UNOFFICIAL COPY

Madison Bank and Trust herein referred to as "Trustee," witnesseth: T termed "Installment Note," of even date her	21 560 450 y 5 19 71 ben	63694 6 215	350661 = A Rec	
THIS INDENTURE, made Jul Madison Bank and Trust herein referred to as "Trustee," witnesseth: T termed "Installment Note," of even date here	JUL-27-71 2 5 21 560 66 y 5 19 71, bet	63 694 o. 215 4	66064 a A Rec	, Son
THIS INDENTURE, made Jul Madison Bank and Irust herein referred to as "Trustee," witnesseth: I termed "Installment Note," of even date here	21 560 450 y 5 19 71 ben	04	50664 4 A Rec	FOR
Madison Bank and Trust herein referred to as "Trustee," witnesseth: T termed "Installment Note," of even date her	y 5 19 71, bet	The Above Space For F		5.00
Madison Bank and Trust herein referred to as "Trustee," witnesseth: T termed "Installment Note," of even date her	19, bet	THE MOOVE SPACE FULL		
herein referred to as "Trustee," witnesseth: T termed "Installment Note," of even date here		ween Victor Negi	on and Maria Negron,	his wife
			herein referred to as "Mort	gagors," and
	That, Whereas Mortgagors are ewith, executed by Mortgagors,	justly indebted to the l made payable to Bea	egal holder of a principal pron	issory note,
and bu/ 100	ers promise to pay the principal	sum of Five Thous	and Six Hundred Sixt	y-One
on the balance of principal remaining from the bear of the bear of the surface of	Ninety-Four and 36/1	of per cent	per annum, such principal sum	and interest
oner paid, shall be due on the30th day b)d to be applied first to accrued an of sai stillments constituting principal, to	the thereafter until said note is fury of July 19 19 19 19 19 19 19 19 19 19 19 19 19	Ily paid, except that the 76; all such payment principal balance and the to bear interest after that is on Bank as	final payment of principal and in s on account of the indebtedne e remainder to principal; the por he date for payment thereof, at of Truet Company	ss evidenced tion of each the rate of
at the election at h legal holder thereof and w become at one, div and payable, at the place of or interest in acce dince with the terms thereof contained in U crust Deed (in which event el parties thereto sengelly	e legal notice of the note may, f vithout notice, the principal sum payment aforesaid, in case defaul for in case default shall occur at lection may be made at any time	from time to time, in wri remaining unpaid thereof it shall occur in the paym and continue for three day after the expiration of	ting appoint, which note further in together with accrued interest then, when due, of any installment is in the performance of any other said three days without regions.	provides that hereon, shall of principal or agreement
Mortgagors to be performed and also in cor Mortgagors by these presents CONV 1 nd V and all of their estate, right, title z d inte est	of this Trust Deed, and the per sideration of the sum of One WARRANT unto the Trustee, it therein situate Iving and being	rformance of the covena Dollar in hand paid, it ts or his successors and	accordance with the terms, pro- nts and agreements herein conta- ne receipt whereof is hereby ac- assigns, the following described	visions and ined, by the knowledged, Real Estate,
			AND STATE OF ILLIN	OIS, to wit:
South 15' of Lot 3 ar Subdivision of the L.s of Section 26, Townsh			d and Decker's West Quarter	
	τ_{\sim}			
		<i>y</i>		
which, with the property hereinafter described TOGETHER with all improvements, tenso and real estate and not secondarily), and all said real estate and not secondarily), and all said real estate and not secondarily), and all stricting the foregoing, screene winds and, air stricting the foregoing, screene winds and after the foregoing are declared and agreed to be all buildings and additions and all similar or cassors or assigns shall be part of the mortgage TO HAVE AND TO HOLD the premises and trusts herein set forth, free from all right said trusts herein set forth, free from all right said rights and benefits Mortgagors do hereby This Trust Deed consists of two pages. To the proposed the properties of the proposed to the properties of the	s and the said Trustee, its or h s and benefits under and by viri expressly release and waive, he covenants, conditions and p y are made a part hereof the sa	is successors and assigns, the of the Hor and Ex rovisions at rearing on p time as thou, it they were		
Witness the hands and seals of Mortgagor	rs the day and year first above	written.	7 70	
PLEASE PRINT OR TYPE NAME(S)	· · · · · · · · · · · · · · · · · · ·	(Seal)	-losten	(Seal)
TYPE NAME(S)			111	
		(Seal)	aya nogo	(Seal)
State of Lilinois Office of Action	in the State aforesaid, D	O HERERY CERTIES	med, a Notary Pub' cin and for s	aid County,
UBLICALE	Victor Negron ar personally known to me	nd Maria Negron,	his wife	
COUNTY	subscribed to the foregoin	o instrument appeared t		acknowl-
WATS TO STATE OF THE STATE OF T	free and voluntary act, fo waiver of the right of hor	d, sealed and delivered to be the uses and purposes mestead.	he said instrument ast'e' therein set forth, including th	rele se and
Given under my hand and official seal, this Commission expires	26th 19 2 /	day of Jul	y u. 9. Lun	
		ADDRESS OF PROP		lotary Public
		TODALES OF PROP	그릇의 교육 이 교육들의 설.	(ده ا
NAME	TOST	THE ABOVE ADDRE	SS IS FOR STATISTICAL	15
MAIL TO: ADDRESS	1812 7	TRUST DEED SEND SUBSEQUENT T	SS IS FOR STATISTICAL D IS NOT A PART OF THIS AX BILLS TO: Z Name)	8
CITY AND	ZIP CODE		2	<u>S</u>
		· · · · · · · · · · · · · · · · · · ·	Name)	1472
OR RECORDER'S OFFICE BOX NO.				

IMPORTANT
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.

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