	ings and improvement gainst tornadoes, win unce purposes to be de poyable in case of los tional and renewal po tes of expiration.	s now or hereafter six dstorms, or cyclones— comed not less than to see to Trustee by the s dicies to holder, and if the note may had	he amount of said standard mortgage in case of insuran- sed not, make any	principal indebtedne clause to be attached about to expire, so payment or perform	er centum of the ins sal, all in companies to each policy for the deliver renewal poli- any act hereinbefore	urable value satisfactory he benefit of cies not less required of	. •
M if aff the he inc	forter sim ny cha flecting said premierewith, inclusively flections cased better securation of True we securate to the securation of True we securate to the securation of True we secure to the securation of True we secure to the securation of True we secure to the securation of the	ors shall keep all buildi ofe value thereof, and a hile value for all insur- hie value for all insur- policies including addi- toro to the respective da of default therein. Tru- form and manner deen insee or contrest any tax- insee or contest any tax- nable compensation to bereby and shall bee e o holders of the not	ned expedient, and ma nise or settle any tax or assessment. All m any other moneys adv Trustee for each ma ome immediately due e shall never be consi	y, but need not, make lien or other prior lo oneys paid for any of vanced by Trustee or itter concerning which and payable without idered as a waiver of	e full or partial po- ien or title or clai- the purposes auth the helders of the action herein au notice and with in any right accrum	yments of principal c in thereof, or redeen orized and all expens pote to protect the athorized may be tal terest thereon at the g to them on account	or interest on prior en from any tax sale es paid or incurred i mortgaged premises en, shall be so muc ate of seven per cent of any default here	or forfeiture n connection and the lien h additional per annum. ander on the	
to va	art of Mortgag rs. 5. The 1 and bill, statemedicity of any tax	ent or en imate procure , sessor ent, sale, forfe	he note hereby secured d from the appropriate siture, tax lien or title	I making any payment e public office without or claim thereof.	t hereby authorized inquiry into the a	d relating to taxes or occuracy of such bill,	assessments, may do statement or estimate	so according or into the reof. At the	•
op in pr	6. Mortgag ption of the holds the note or in the incipal or interes	mable compensation to hereby and shall bee o holders of the not e o 'he holders of the e o here e o	n of indebtedness her ithout notice to Morta contrary, become due when default shall occ	ein mentioned, both ; gagors, all unpaid inc and payable (a) imm ur and continue for th	principal and inter debteciness secured lediately in the ca hree days in the p	by this Trust Deec se of default in maki performance of any of	ishall, notwithstanding payment of any isher agreement of the	ing anything nstalment of Mortgagors	
to ex fee aft an bic	7. When the foreclose the lies contlays for deep contrays for deep contray of the	at on th. no. or (b) see indebtedner here in any s. it expenses which m y bounseling the commentary of the commenced or (b) preparally commenced.	secured shall become foreclose the lien he paid or incurred by evidence, stenographe ach abstracts of tit custee or holders of through the such decree d shu's come	due whether by accel- ercof, there shall be a or on behalf of Trust- ers' charges, publicati- le, title searches and ac note may deem to the true condition of sch additional in de-	eration or otherwi- llowed and includ- ee or holders of to on costs and costs examinations, gue be reasonably no the title to or the siness secured by	se, holders of the not ed as additional indel he note for attorneys' (which may be estin trantee policies. Torr ressary either to pros value of the premise reby and immediate!	e or Trustee shall he tedness in the decre- fees, Trustee's fees, and es to items to ens certificates, and ecute such suit or to s. All expenditures a due and payable.	we the right of for sale all appraiser's be expended similar data evidence to nd expenses with interest	
of the pro inc or	nereon at the rate robate and bankru debtedness hereby not actually con	of seven per cent per iptcy proceedings, to w y secured; or (b) prepar amenced; or (c) prepar	anne a, we en paid or hich either of " m sh tratic is f th comme ations or f' a defense	incurred by Trustee all be a party, either encement of any suit f of any threatened su	or holders of the as plaintiff, claim or the foreclosure at or proceeding w	note in connection w nant or defendant, by hereof after accrual o hich might affect the	un (a) any proceedir reason of this trust of such right to forect premises or the sec	deed or any ose whether urity hereof,	
ite	ens which under	the terms hereof const	itute secured in shted	ner additional to the	t evidenced by the	e note, with interest theirs, legal represent	hereon as herein pro- atives or assigns, as	vided; third, their rights	
ise ap the per as an	ay appear.  9. Upon, or es. Such appoint oplication for such e Trustee hereun andency of such for well as during a d all other powe	at any time after the it ment may be made eith h receiver and without duer may be appointed it may further times when mry which may be neces I said period. The Cou- cidness secured hereby, a hereof or of such doc- n for the enforcement of	filing of a bill to force ser before or after sal- regard to the then we as such receiver. Such receiver. Such mose of a sale and a d Mortgagora, except to sary or are usual in sale from the sale sale and the sale sale sale sale sale sale sale sal	ce it is trust deed, to with ut notice, with ut notice, will have perficient, du ing the or the iterve ite of each cases et a promy author.	the court in which hout regard to the or whether the sar xwer to collect the full statutory periosuch receiver, wou tection, possession yer to apply the	such bill is filed may solvency or insolven ne shall be then occ- rents, issues and p- id of redemption whild be entitled to coll- i, control, manageme et income in his bar-	appoint a receiver of the second appoint a receiver a spirit and premise there have be redempet such rents, issues at and operation of the in payment in who	f said prem- the time of l or not and s during the stion or not, and profits, he premises le or in part	
du of: su									
	11. Trustee o	or the holders of the n has no duty to examine power herein given unl- ce or misconduct or the	ote shall have the rig	nt in inspect the pr	mises a an reason	nable times and acce or shall Trustee be o any acts or omission	ss thereto shall be p bligated to record thi i hereunder, except in	s trust deed	
ow pov	vn gross negligen wer herein given. 13. Trustee s ured by this trus	ce or misconduct or the	at of the agents or er deed and the lien th paid; and Trustee ma	ereof by proper instry execute and deliver	and i may requirement a release i reof	ntation of satisfactor to and at the request	y evidence that all i of any person who	ndebtedness shall, either shich repre-	
bel sen not sta the ma the	fore or after mantation Trustee note herein describince with the describing accept as the period and which the Trustee of trustee of the trustee of trustee of the	shall release this frust at deed has been fully harity thereof, produce nay accept as true with eed may note which bee cription herein contain easted of the original tra- gonuine note herein de- purports to be executes at any time acting here	and exhibit to Trust out inquiry. Where a ars a certificate of idea of of the note and which ustee and it has neve scribed any note which d by the persons herei under may resign by	release is requested of ntification purporting ch purports to be exe- revecuted a certifical i may be presented at in designated as make instrument in writing	to be execute, by telegraphic to be execute, by telegraphic to on any instrum and which conforms as thereof.	a p ior trustee here is hr ein designated ent de dying same of he l'ecorder or user.	restee may accept as under or which confo is the makers thereof as the note describe a description herein of Registrar of Titles in TLE AND TOTAL	the genuine rms in sub- ; and where d herein, it contained of which this OMPANY	
ins an sai	strument shall ha Illinois corporat id property is sit	ive been recorded or file tion, shall be Successor tuated shall be such S	ed. In case of the resigning the Trust, and in case uccessor in Trust. An	gnation, inability or re of its resignation, in ny Successor in Trust	efusal to act of Transhility or refusal t hereunder shall	to ret. A Recorder have me identical	of Deeds of the coun	ity in which ority as are	
is inci posi id n rtga vide Tru hel	further up that the further up that and in the tente of t	recommendation of the control of the	seein shall include all contents and agreed that the ble under the rein on the under the rein on the under the rein on the contents and the settimated by the state of the seed of the see	at, together regular mon the taxes at the Trustee of regular mon the taxes at the Trustee ose before of bills should taxes and ent deposit	with, and the note s thly payme nd assess e) less al ne month p ld ordinar special as shall, unl	in addition secured here and date of ments next to the prior to the prior to the prior to the sees ments.	industriess or any parties, rortgage each routh to be billed and parties the date at estable, such Any defication by the manufacture of the manufa	ayments of cors will until the erefore, imated sums to not agor	
		M P O R T A			Note mentioned	40vijin Trust De	ed has been identified	herewith	
A D N	AND LENDER,	TECTION OF BOTH THE NOTE SECURE BE IDENTIFIED N BEFORE THE TRU	ED BY THIS TRUST BY THE TRUSTER	Oak Park	Just	evings Bani Socretary	C, as Trustee,		
	D NAME	Oak Park D	rust & Savin	gs Bank	FO IN DF	OR RECORDERS IN SERT STREET AD ESCRIBED PROPER	DEX PURPOSES DRESS OF ABOVE YTY HERE	2	<u>.</u>
	L STREET	TO40 Lake		301	_	1831 Kings Schaumberg	ton Lane	21, 221, 132	77
ely alte	R Y		Illinois 60 OR				atoria Registrat	<u>.</u>	70
	INSTRU	CTIONS RECORDER'S OFFICE	transport of the second	<u>552</u>				, ,	<b>ာ</b>
			al and the first of the second						
	1	a ar 1964 of the end		get for Hellich in	Falley at the fire	Breakliff of the con-			