UNOFFICIAL COPY

21	580 863	T	RUSTI	DEED			
		NDENTURE, made		-			
David	d A. Artis a	and Juanita V.	Artis hi	ls wife		, , , , , , , , , , , , , , , , , , , 	
herein ing laws	referred to as "Mo s of the State of Illi	ortgagors" and Chicago inois, herein referred to	o City Blank And as "Trustee" WITNESSET		corporation organized	under the bank-	
		VHEREAS, Mortgagors	s are justly inde	bted to the legal			
		nt Note" of even date	in and by	which said Install	ment Note, Mortgago		
the price	acipal sum of Fo	ur thousand s	Six hundred	i Forty-two	and 68/100	Dollars	
the pri	installmen	ts as follows: \$ 55 2	27	on the 15th	day of _ Ju	ne , 19 71 ,	•
in		on the 15th					•
ds⊚ of		_, 19, with a fi					
(7.%) Illinois at the legal 1 at the interes of any of said	per annum, all sur s, as the legal hold offic of Chings had r reef and plac of payment st in accordance wi cother agreement d three cays, who t and notice 1 prote		ime to time in wi impany in said of rincipal sum rema ault shall occur in r in case default t Deed (in which all parties thereto	riting appoint and it city, which note fur ining unpaid thereon the payment, when shall occur and cor- event election may severally waive pres-	n the absence of such ther provides that at n, shall become at one n due, of any installina- tinue for three days be made at any time sentment for payment.	appointment, then the election of the re due and payable, nent of principal or in the performance after the expiration notice of dishonor,	
terms.	provisions and lin	E, to secure the paymentations of the above optained, by the Mortg vi ereot is tereby acknown agra, the following	mentioned note	and or this frust be	onsideration of the su nts CONVEY and W heir estate, right, title	m of One Dellan in	
situate STAT	e, lying and being	g in the to wit:		, COUNTY C	OF	AND	
• -	t 29 in Sub	division of the	in 37 Nort	n. Kange 14.	es) in School	Trustees	
Su	w. UI SECTI	,)/	. J		The second second	
00	M	UG II PM 12 04	4	, turiy			
1	1917 1	• -	MIC-11-71	278373 0	2:47X113	A man Err	5£
ल			POR-TT-1T				
whie	ch, with the propert	ty hereinafter described	, is referred to he	re', as the "premise	s."	and all	
and prof mer ditio win goir	TOCETHER with profits thereof for a fits are pledged print or articles now o oning (whether sing dow shades, awning are declared anceed that all buildin wites by Montagon	all improvements, ten so long and during all marily and on a parity in hereafter therein or t gle units or centrally co sy, storm doors and wi d agreed to be a part igs and additions and is re or their successors.	nements, easement such times as Mo with said real es thereon used to suntrolled), and verindows, floor cover of the mortgaged all similar or other or assigns shall be	ortgagors my be estate and rot concupply here as, wall millation, in luding (rings, inadoor see apparatus, equiper apparatus, equipe part of the mortga	es thereto belonging, intitled thereto (whi darily), and all fixtur- ier, light, power, refri- without restricting th stoves and water her obysically attached thou or at a articles her ided pre nises.	geration and air con- geration and air con- e foregoing), screens, aters. All of the fore- ereto or not, and it is reafter placed in the	
upo	TO HAVE AND the uses and trus	TO HOLD the premise	es unto the said Ti from all rights at trand benefits M	rustee, its successors nd benefits under a ortgagors do hereby	s and assigns, forever, nd by arthe of the I express! repase and	waive:	V.
of t	This Trust Deed of this Trust Deed) ar e set out in full ar	consists of two pages. The incorporated herein being shall be binding on	The covenants, co by reference and n Mortgagors, the	nditions and provisi hereby are made a air heirs, successors a	ons appearing in pag part hereor the spine and assigns.	ge 2 (the reverse side as though they were	2105000
	Witness the hands	s and seals of Mortgage	ors the day and y	ear first above writt	ten.	(SEAL)	
T	PRINT OR — YPE NAME(S) BELOW	David 11	Artis	_(SEAL)	nite V.	Or to (SEAL)	000
_	IGNATURE(S)	ty of		, Notice Bu	iblic in and for said	County of the State	wife
*****						a V. Arlis, his	
		rsonally known to me bscribed to the forego			пане		0
S.A.	ARY	hey signed, sealed	d and delivered t	he said instrument	_{as their} f	ree and voluntary act,	
	for	the uses and purpose	s therein set fortl	h, including the rel	ease and waiver of t	he right of homestead.	
	BIACE	dand official soal this	21st day of_	May	V971	earl)	
1.69	omanission expires	ly Commission Expires	19	Mens	- name	Notary Public	
7741	NAME	Central Nati	lonai Bank)	DOCUMEN	T NUMBER	
	MAIL ADDR		a Salle St.	\			
	STATI	E	ent Loan De	ept.			
		Вож	: 333				
				<u></u>	and the second s	nergy new restriction of the second	

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 buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of superior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

2. Mortgagores shall one hefers are a state of the conditions and the superior of the note.

hereof, and upon request exhibit satisfactory evidence of the Control of the Cont

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasona to times and access, thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms har of nor be liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or emboyees of Trustee, and he may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of sa isfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release seriof and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inqui y. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any ote this bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the described and which purports to be executed by the persons herein designated as the rice is a the principal note described herein, he may accept as the genuine note described any instrument identify as made as the principal note described herein, he may accept as the principal note described any instrument identifying ame as the principal note described herein, he may accept as the principal note described any instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal t

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds on "te county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortagors" when used herein shall include all such persons and all persons at any time liable for the payment of the 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 been identified Acrossia 100 Marie Mark 100 Marie 100 Ma

END OF RECORDED DOCUMEN