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TO HAVE AND 10 HOLD the premiers, and the soil Truster, for an expressive and seagns forever, for the partyones, and upon the use of tends herein set from the foregoing and have on the State of Illinois, while the interportated herein by reference and hereby are made a part hereof the same and major the thorse their heirs, successors and assigns. This Trust Deed consists of two pages. The concentants, conditions and provious appearing on page 2 (the reverse side of this Trust Deed consists of the pages. The concentants conditions and provious appearing on page 2 (the reverse side of this Trust Deed to incurporated herein by reference and hereby are made a part hereof the same as also gli they were here set out in full and shall be hinding of the same thanks and seeks of Morte goes the day and year first, above written. **State of Illinois** Country of MC HERRY** **State of Illinois** Country of MC HERRY** **State of Illinois** Country of MC HERRY** **In the State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of JUGIE NOT THINGTON, A in The State aforesaid, DO HERREY CERTIFY that of Lindon the referen	etch, with th	e property lierain dom de-	cribed, is telepical to herein	is the "premises," .	. Chamber and House	and the state of	
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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:

- THE THEST DEED A SD WHICH FURN A PART OF THE TREST DEED WHICH THERE BEGINS:

 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste, (2) promptly report, restore, or rebuild only haddings or improvements row or hereafter on the premises which may become damaged or be de-troved, (3) keep said premises free from mechanics liens or liens in favor of the United States or other hens or claims for hen not expressly subordinated to the ion hereof; (4) pay when due any indebtodness which may be occurred by a hen or charge on the promises superior to the henreof, and upon request exhibit satisfactory exidence of the discharge of such prior lien to Trustee or to hadders of the note, (3) compile within a reasonable time any buildings on buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of has or municipal ordinances with respect to the premises and the use thereof, (7) make no material afterations in said premises execut as required by has or municipal ordinance or as previously 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 size charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note original or deplicate receipts therefor. To present defaults thereins the Mortgagors shall pay in roll under protest, in the manner provided by note, 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 hiss or damage by life, highting and windsform 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 occured hereby, all incompanies satisfactors to the holders of the note, under insurance policies payable in ease of loss or damage, to Trustee for the honders of the note, such rights to be evidenced by the standard morts eage claive to be attached to each policy, and shall deliver all policies, including additional and renewal policies to holders of the note attached to each policy, and shall deliver renewal policies in the statuted days prior to the respective dates of expiration.
- accord insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

 In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required 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 ensumbrances, if any, and purchase, discharge, compromise or settle any tax liet, or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assossiment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien betteef, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and whath become immediately due had payable without notice and with interest thereon at the rate of sever per cent per animum, function of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessmentating to make a payment of the payment of t
- 6. Mortgagers shall pay each tien of indebtedness berein mentioned, both principles and undertest, when due according to the terms hereof. At the electron of the holders of the principal note, and without notice to Mortgagers, all unpud indebtedness secuted by this Trust Deed shall, one whistanding anything in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment or proceed or or increase, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagers in a lained.
- as pt repid or interest, or in case default shall occur and continue for three slays in the performance of any other agreement of the Mortgagors in coloridate.

 Near the indebtedness hereby societies which there has the terms of the note described on page one of by acceleration or others, to have so the note or Trustee shall have the pight to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois on the inforcement of a mortgage elect. In any sort to foreclose the lien hereof, there shall be allowed and included as additional individuals in the control of the state of the production of the note for attorneys. (e.g., the shall elevate of the note for attorneys (e.g., the shall elevate of the note for attorneys (e.g., the shall elevate of the note for attorneys (e.g., the shall elevate of the note for attorneys (e.g., the shall elevate of the note for attorneys (e.g., the shall elevate of the note of the note for attorneys (e.g., the shall elevate of the shall ele
- netrest thereon as herein provided, third, all 1 interest remaining unpaid; fourth, any overplos to Mortgagors, their fielts, legal representatives or assisting as their rights may appear.

 9. Upon or at any time after the filing of a conclusion to forcelose this Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be in docitible before or after vale, without police, without regard to the solveney of insolvency of Mortgagors at the time of application for such receiver as with our regard to the then value of the premises of mether the same shall be then occupied as a homestead or not and the Trustee hereunder has be promoted as such receiver. Such receiver shall have power to collect the rent, issues, and profiles of said premises during the pendancy of such forceforsiers said and in gase of a side and a declineary, during the full saturary period for redemption, whether there be redemption or not, will, but into any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rent. Since and profiles during the production, possession, control, management, and operation of the register to apply the net income in his bands in payment, in did not to prove which have been excepted from time to time may authorize the receiver to apply the net income in his bands in payment, it whole or in part of (1) the indebtedness secured hereby, or by any decree forcelosing this Trust Deed, or any tax, special assessment or of or local with may be or become superior to the lien hereof or of such decree, provided such application in smale print to forcelosure said; (2), the definition income to a sale and deficiency.

 10. No action for the enforcement of the lien of this Trust Deed or of any no silon hereof-shall be subject to any defense which would not become an advantable to the party interposine same in an action at leasy upon the indeption to seal of a second and available to the party interposine same in an ac
- 31. Trustee of the holders of the note shall have the right to inspect the frem est at all reasonable times and access thereto mitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the roms, nor shall Trustee be obligated to record is Trust Dated or to exercise any power herein given unless expressly obligated by the term here if, nor be liable for any acts or dmissions remader, except in case of his own gross negligence or misscondect or that of the agents or employees of flustee, and he may require inflammities tisfactory to him before exercising any power herein given
- 13. Trustee shall release this Trust Deed and the lien thread by proper instrument upon power attent of satisfactory evidence that all inpleted fines secured by this Trust Deed and the lien thread by proper instrument upon power attent of satisfactory evidence that all inpleted fines secured by this Trust Deed has been fully paid, and Trustee may execute and deliver powers between the property of the principal one and which purporty to be executed by the persons herein designated as the principal note described any note which may be presented and which conforms in substance with the description here in controlled of the principal one and which purporty to be executed by the persons beginned as makers thereof.
 - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this is growner
- been recorded or filed. In case of the detail, resignation, inability or refusal to act of Prostee. IEAM N. HARKIS shall be list Soccessor in Trest and in the exent of hybrid resignation, inability or refusal to act, the then Recorder of D. Soft seconds in the premises are situated shall be second Soccessor in Trust, Any Successor in Trust are contained to the refusal to act, the three Recorder of D. Soft second Soccessor in Trust, any Successor in Trust are contained shall have the identical title progression are fixed grown trusted and any Trustee or successor shall be centiled to reasonable compensation for all acts performed the other details.
- 15. This Prust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or the upon Mortgagors, and the word. Mortgagors, when used firefen shall include all such persons and all persons at any time, liable for the payn and of the indebtodies or unit gain thereof, whether or not such persons shall have executed the principle. Only, or his Deed.

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

Trustee

