## **UNOFFICIAL COPY**

TRUST DEED (Illinois)  Unanth Park STILL STORES (Illinois)  Unanth Park STILL STORES (Illinois)  SEP-21-TI 300 436 • 2:625910 × A — face 5.10  The Above Space For Recorder's Use Only  The Above Space F	GEORGE E. COLE® LEGAL FORMS	FORM No. 206 May, 1969	of a	at Blue	÷ମ ମୁଞ୍ଜାନ	
SEP-21-71 300 436 e 21629 210 4 A - noc 511  ZI 629 810  The Above Space For Recorder's Use Only  Raymond. Cliffords. Trustee. and Bankel J. Comploan. Successor. American Served to a principal promisery note, mere distinctions town, of even the thereof, the case of the Management of the Comploant of the Comploa						•
THE Above Space For Recorder's Use Only  HIS INDENTURE, make August 31.  19 21 between George O. Darden, Marjorie J. Darden Arthur Strates, which are the second of the Strates of the Str	TRUST E For use wit (Monthly paymen	EED (Illinois) h Note Form 1448 hts including interest)			9310 u A Rec	5 1 1
August 31, 19.71 between George O. Borden, Marjorie J. Darden Dereit (1974). Supplied and Clifferd, Trustee and Daniel J. Ganglon. Successor Trustee.  Successor Trustee.  Assumed Clifferd, Trustee and Daniel J. Ganglon. Successor Trustee.  Trustees with the supplied of	21	629 810				, ,,,
Raymond Clifferd, Trustee and Daniel J. Campion, Successor trustee.  arcia referred to as "Trustee, witnessesh: That, Whereas Moreasons are justly indebted to the legal holder of a principal promisory note, mend "Insulance Most," of even date between), secured by Moreason, made populor to Beauty and the Control of the Note of Principal and an analysis of principal and an analysis of principal and the principal and an analysis of principal and an analysis of principal and an analysis of principal and the principal and an analysis of principal annual control of the base of principal remaining from time to time unpuls at the rate of	THIS INDENTURE	made August				Darden
erten referred to as "Trustess" witeneasth: That, Whereas Mortagens are jourly indefined to the legal holder of a principal promisory note, creed "Installance" Note." of even date herewith, executed by Mortagens; made payable to Beater 1900. Thousand One Hundred Thirty, Mine and 55/100 Dollars, and interest from the babs, "of principal remaining from time to time unputed at the rate of	THE REPLICATIONS		12, 001			
The ball of or principal remaining from time to time upped at the rate of	erein referred to as	"Trustee," witnesseth:	That, Whereas Mortgagors are in	astly indebted to the legal		issory note,
n the bable of principal remaining from time to time unpaid at the rate of pre- gent per annum, such principal sum and interest in the continuent of the con	and de ed, in and	by which note Mortgand One Hundred	igors promise to pay the principal : Thirty Nine and 65/100	um of Dollars, and inter	est from	
ne the \$\frac{2h}{2}\$ day ofOt_chader	n the balance of pri	ncipal remaining from	time to time unpaid at the rate of	f per cent per	annum, such principal sum	
oner paid, 4") be due on theZEAh day ofSEALERET						
py and note to be an jue first to accrued and unpaid interest on the unpaid principal balance and the remainder to principal, the portion of each and intiffurence on brighting principal, to next ent not paid when due, to bear interest after the date for pyment thereof, at the rate of purpose the principal of th	on the $\frac{2^{i+1}}{2^{i+1}}$ .ay	of each and every mo	onth thereafter until said note is ful	ly paid, except that the fina	l payment of principal and in	terest, if not
at the election of the legal backer thereof and without notice, the principal sum remaining unpaid thereon, together with acrue distrest theron, shall or interest in accordance with use terms thereof or in case default shall occur and continue for three days in the performance of any other spreement contained in the Trust Deed (in which any clection may be made at any time after the expiration of said three days, without notice), and the support of the	by said note to be a of said installments	ieu first to accrued on tuting principal,	and unpaid interest on the unpaid to the extent not paid when due	principal balance and the re	emainder to principal; the por	tion of each
NOW THEREFORE, to secure to pay ment of the said principal sum of money and interest in accordance with the terms, provisions and fimiliations of the above mentioned note and of the Trust Deed, and the performance of the covenants and agreements herein contained, by the ministrophy of the secure of the covenants and agreements herein contained, by the Mortgagors by these presents CONVEY and W.RRAJT unto the Trustee, its of it in hand paid, the recept whereof is hereby acknowledged, and all of their estate, right, title and interest streen, struck, typing and being in the uncercoins and assigns, the followed the content of the co	at the election of the become at once due a or interest in accorda contained in this Tru	legal he der thereof an nd payable. At the place nce with the terms the ist Deed (in which the	d without notice, the principal sum of payment aforesaid, in case defaul reof or in case default shall occur ar it election may be made at any time	remaining unpaid thereon, to t shall occur in the payment and continue for three days in after the expiration of said	ogether with accrued interest t	hereon, shall
which, with the property hereinafter described, is referred to herein as the "pumis".  TOGETHER with all improvements, tenements, easements, and appurten. 3 "reto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which ten's, is see and profits are pledged primarily and on a partly with all suppose the property in the property hereinafter described, is referred to herein as the "pumis".  TOGETHER with all improvements, tenements, easements, and appurten. 3 "reto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which ten's, is see and profits are pledged primarily and on a partly with all the property in the profits of the foregoing screens, window shades, awnings, storm doors and windows, flow of celerings, inador beds, stoves and variety are declared and agreed to be a part of the mortgaged premises.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and same and the premises by Mortgagors or their successors or assigns shall be part of the mortgaged premises.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and same and to the premises by Mortgagors or their successors or assigns shall be part of the mortgaged premises.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and same no, fo ver, for the purposes, and unon the uses and profits the premise by Mortgagors or their successors or assigns to the premises by Mortgagors or the said and the premises by Mortgagors or their successors or assigns to the premises by Mortgagors or their successors and the same no, fo ver, for the purposes, and unon the uses and purposes and unon the uses and purposes and the said fillinois, which said instrument as the said instrument as the said for the said of the said and said to the foregoing instrument, appeared before me this day in person, and so now and the said for the said ins	NOW THERES limitations of the ab Mortgagors to be po Mortgagors by these and all of their esta	ORE, to secure the property of the control of the c	renent of the said principal sum of ad of this Trust Deed, and the perconsist and of the sum of One and WARRA IT unto the Trustee, it rest therein, situate, lying and being	f money and interest in ac formance of the covenants Dollar in hand paid, the ts or his successors and ass	and agreements herein conta	ined, by the
which, with the property hereinafter described, is referred to herein as the "pimis".  TOGETHER with all improvements, tenements, easements, and appurtent— a "reto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortagons may be entitled thereof (which tree), its sea and profits are pledged primarily and on a party with the property with the property of the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits and profits are pledged primarily and on a party with the profits and profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the profits are pledged primarily and on a party with the primary and the primary with the profits are pledged primarily and on a party with the primary and the pri	Lots Thirte West Half (	en (13) and For $\frac{1}{2}$ ) of the East	urteen (14) in Block Fo Half (まょう) he Southw		livision of the f the Northeast	OIS, to wit:
said real estate and not secondarily) and all mauries, apparatus equipment of articles and or detendent methods and supply heat, stricting the foregoing, streets, window shades, awnings, storm doors and windows, floor of cereings, inside beds, stores and water heaters. All of the foregoing are declared and agreed to be a part of the mortgaged premises whether ptyrically attached thereto or not, and it is agreed that all buildings and additions and all similar or other apparatus, equipment or articles here's, placed in the premises by Mortgagors or their successors or assigns shall be part of the mortgaged premises.  TO HAVE AND TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass on, for yet, for the purposes, and upon the uses of the trustee of the mortgaged premises unto the said trustee, its or his successors and ass, on, for yet, for the purposes, and upon the uses of the said rights and benefits Mortgagors to hereby expressly release and waive.  This Trust Deed consists of two pages. The covenants, conditions appearing on prevalence and hereby are made a part hereof the same as though they were as a set out in full and shall be binding on Mortgagors, their beits, successors and assigns.  Witness the hands and seals of Mortgagors the day and year first, above written.  PREASE PRINT OR THE AND	Range 14, E	ast of the Thi	rd Principal her dian.	-y (y) -y 500010N	J-7 Joner 1109	÷
sad real estate and not secondarily, and all natures, apparatus, equipment on fraction of or orderated therefore to the secondarily, and all natures, apparatus, equipment on fraction of the foregoing, strength and the secondarily, and all similar strength that the foregoing and deficitors will be part of the mortgaged premises whether ply ally attached thereto or not, and it is agreed that all buildings and additions and all similar or other apparatus, equipment or articles here's, placed, in the premises by Mortgagors or their successors or assigns shall be part of the mortgaged premises.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass on, to ver, for the purposes, and upon the uses.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  To HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  To HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  To HAVE AND TO HOLD the premises unto the said trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  This Trust Deed consists of two pages, The covenants, conditions and provisions appearing on positions.  Witness the hands and seals of Mortgagors, the day and year first, above witten.  PLEASE PRINT OF GEORGES, The covenants, conditions and provisions appearing on positions.  Witness the hands and seals of Mortgagors he day and year first, above witten.  State of Illinois, County of Seal Notary Public in Mortgagors, and accounts, in the State aforesaid, Do HEREBY CERTIFY that Certification and the premises of the premise of the premises.  In the undersigned, a Notary Public in Mortgagors and control of the premises.  T						
sad real estate and not secondarily, and all natures, apparatus, equipment on fraction of or orderated therefore to the secondarily, and all natures, apparatus, equipment on fraction of the foregoing, strength and the secondarily, and all similar strength that the foregoing and deficitors will be part of the mortgaged premises whether ply ally attached thereto or not, and it is agreed that all buildings and additions and all similar or other apparatus, equipment or articles here's, placed, in the premises by Mortgagors or their successors or assigns shall be part of the mortgaged premises.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass on, to ver, for the purposes, and upon the uses.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  To HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  To HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  To HAVE AND TO HOLD the premises unto the said trustee, its or his successors and ass, no, to ver, for the purposes, and upon the uses.  This Trust Deed consists of two pages, The covenants, conditions and provisions appearing on positions.  Witness the hands and seals of Mortgagors, the day and year first, above witten.  PLEASE PRINT OF GEORGES, The covenants, conditions and provisions appearing on positions.  Witness the hands and seals of Mortgagors he day and year first, above witten.  State of Illinois, County of Seal Notary Public in Mortgagors, and accounts, in the State aforesaid, Do HEREBY CERTIFY that Certification and the premises of the premise of the premises.  In the undersigned, a Notary Public in Mortgagors and control of the premises.  T						
said real estate and not secondarily) and all mauries, apparatus equipment of articles and or detendent methods and supply heat, stricting the foregoing, streets, window shades, awnings, storm doors and windows, floor of cereings, inside beds, stores and water heaters. All of the foregoing are declared and agreed to be a part of the mortgaged premises whether ptyrically attached thereto or not, and it is agreed that all buildings and additions and all similar or other apparatus, equipment or articles here's, placed in the premises by Mortgagors or their successors or assigns shall be part of the mortgaged premises.  TO HAVE AND TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and ass on, for yet, for the purposes, and upon the uses of the trustee of the mortgaged premises unto the said trustee, its or his successors and ass, on, for yet, for the purposes, and upon the uses of the said rights and benefits Mortgagors to hereby expressly release and waive.  This Trust Deed consists of two pages. The covenants, conditions appearing on prevalence and hereby are made a part hereof the same as though they were as a set out in full and shall be binding on Mortgagors, their beits, successors and assigns.  Witness the hands and seals of Mortgagors the day and year first, above written.  PREASE PRINT OR THE AND	which with the	narty baraic-fee J	sibad is referred to bessio or the t	bull springs !!		1
This Trust Deed consists of two pages. The coveraints, conditions and provisions appearing on pp. c. "the reverse side of this Trust Deed on the Trust Deed consists of two pages. The coveraints, conditions and provisions appearing on pp. c." the reverse side of this Trust Deed on the Coveraints of the pages. The coveraints conditions and provisions appearing on pp. c. "the reverse side of this Trust Deed on the Coveraints of the pages. The coveraints conditions and provisions appearing on pp. c." the reverse side of this Trust Deed on the Coveraints of the Coverai	said real estate and gas, water, light, p stricting the foregoi of the foregoing are all buildings and a cessors or assigns sl TO HAVE AN	not secondarily, and ower, refrigeration and one, screens, window state declared and agreed the didtions and all similar lall be part of the more to HOLD the present and the present the secondary and the second	all nxtures, apparatus, equipment l air conditioning (whether single hades, awnings, storm doors and w o be a part of the mortgaged prem or other apparatus, equipment or tgaged premises.	or articles no or necessite units or centrally controlled indows, flor certerings, indises whether placed in this successors and assigns, factorial articles her product and assigns, factorial articles articles and assigns, factorial articles his successors and assigns, factorial articles are placed in this successors and assigns, factorial articles are placed in the successors and assigns, factorial articles are producted in the successors and assigns, factorial articles are producted in the successors and assigns are producted in the successors are placed in the successor are placed in	of the purposes, and of the purposes, and of the purposes, and water the premises by Mortgagors of ever, for the purposes, and	supply hear, (without re- heaters. All s agreed that or their suc- upon the uses
PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  State of Illinois, County of Cook ss., I, the undersigned, a Notary Public in a contract of County, in the State aforesaid, DO HEREBY CERTIFY that subscribed to the foregoing instrument, appeared before me this day in person, and ac now edged that £ h = y signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and additional seal, this said and purposes therein set forth, including the release and additional seal, this said and said seal, this said and said seal, this said seal, the said seal seal seal and seal seal and seal seal seal and seal seal and seal seal seal and seal seal seal and seal seal seal seal seal seal seal seal	said rights and ben This Trust De- are incorporated he Mortgagors, their h	efits Mortgagors do he ed consists of two pag rein by reference and l eirs, successors and ass	ereby expressly release and waive. es. The covenants, conditions and hereby are made a part hereof the signs.	provisions appearing on pasame as though they were a	e 2 "the reverse side of this	Trust Deed)
State of Illinois, County of Cook ss., in the State aforesaid, DO HERERY CERTIFY that George O. Darden Marjorie Darden  In the University of State of Illinois, County of Illinois, County of State of Illinois, County o	witness the ha	nus and seals of Mort	gagory nie day and year nist abov	L , Was	: ( / /)	1. [
State of Illinois, County of Cook ss., I, the undersigned, a Notary Public in a Marie degree of Darden and Marjorie Darden  personally known to me to be the same person whose name a gree subscribed to the foregoing instrument, appeared before me this day in person, and ac nowledged that it hey signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  NAME DREXEL HATIONAL BANK PROPERTY:  8230-32 S. Merrill  Chicago, Illinois  THE ABOVE ADDRESS IS FOR STATISTICAL PROPERTY:  8230-32 S. Merrill  Chicago, Illinois  THE ABOVE ADDRESS IS FOR STATISTICAL PROPERTY ADDRESS OF PROPERTY:  8230-32 S. Merrill  Chicago, Illinois  THE ABOVE ADDRESS IS FOR STATISTICAL PROPERTY ADDRESS ONLY AND IS NOT A PART OF THIS TRUST DEED  SEND SUBSEQUENT TAX BILLS TO:  OR RECORDER'S OFFICE BOX NO.  OR RECORDER'S OFFICE BOX NO.	Pf	RINT OR	George O- Darden	(Seal) // Mr.	Mercy While	(Seal)
State of Illinois, County of Cook ss., I, the undersigned, a Notary Public in a 'r' of County, in the State aforesaid, DO HEREBY CERTIFY that George O. Barden and Marjorie Darden  personally known to me to be the same person whose name and are subscribed to the foregoing instrument, appeared before me this day in person, and ac now edged that Lh. Ly signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release of the right of homestead.  Given, Ortic to the state aforesaid, DO HEREBY CERTIFY that George O. Barden and Marjorie Darden  personally known to me to be the same person whose name and ac now edged that Lh. Ly signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release of the right of homestead.  Given, Ortic to the state aforesaid, DO HEREBY CERTIFY that a subscribed to the foregoing instrument, appeared before me this day in person, and ac now edged that Lh. Ly signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release of the right of homestead.  August 19 71  Notary Public Commission Fapire Solve Address 15 for Statistical Public Solv	TYPI	E NAME(S) BELOW	Jan Daluen		1/ 0/20	
in the State aforesaid, DO HEREBY CERTIFY that George O. Darden and Marjorie Darden  personally known to me to be the same person whose name s are subscribed to the foregoing instrument, appeared before me this day in person, and ac nowledged that it.h.e.y. signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release waiver of the right of homestead.  Givet, first and consider the same person whose name s are subscribed to the foregoing instrument, appeared before me this day in person, and ac nowledged that it.h.e.y. signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and active the same person was a person whose name s are subscribed to the foregoing instrument, appeared before me this day in person, and ac nowledged that it.h.e.y. signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and purposes therein set forth, including the rele	SIG	NATURE(S)		(Seal)		(Seal)
in the State aforesaid, DO HEREBY CERTIFY that George O. Darden and Marjorie Darden  personally known to me to be the same person whose name s are subscribed to the foregoing instrument, appeared before me this day in person, and ac nowledged that it.h.e.y. signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release waiver of the right of homestead.  Givet, first and consider the same person whose name s are subscribed to the foregoing instrument, appeared before me this day in person, and ac nowledged that it.h.e.y. signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and active the same person was a person whose name s are subscribed to the foregoing instrument, appeared before me this day in person, and ac nowledged that it.h.e.y. signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and purposes therein set forth, including the rele	State of Illinois, Co	unty of		I, the undersign	ned, a Notary Public in a deci	r · id County,
personally known to me to be the same person whose name a gre subscribed to the foregoing instrument, appeared before me this day in person, and ac nowledged that the type signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release waiver of the right of homestead.  Given Ortic Commission Expires August 26, 1945  MAIL TO:  ADDRESS DEPUTES AUGUST 26, 1945  MAIL TO:  ADDRESS JA01 South King Drive  CITY AND Chicago STATE  ZIP CODE 60616  OR RECORDER'S OFFICE BOX NO.	· Street,	trass.				<u> </u>
edged that it hey signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release waiver of the right of homestead.  Given their commission seal, this 31st day of August 19 71  Commission Expires August 25, 1945  MAIL TO: ADDRESS DEED AUGUST AND IS NOT A PART OF THIS TRUST DEED YAND IS NOT A PART OF THIS SEND SUBSEQUENT TAX BILLS TO:  OR RECORDER'S OFFICE BOX NO.  OR RECORDER'S OFFICE BOX NO.	100	OVERESS REAL	personally known to m	e to be the same person 8	whose name s ar	
Givet Grid Land Commission Expires August 26, 1945    August Commission Expires August 26, 1945   August Commission Expires August 26, 1945			edged that they sig free and voluntary act,	ned, sealed and delivered the for the uses and purposes	se said instrument asth	eir
MAIL TO:    NAME   DREXEL NATIONAL BANK   DRESS   South King Drive		aco and official seal,	37+	day 61	August S	£ 19_71
MAIL TO:    NAME   DREXEL NATIONAL BANK   DRESS   South King Drive	Commission expire	Cont (commission )	SPILES FURUST CO. 19/5	/nasy	4 (mml)	Notary Public
CITY AND Chicago ZIP CODE 60616 (Name)		<b>9</b>		AIL 8230-3	2 S. Merrill	216
CITY AND Chicago ZIP CODE 60616 (Name)	NAM	Ε	DREXEL NATIONAL BANK	THE ABOVE ADDRE	SS IS FOR STATISTICAL D IS NOT A PART OF THIS	250
	ADD					
	CITY	AND Chicago	ZIP CODE 60616		Name)	NUMBE
	OR REC	ORDER'S OFFICE BO	X NO		ddress)	æ

## **UNOFFICIAL COPY**

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any dings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from hann's liens or liens in favor of the United States or other liens or claims for lien not expressly anothinated to the lien hereof, (4) pay when any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory lence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as viously 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, sewerice 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 duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by tute, 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, shtming 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 indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance companies and the companies of the providence of the standard mort-solution and the same or to admage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mort-solution and the same of the providence of the standard mort-solution and the same of the providence of the standard mort-solution and the same policies, to holders of the note, and in case of lasurance about to expire, shall deliver renewal policies same the days prior to the respective dates of expiration.

of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

... ase of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore rece of M origagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on one or 10 meets, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem any tree or of forfeiture affecting said premises or contest any tax or assessment. All moneys add for any of the purposes herein authorized all ext. in paid or incurred in connection therewith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the ders of L. and or protect the mortgaged premises and the lien herofe, plus reasonable compensation to Trustee for each matter concerning the action he in a norized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and able without not e a dividing the considered as a valve of any right accruing to them on account of any default hereunder on the part of Mortgagors.

5. The Trustee one holders of the note hereby secured making any payment hereby authorized relating to taxes or assessed any bill, stater or estimate procured from the appropriate public office without inquiry into the accuracy of tor estimate or into the validit of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

T. When the indebtedness hereby secret will become due whether by the terms of the note described on page one or by acceleration or herwise, holders of the note or Trustee shall have he right to foreclose the lien hereof and also shall have all other rights provided by the laws Illinois for the enforcement of a mortgage 'cb' in 'ny suit to foreclose the lien hereof, there shall be allowed and included as additional includences in the decree for sale all expenditures ar 'exp msee which may be paid or incurred by or on behalf of Trustee or holders of the note for torneys' fees, Trustee's fees, appraiser's fees, only 1ys f' i' cumentary and expert evidence, stenographers' charges, publication, costs and costs which may be estimated as fo liems to be expended. "ec' thry of the decree' of procuring all substracts of tille, tille searches and examination is a surrantee policies, Torrens certificates, and simil' 'e ta and assurances with respect to title as Trustee or holders of the note my deem to reasonably necessary either to proceed us and simil' 'e ta and assurances with respect to title as Trustee or holders of the note my deem to reasonably necessary either to proceed us and simil' 'e ta and assurances with respect to the mature in this paragraph mentioned shall become so much additional industed my control of the most of the note of the no

sentatives or assigns as their rights may appear.

9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed \*\*. Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, \*\*..out notice \*\*-ithout regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value \*\* the \*\*-tenses\* or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. In the circle were shall have power to collect the rents, issues and profils of said premises during the pendency of such foreclosure suit and, in case o. a sale and \*\* a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times \*\*. \*\* \*\* \*\* ortgagors, except for the intervention of such protection, possession, countrol, management and operation of the premises during the whole of said \*\*, io \*\*. The Court from time to time may be proceed to a purply the net income in bis hands in payment in whole of in part of: (1) The into the intervention of such accrete foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become sun inc. \*\* the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and cincle\*\* \*\*.

10. No action for the enforcement of the lien of this Trust Deed, or any tax, special assessment or any envision hereof shall be subject to any defense which would not

10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject t any defense which would not good and available to the party interposing same in an action at law upon the note hereby secured.

33. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that a indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request it are been so which the trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request it are been so which the force or after a thrity thereof, produce and exhibit to Trustee the principal note, representing that all index accessor the steen seems to be the security of the

14. Trustee may resign by 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 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 Recorder of Deeds of the county
in which the premises are situated shall be second 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 "Mortgagors" 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.

IMPORTANT

The Installment Note mentioned in the w
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.

'END OF RECORDED DOCUMENT