## UNOFFICIAL COPY

COOK COUNTY, ILLINOIS

21 619 234

SEP 13 '71 3 03 PH

21619234

	KWASIGROCH						A 20 1 1 1 1 1
ermed "Installme	as "Trustee," witness ent Note," of even dat	eth: That, Whereas te herewith, executed	Mortgagors are justili by Mortgagors, ma	y indebted to the	egal holder of a printer	ncipal promissory	note,
and delivered, in	and by which note Mo	rtgagors promise to s	pay the principal sum	of			
THIRTEEN TH	OUSAND (\$13,00	0.00) and no/	100	Dollars, and	interest from date		
on the balance of to be payable in	principal remaining for installments as follow	rom time to time un	paid at the rate of # FIFTY SEVEN (	S157.73) and	t per annum, such pri 73/100 or mor	incipal sum and in	oterest Pollars
the 1st	day of October	, 19 71 , and	ONE HUNDRED FI	fty seven (\$	157.73) and 73	1/100 or more	ollars
	day of each and every						
of said installme	be due on the be applied first to accru nts constituting princip	oal, to the extent no	ot paid when due, to	bear interest after	the date for payment	ipal; the portion of t thereof, at the r	f each ate of
	it per annum, and all su or at such other place	e or the least holder	of the note may from	time to time is u	delma omniolae uubliib	ote further provide	es that
or rest in acco	the legal holder thereouse and payable, at the plordance with the terms.  Trust Deed (in which everally waive presentm	thereof or in case del event election may be	fault shall occur and one made at any time af	continue for three d	nent, when due, of any ays in the performance f said three days, with	of any other agre	ement
NO' / THEI limitaon or the Mortgar rs to b Mortg.gc ≈ ' y ''	REFORE, to secure the above mentioned not e performed, and also see presents CONVEY est ite, right, title and it	e payment of the said e and of this Trust in consideration of and WARRANT u	d principal sum of m Deed, and the perfor the sum of One Do into the Trustee, its o	oney and interest mance of the cove blar in hand paid, or his successors an	n accordance with th	herein contained	hu tha
City of C			OF Cook		AND STATE	E OF ILLINOIS, 1	o wit:
The West 1	00 feel of Lot	20 in Block 8	3 in L. Hodges	Subdivision	of parts of R	locks 1 and	9
and all of	Bloc's 2 and 8	of Shermans	Subdivision o	f the East h	lf of the West	t half of th	e ·
South East	quarter of Section 1	etion 28, Town	iship 39 North	, Range 14, 1	ast of the Th	ird Principa	1
	Subdivisi n af				, 21 and 22 1N	BLOOK O. OL	
						160	$\neg$
							$\mathbf{z}_{l}$
			to herein as the "pre	mises."			- [
which with the	property bereinafter d	escrumd s referred				100	
which, with the TOGETHE	property hereinafter d R with all improvement ing all such times as N	escribed is referred ints, ten men , ease fortgage s miv - er	ments, and appurtena	nces thereto belong	ing, and all rents, issu	es and profits then	coff for
TOGETHE so long and dur- said real estate	R with all improveme ing all such times as N and not secondarily).	nts, ten men , eases fortgago. ~ ~ v - er and all fixtur s, a p	ments, and appurtena stitled thereto (which aratus, equipment or	nces thereto belong rents, issues and pr articles now or he	ing, and all rents, issu ofits are pledged prima eafter therein or ther rolled), and ventilatio	es and profits there arily and on a pari con used to suppl on, including (with	eof for ty with y heat, out re-
TOGETHE so long and dur said real estate gas, water, light stricting the for- of the foregoing	R with all improveme ing all such times as N and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agre	ints, ten ment, eases fortgago. 5 m av er and all fixtur s, a p and air concition as w shades, awn. s, ed to be a part of tr	ments, and appurtenantitled thereto (which arrivs, equipment or whether single uniform doors and wind a mortgaged premises	reces thereto belong rents, issues and pi articles now or he ts or centrally con- ows, floor covering whether physically	rolled), and ventilations, inador beds, stoves attached thereto or i	on, including (with and water heater not, and it is agre	out re- rs. All. ed that
rogethe so long and dur, said real estate gas, water, light stricting the for- of the foregoing all buildings and cessors or assist	R with all improveme ing all such times as N and not secondarily), t, power, refrigeration egoing), screens, windo t are declared and agree d additions and all sim on shall be part of the	ints, ten men', easer fortgago. The per and all fixtures, a per and air con ition as we shades, awn. S, ed to be a part of the per appart mortgaged premises.	ments, and appurtena stilled thereto (which arratus, equipment or (whether single uni form doors and wind mortgaged premises tus, equipment or art	rents, issues and pi rents, issues and pi articles now or he ts or centrally cont ows, floor covering whether physically icles hereafter place	rolled), and ventilations, inador beds, stoves attached thereto or a d in the premises by	n, including (with and water heater not, and it is agre Mortgagors or the	out re- rs. All ed that eir suc-
TOGETHE so long and dur said real estate gas, water, light stricting the for- of the foregoing all buildings an cessors or assign TO HAVE and trusts here!	iR with all improvement in all such times as Mand not secondarily), to power, refrigeration egoing), screens, windo are declared and agred additions and all simps shall be part of the AND TO HOLD the nest forth, free from	ints, ten ment;, ease: fortgago. = " v ' e and all fixtur.s, a p; and air con itior ag w shades, awn. s, ed to be a part of trailiar or other appar: mortgaged premises. premises unto the s all rights and benefit	ments, and appurtentitled thereto (which aratus, equipment or whether single uniform doors and wind a mortgaged premises tus, equipment or art aid T astee, is or his ts ur ler and by virtu	rents, issues and pi rents, issues and pi articles now or he ts or centrally cont ows, floor covering whether physically icles hereafter place	rolled), and ventilations, inador beds, stoves attached thereto or a d in the premises by	n, including (with and water heater not, and it is agre Mortgagors or the	out re- rs. All ed that eir suc-
TOGETHE so long and dur- said real estate gas, water, light stricting the for- of the foregoing all buildings an cessors or assign TO HAVE and trusts herei said rights and	iR with all improvementing all such times as Mand not secondarily), copour, refrigeration egoingly, screens, windo are declared and agred additions and all sins shall be part of the AND TO HOLD then set forth, free from henefits Mortzagors de	nts, ten men', ease: lortgago. r v er and all fixtur s, a p and air con titor n y shades, awn. s, ed to be a part of tr tillar or other appar: mortgaged premises, premises unto the s; all rights and benefit o hereby expressly r o	ments, and appurtenantis, and appurtenantis, equipment or whether single unicorm doors and wind a mortgaged premises us, equipment or art aid T ustee, is or his to un ler and by virtuelease, and waive.	nces thereto belong rents, issues and pi articles now or he ts or centrally conto ows, floor covering whether physicallicles hereafter place successors and assign of the Homestead	rolled), and ventilation, s, inador beds, stoves attached thereto or a d in the premises by the store of the put of the p	and water heater and water heater not, and it is agree Mortgagors or the proses, and upon the the State of Illinois	out re- rs. All led that eir suc- the uses , which
TOGETHE so long and dur said real estate gas, water, light stricting the for of the foregoing all buildings an cessors or assig TO HAVE and trusts here said rights and This Trust are incorporate Mortgagors, the	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windor are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors d. Deed consists of two a herein by reference a tir heles, successors and	nts, ten men , case: fortgago e r and all fixtur s, a p and air con titor ny w shades, awn. s, ed to be a part o' tr illar or other appar- mortgaged premises. premises unto the s; all rights and benefit o hereby expressly r pages. The covenant nd hereby are made assigns.	ments, and appurena nititled thereto (which aratus, equipment or 7 (whether single uni orm doors and wind 2 mortgaged premises us, equipment or art aid T ustee, 's or his is ur, ler and by virtu elease, and waive, s, conditior, and I pro a part her of the same	nnces thereto belong rents, Issues and purificles now or he ts or centrally comes, floor covering whether physicallicles hereafter place successors and assign of the Homestead visions appearing the as though they we	rolled), and ventilation, s, inador beds, stoves attached thereto or a d in the premises by the store of the put of the p	and water heater and water heater not, and it is agree Mortgagors or the proses, and upon the the State of Illinois	out re- rs. All led that eir suc- the uses , which
TOGETHE so long and dur said real estate gas, water, light stricting the for of the foregoing all buildings an cessors or assig TO HAVE and trusts here said rights and This Trust are incorporate Mortgagors, the	R with all improveme ing all such times as by and not secondarily), t, power, refrigeration egoing), screens, windo e are declared and agred additions and all sine shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a	nts, ten men , case: fortgago e r and all fixtur s, a p and air con titor ny w shades, awn. s, ed to be a part o' tr illar or other appar- mortgaged premises. premises unto the s; all rights and benefit o hereby expressly r pages. The covenant nd hereby are made assigns.	ments, and appurena nititled thereto (which aratus, equipment or 7 (whether single uni orm doors and wind 2 mortgaged premises us, equipment or art aid T ustee, 's or his is ur, ler and by virtu elease, and waive, s, conditior, and I pro a part her of the same	nnces thereto belong rents, Issues and purificles now or he ts or centrally comes, floor covering whether physicallicles hereafter place successors and assign of the Homestead visions appearing the as though they we	rolled), and ventilation, s, inador beds, stoves attached thereto or a d in the premises by the store of the put of the p	and water heater and water heater not, and it is agree Mortgagors or the proses, and upon the the State of Illinois	out re- rs. All led that eir suc- the uses , which
TOGETHE so long and dur said real estate gas, water, light stricting the for of the foregoing all buildings an cessors or assig TO HAVE and trusts here said rights and This Trust are incorporate Mortgagors, the	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors d. Deed consists of two d herein by reference a it heles, successors and e hands and seals of M PLEASE	nts, ten men', case of cortagao, "a' er and all fixtur's, a p and air con tior ng w shades, awn. s, et to be a part o' tr tillar or other appar mortgaged premises premises unto the s; all rights and benefit o hereby expressly n pages. The covenant and hereby are made lassigns.  Aortgagors the day a	ments, and appurtens articled thereto (which aratus, equipment or / (whether single uniform doors and wind in morand premises us, equipment or art and T ustee, to or his to ur ler and by virtuelease, and waive, s, condutor, and pro a part her of the sam and year first of the	nnces thereto belong rents, Issues and purificles now or he ts or centrally comes, floor covering whether physicallicles hereafter place successors and assign of the Homestead visions appearing the as though they we	rolled), and ventilation, s, inador beds, stoves attached thereto or a d in the premises by the store of the put of the p	and water heater and water heater not, and it is agree Mortgagors or the proses, and upon the the State of Illinois	out re- rs. All led that eir suc- the uses , which
TOGETHE so long and dur said real estate gas, water, light stricting the for of the foregoing all buildings an cessors or assig TO HAVE and trusts here said rights and This Trust are incorporate Mortgagors, the	IR with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windor are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors d. Deed consists of two d herein by reference a lir helers, successors and e hands and seals of N PLEASE PRINT OR TYPE NAME(S)	nts, ten men , case: fortgago e r and all fixtur s, a p and air con titor ny w shades, awn. s, ed to be a part o' tr illar or other appar- mortgaged premises. premises unto the s; all rights and benefit o hereby expressly r pages. The covenant nd hereby are made assigns.	ments, and appurtens articled thereto (which aratus, equipment or / (whether single uniform doors and wind in morand premises us, equipment or art and T ustee, to or his to ur ler and by virtuelease, and waive, s, condutor, and pro a part her of the sam and year first of the	nnces thereto belong rents, Issues and purificles now or he ts or centrally comes, floor covering whether physicallicles hereafter place successors and assign of the Homestead visions appearing the as though they we	rolled), and ventilation, s, inador beds, stoves attached thereto or a d in the premises by the store of the put of the p	and water heater and water heater not, and it is agree Mortgagors or the proses, and upon the the State of Illinois	the uses , which t Deed ding on
TÖGETHE so long and dur said real estate gas, water, light- stricting the for of the foregoing all buildings and cessors or assig TO HAVE and trusts herei said rights and This Trust are incorporate Mortgagors, the Witness the	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors d Deed consists of two die herein by reference a if heles, successors and e hands and seals of M PLEASE PRINT OR	nts, ten men', case of cortagao, "a' er and all fixtur's, a p and air con tior ng w shades, awn. s, et to be a part o' tr tillar or other appar mortgaged premises premises unto the s; all rights and benefit o hereby expressly n pages. The covenant and hereby are made lassigns.  Aortgagors the day a	ments, and appurtens articled thereto (which aratus, equipment or / (whether single uniform doors and wind in morand premises us, equipment or art and T ustee, to or his to ur ler and by virtuelease, and waive, s, condutor, and pro a part her of the sam and year first of the	nnces thereto belong rents, Issues and purificles now or he ts or centrally comes, floor covering whether physicallicles hereafter place successors and assign of the Homestead visions appearing the as though they we	rolled), and ventilation, s, inador beds, stoves attached thereto or a d in the premises by the store of the put of the p	and water heater and water heater not, and it is agree Mortgagors or the proses, and upon the the State of Illinois	the uses , which t Deed ding on
TOGETHE TOGETH	R with all improvementing all such times as N and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agreat as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two I herein by reference a ir heles, successors and e hands and seals of N PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	nts, ten men', case of cortagao, "a' er and all fixtur's, a p and air con tior ng w shades, awn. s, et to be a part o' tr tillar or other appar mortgaged premises premises unto the s; all rights and benefit o hereby expressly n pages. The covenant and hereby are made lassigns.  Aortgagors the day a	ments, and appurtens articled thereto (which aratus, equipment or / (whether single uniform doors and wind in morand premises us, equipment or art and T ustee, to or his to ur ler and by virtuelease, and waive, s, condutor, and pro a part her of the sam and year first of the	nnces thereto belong rents, issues and pi articles now or het so recentrally cont own, floor covering whether physically icles hereafter place of the Homestead visions appearing of east though they written.  (Seal)	rolled, and ventilations, indoor beds, stoves attached thereto or a did in the premises by the forever, for the pure Exemption Laws of the Exemption Laws of the reverse ere here set out in full MATHEM ANN CARUSO	in, including (which is agree month and water heater mot, and it is agree Mortgagors or the imposes, and upon in the State of Illinois side of this Trus II and shall be bin	out re- ss. All. fed that eir suc- the uses , which t Deed) ding on  (Seal)
TOGETHE TOGETH	R with all improvements all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors deleter to the set forth, free from the set forth, free from the set forth and the set forth a	nts, ten men', corigago. ", 's er and all fixtur's, a p and air con tior ng w shades, awn. s, 'd to be a part o' tr silar or other appar all rights and benefit of the premises unto the s; and benefit of the premises unto the state of the premises unto the premises unto the state of the state of the premises unto the state of the state of the premises unto the state of the	ments, and appurtens ittlied thereto (which arytus, equipment or ', whether single uni orm doors and wind ' mortgaged premises us, equipment or art aid T ustee, 's or his is un ler and by virtu elease und wolve a part her of the san and year first pt we we  So	nees thereto belong rents, issues and putiles now or he to or centrally contown from the co	rolled , and ventilation in the premises by attached thereto or runs, forever, for the put seems to the put of the premises by many for the put of the put	in including (which is agree and water heater not, and it is agree Mortgagors or the process, and upon it he State of Illinois side of this Trus II and shall be bin	out re- ss. All. fed that eir suc- the uses , which t Deed) ding on  (Seal)
TOGETHE TOGETH	R with all improvements all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors deleter to the set forth, free from the set forth, free from the set forth and the set forth a	nts, ten men', case and all fixtur's, a p and air con tior ng w shades, awn. s, d to be a part o' tr iilar or other appar mortgaged premises, premises unto the s; premises unto the si all rights and benefit o hereby expressly n pages. The covenant and hereby are made assigns. fortgagors the day a	ments, and appurtens ittlied thereto (which arytus, equipment or ', whether single uni orm doors and wind ' mortgaged premises us, equipment or art aid T ustee, 's or his is un ler and by virtu elease und wolve a part her of the san and year first pt we we  So	nees thereto belong rents, issues and puticles now or het so centrally contows, floor covering whether physically icles hereafter place of the Homestead visions appearing the ast though they witten.  (Seal)  I, th und  HERENY CL.	rolled, and ventilations, indoor beds, stoves attached thereto or a did in the premises by the forever, for the pure Exemption Laws of the Exemption Laws of the reverse ere here set out in full MATHEM ANN CARUSO	in including (which is agree and water heater not, and it is agree Mortgagors or the process, and upon it he State of Illinois side of this Trus II and shall be bin	out re- ss. All. fed that eir suc- the uses , which t Deed) ding on  (Seal)
TOGETHE  TOGETHE  so long and dur said real estate gas, water, light stricting the for of the foregoing all buildings and cessors or assigt TO HAVE and trusts herei said rights and This trust Mortgagors, the Witness the	R with all improvements all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors deleter to the set forth, free from the set forth, free from the set forth and the set forth a	nts, ten men', case of cortagao. ", case of cortagao." 's er and all fixtur's, a p and air con tior ng w shades, awn. s, et to be a part of trailar or other appar mortagad premises unto the premises unto the object of the covenant of the	ments, and appurtens intitled thereto (which are tus, equipment or ', whether single uni orm doors and wish a more and to see a more a part her of the see and year first of the see a more and year first of the see a more and year first of the see a see	inces thereto belong rents, issues and pi articles now or he to or centrally contour to or contour the contour to or centrally contour to or centrally contour to or centrally contour to or centrally contour to or the homestead visions appearing ce as though they we ritten.  (Seal)  J. th und J. HEREBY CL.  O. his wife	rolled i, and wentiation is a track, stoves attached thereto or in the premises by the form of the property of	in including twice the action of and water heater not, and it is agree Mortgagors or the prosess, and upon the State of Illinois it and shall be bin with the control of th	out re- rs. All. led that eir suc- the uses , which t Deed ding on  (Seal)
TOGETHE  TOGETHE  so long and dur said real estate gas, water, light stricting the for of the foregoing all buildings and cessors or assigt TO HAVE and trusts herei said rights and This trust Mortgagors, the Witness the	R with all improvements all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors deleter to the set forth, free from the set forth, free from the set forth and the set forth a	nts, ten men', care of cortagao. " ' ' ' er and all fixtur's, a p and air con tior ng w shades, awn. 's, ' to to be a part o' trailar or other appar all rights and benefit of the property of the state	ments, and appurtens ittled thereto (which arytus, equipment or , (whether single uni ourn doors and win it mortiaged premises us, equipment or art is out let and by virtu elease, and walve, s, conditior, and pro a part her of the sun and year first by we we  So  SS, es State aforesaid, Do MARY ANN CARUS tribed to the foregoing	reces thereto belong rents, issues and prarticles now or he to or centrally contows, floor covering whether physically cites hereafter place successors and assis of the Homestead visions appearing to east though they written.  (Seal)  I, th und  HEREBY C.  O, his wife to be the same pers	respect to the property of the	in including (which is agree in person, and as a construction of the State of Illinois side of this Trus II and shall be bin and for said CARUSO and are in person, and as a construction of the person of the pers	out re- ss. All led that eir suc- the uses, which t Deed) ding on  (Seal)
TOGETHE  TOGETHE  so long and dur said real estate gas, water, light stricting the for of the foregoing all buildings and cessors or assigt TO HAVE and trusts herei said rights and This trust Mortgagors, the Witness the	R with all improvements all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors deleter to the set forth, free from the set forth, free from the set forth and the set forth a	nts, ten men', contrigago n', cos contrigago n', cos con contrigago n', cos con and all fixtur s, a p and air con tior ng w shades, awn. s, con contrigago premises unto the s; all rights and benefit of all rights and benefit of the covenant of bereby expressly n' pages. The covenant of bereby are made assigns.  BRUNO CARU  in the person contribution of the contrib	ments, and appurtens ittiled thereto (which arytus, equipment or , (whether single uni orm doors and win is mortgaged premises us, equipment or art is or less and by virtu elease, and waive, s, conditior, and pro a part her of the sun and year first of the sun SO  SS, e State aforesaid, DC MARY ANN CARUS ribbed to the foregoing it that Lh-ELT signed to win volument of the sun in the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the	reces thereto belong rents, issues and puticles now or he to or centrally contows, floor covering whether physically cites hereafter place successors and assist of the Homestead visions appearing to east though they written.  [Seal]  [J. th. und	rolled i, and wentiation is a track, stoves attached thereto or in the premises by the form of the property of	on, including (which is agree mon, and water heater not, and it is agree Mortgagors or the proses, and upon in the State of Illinois side of this Trus II and shall be bin the control of	cour re- rs. All red that ed that ed that ed that ed that ed that ed that elir suc- the uses which t Deed ding on  (Seal  (Seal  County  knowl-
TOGETHE  TOGETHE  so long and dur said real estate gas, water, light stricting the for of the foregoing all buildings and cessors or assigt TO HAVE and trusts herei said rights and This trust Mortgagors, the Witness the	R with all improvements all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agred additions and all sim as shall be part of the AND TO HOLD the n set forth, free from benefits Mortgagors deleter to the set forth, free from the set forth, free from the set forth and the set forth a	nts, ten men', contrigago n', cos contrigago n', cos con contrigago n', cos con and all fixtur s, a p and air con tior ng w shades, awn. s, con contrigago premises unto the s; all rights and benefit of all rights and benefit of the covenant of bereby expressly n' pages. The covenant of bereby are made assigns.  BRUNO CARU  in the person contribution of the contrib	ments, and appurtens it itled thereto (which arrives, equipment or ', whether single uni orm doors and wind 's mortinged premiser us, equipment or art and T ustee, 's or his to ur ler and by virtue (lease, and waive, s, condutor ', an I promote a part her of it 's san and year first at 'ye	reces thereto belong rents, issues and puticles now or he to or centrally contows, floor covering whether physically cites hereafter place successors and assist of the Homestead visions appearing to east though they written.  [Seal]  [J. th. und	crisingly and ventilation of the control of the con	in including (with and water heater not, and water heater not, and it is agree the State of Illinois side of this Trus II and shall be bin and shall be bin and carryon and carryon and carryon and act asthe including the rele	court re- ss. All led that eir suc- the uses , which t Deed ding on  (Seal  County  knowl- ease and
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case fortgago. ", case and all fixtur's, a p and air con tior ng w shades, awn. s, d to be a part o' tr iillar or other appar mortgaged premises. premises unto the si her object of the covenant her of the covena	ments, and appurtens ittiled thereto (which arytus, equipment or , (whether single uni orm doors and win is mortgaged premises us, equipment or art is or less and by virtu elease, and waive, s, conditior, and pro a part her of the sun and year first of the sun SO  SS, e State aforesaid, DC MARY ANN CARUS ribbed to the foregoing it that Lh-ELT signed to win volument of the sun in the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the	reces thereto belong rents, issues and puticles now or he to or centrally contows, floor covering whether physically cites hereafter place successors and assist of the Homestead visions appearing to east though they written.  [Seal]  [J. th. und	crisingly and ventilation of the control of the con	in including (with and water heater not, and water heater not, and it is agree the State of Illinois side of this Trus II and shall be bin and shall be bin and carryon and carryon and carryon and act asthe including the rele	cour re- rs. All red that ed that ed that ed that ed that ed that ed that elir suc- the uses which t Deed ding on  (Seal  (Seal  County  knowl-
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case fortgago. ", case and all fixtur's, a p and air con tior ng w shades, awn. s, d to be a part o' tr iillar or other appar mortgaged premises. premises unto the si her object of the covenant her of the covena	ments, and appurtens ittiled thereto (which arytus, equipment or , (whether single uni orm doors and win is mortgaged premises us, equipment or art is or less and by virtu elease, and waive, s, conditior, and pro a part her of the sun and year first of the sun SO  SS, e State aforesaid, DC MARY ANN CARUS ribbed to the foregoing it that Lh-ELT signed to win volument of the sun in the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the	nees thereto belong rents, issues and puritieles now or he to or centrally contour to or contour the contour to or centrally contour to or the Homestead visions appearing ce as though they we ritten.  (Seal)  J. th. und J. H. T. th. und J. H. T.	crisingly and ventilation of the control of the con	on, including (with and water heater not, and water heater not, and it is agree the state of Hilmois side of this Trus II and shall be bin the state of Hilmois side of this Trus II and shall be bin the state of th	court re- ss. All led that eir suc- the uses , which t Deed ding on  (Seal  County  knowl- ease and
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case fortgago. ", case and all fixtur's, a p and air con tior ng w shades, awn. s, d to be a part o' tr iillar or other appar mortgaged premises. premises unto the si her of the covenant her of the covenant her of the covenant her of the covenant BRUNO CARU  in th  perso subse edged free waive	ments, and appurtens ittiled thereto (which arytus, equipment or , (whether single uni orm doors and win is mortgaged premises us, equipment or art is or less and by virtu elease, and waive, s, conditior, and pro a part her of the sun and year first of the sun SO  SS, e State aforesaid, DC MARY ANN CARUS ribbed to the foregoing it that Lh-ELT signed to win volument of the sun in the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the	reces thereto belong rents, issues and purticles now or he to or centrally contour to the contou	crisically and ventilation of the control of the co	on, including (with and water heater not, and water heater not, and it is agree the state of Hilmois side of this Trus II and shall be bin the state of Hilmois side of this Trus II and shall be bin the state of th	out re- s. All. ded that red t
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case fortgago. ", case and all fixtur's, a p and air con tior ng w shades, awn. s, d to be a part o' tr iillar or other appar mortgaged premises. premises unto the si her of the covenant her of the covenant her of the covenant her of the covenant BRUNO CARU  in th  perso subse edged free waive	ments, and appurtens ittiled thereto (which arytus, equipment or , (whether single uni orm doors and win is mortgaged premises us, equipment or art is or less and by virtu elease, and waive, s, conditior, and pro a part her of the sun and year first of the sun SO  SS, e State aforesaid, DC MARY ANN CARUS ribbed to the foregoing it that Lh-ELT signed to win volument of the sun in the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the	reces thereto belong rents, issues and put articles now or he to or centrally contour to or contour the contour to or centrally contour to or the Homestead visions appearing central to or central to o	crisically and ventilation of the control of the co	on, including (with and water heater not, and water heater not, and it is agree the state of Hilmois side of this Trus II and shall be bin the state of Hilmois side of this Trus II and shall be bin the state of th	out re- s. All. ded that red t
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case contrigato '' er and all fixtur's, a p and air con tior ng wishades, awn. s, and to be a part o' trailar or other appar all rights and benefit on the progress of the covenant all rights and benefit of the progress. The covenant are made assigns.  BRUNO CARU  in the proson of the progress of the pr	ments, and appurtens intitled thereto (which are tus, equipment or (whether single uniform doors and with a mortaged premises us, equipment or and a mortaged premises us, equipment or and the sist of the sist o	reces thereto belong rents, issues and purticles now or he to or centrally contour to the contou	crisical participation of the control of the contro	on, including (with and water heater not, and water heater not, and it is agree the state of Illinois side of this Trus II and shall be bin the state of Illinois side of this Trus II and shall be bin the state of the state of Illinois side of this Trus II and shall be bin the state of Illinois side of this Trus II and shall be bin the state of Illinois side of the state of the st	out re- s. All. ded that red t
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case contrigato '' er and all fixtur's, a p and air con tior ng wishades, awn. s, and to be a part o' trailar or other appar all rights and benefit on the progress of the covenant all rights and benefit of the progress. The covenant are made assigns.  BRUNO CARU  in the proson of the progress of the pr	ments, and appurtens ittiled thereto (which arytus, equipment or , (whether single uni orm doors and win is mortgaged premises us, equipment or art is or less and by virtu elease, and waive, s, conditior, and pro a part her of the sun and year first of the sun SO  SS, e State aforesaid, DC MARY ANN CARUS ribbed to the foregoing it that Lh-ELT signed to win volument of the sun in the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the sun of the sun of the sun is the sun of the	inces thereto belong rents, issues and purious and purious and purious now or here to so centrally contour to the contour to t	crising the second seco	on, including (with and water heater not, and water heater not, and it is agree the state of Illinois side of this Trus II and shall be bin the state of Illinois side of this Trus II and shall be bin the state of the state of Illinois side of this Trus II and shall be bin the state of Illinois side of this Trus II and shall be bin the state of Illinois side of the state of the st	out re- s. All. ded that red t
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case contrigato '' er and all fixtur's, a p and air con tior ng wishades, awn. s, and to be a part o' trailar or other appar all rights and benefit on the progress of the covenant all rights and benefit of the progress. The covenant are made assigns.  BRUNO CARU  in the proson of the progress of the pr	ments, and appurtens intitled thereto (which are tus, equipment or (whether single uniform doors and with a mortaged premises us, equipment or and a mortaged premises us, equipment or and the sist of the sist o	reces thereto belong rents, issues and puritieles now or het to centrally contour to the contour the cont	resign d, a Notary Pub  are there set out in full  are there is a notary Pub  are the	on, including (with and water heater not, and water heater not, and it is agree the state of Illinois side of this Trus II and shall be bin the state of Illinois side of this Trus II and shall be bin the state of the state of Illinois side of this Trus II and shall be bin the state of Illinois side of this Trus II and shall be bin the state of Illinois side of the state of the st	out re- s. All. ded that red t
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case contrigato '' er and all fixtur's, a p and air con tior ng wishades, awn. s, and to be a part o' trailar or other appar all rights and benefit on the progress of the covenant all rights and benefit of the progress. The covenant are made assigns.  BRUNO CARU  in the proson of the progress of the pr	ments, and appurtens intitled thereto (which are tus, equipment or (whether single uniform doors and with a mortaged premises us, equipment or art of the control of the co	reces thereto belong rents, issues and puritieles now or het to centrally contour to the contour the cont	crisically and ventilation of the control of the co	in including (which is agreed in the State of Illinois is side of this Trus II and shall be bin CARUSO and CARUSO and are in person, and act as the including the release of This STICAL OF THIS	out re- s. All. ded that red t
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	nts, ten men', case contrigato '' er and all fixtur's, a p and air con tior ng wishades, awn. s, and to be a part o' trailar or other appar all rights and benefit on the progress of the covenant all rights and benefit of the progress. The covenant are made assigns.  BRUNO CARU  in the proson of the progress of the pr	ments, and appurtens intitled thereto (which are tus, equipment or (whether single uniform doors and with a mortaged premises us, equipment or and a mortaged premises us, equipment or and the sist of the sist o	reces thereto belong rents, issues and puritieles now or het to centrally contour to the contour the cont	resign d, a Notary Pub  are there set out in full  are there is a notary Pub  are the	in including (which is agreed in the State of Illinois is side of this Trus II and shall be bin CARUSO and CARUSO and are in person, and act as the including the release of This STICAL OF THIS	out re- s. All. ded that red t
TOGETHE TOGETH	R with all improvementing all such times as M and not secondarily), t, power, refrigeration egoing), screens, windo are declared and agree as shall be part of the AND TO HOLD then set forth, free from benefits Mortgagors do Deed consists of two a herein by reference a ir heier, successors and e hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  COUNTY OF COOK.	ints, ten men', escapano del fixtus s, a p and air con itor as with the state of the ten and air con itor as with the state of the ten appared to be a part of the state of the ten appared to the state of the ten and the state of the state	ments, and appurtens intitled thereto (which are tus, equipment or (whether single uniform doors and with a mortaged premises us, equipment or art of the control of the co	reces thereto belong rents, issues and puritieles now or het to centrally contour to the contour the cont	rolled, and ventiation of the control of the contro	on, including (with and water heater not, and water heater not, and it is agree the state of Illinois side of this Trus II and shall be bin the state of Illinois side of this Trus II and shall be bin the state of the state of Illinois side of this Trus II and shall be bin the state of Illinois side of this Trus II and shall be bin the state of Illinois side of the state of the st	out re- s. All. ded that red t

## NOFFICIAL COPY

- 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 destoyed; (3) keep said premises free from mechanics 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 such prior lien to Trustee or to holders of the note; (5) complet 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. 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 indebtenders secured hereby, all in companies satiotry to the holders of the note, under insurance policies 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 mortgage clause to be attached to each policy, and shall deliver all policies, including additional enerwal 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 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 encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or little or/claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. 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 hereof, plus reasonable compensation to Trustee for each matter concerning payable without notice 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 waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof.

  6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof.

  6. In the control of the bolders of the principal note, and without notice to Mortgagors, all unique indebtedness secured by this Trust Deed shall, in with tanding anything in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment to tri risel or interest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein case and the mortgagors.
- herein: at ned.

  7. When he indebtedness hereby secured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, he der. I the note or Trustee shall have the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the cultorement of a mortgage debt. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or no behalf of Trustee or holders of the note for attorneys fees, Trustee or holders of the note for attorneys fees, Trustee or holders of the other of the decree of procuring all such abstracts of title, 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 the, to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree 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 additiona, the condition of the 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 be probate and bankruptey proceeding, including but not limited to probate and bankruptey proceeding, which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby as uned; r (b) preparations for the defense of his privations of the foreclosure hereof after accrual of such promises or the security hereof, whether or not a taulty commenced.

  8. The proceeds of any foreclosure and shall be distributed and applied in the following order of priority: First, on account
- 8. The proceeds of any foreclosure sale [ the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the freed sure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms are not constitute secured indebtedness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all rinci al ad interest tremaining unpaid; 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 con plaint to foreclose this Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be read either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver in which as a homestead or not and the Trustee hereunde 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 case of a sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, we're during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and r ofits and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation (if the primises during the whole of said period. 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) The indebtedness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other ien which may be or become superior to, the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (1) to "Centery in case of a sale and deficiency".

- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upor pr. tation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deiven lease hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the pinc, all one, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a clear is requested of a successor trustee such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporfling to be executed by a prior trustee hereunder or which conforms in substance with the description herein contains a cut and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requered of the original trustee and he has never executed a certificate on any instrument identifying same as the principal note described herein, he may appear as the genuine principal note herein described any note which have 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,
shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Record, of the county
in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the idenucal of sowers and
authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts proformal hardoners.

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

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.

-	ı ne	installine	ni Note	mentionea	m the	within it	ist Deed it s
	1.35			1.00 (10.75)		19 (175-84)	and the first terms

\*END OF RECORDED DOCUMENT