## UNOFFICIAL CO

COOK COUNTY, ILLINOIS

Chiline R. Olien RECORDER OF DEEDS



TRUST DEED  21.636 018  THE ABOVE SPACE FOR RECORDER'S USE ONLY  THIS AND ENTERER, made  September 17, 1971, between WILBER H. BOIES and  CHICAGO ITILE AND TRUST COMPANY  THAT WILBERS the Morgagors are leastly methode to the legal holder or holders of the Instalment Note horizontar described. The Morgagors are leastly methode to the legal holder or holders of the Instalment Note horizontar described. The Morgagors are leastly methode to the legal holder or holders of the Instalment Note horizontar described. The Morgagors are leastly methode to the legal holder or holders of the Instalment Note horizontar described. The Morgagors of company to the principal sum of THENTY-EIGHT  THOUGHTON and 00/100 (\$28,000.00)  THOUGHTON AND AND THE ORDER OF BEARER  and delivered, in and by which said Note the Mortagors promise to pay the said principal sum and interest from September 28, 1971 on the balance of principal remaining from time to time unpaid at the rate of Seven (75)  THE ORDER OF THE ADDRESS OF THE ORDER OF BEARER  and delivered, in and by which said Note the Mortagors promise to pay the said principal sum and interest from September 28, 1971 on the balance of principal remaining from time to time unpaid at the rate of Seven (75)  THE ADDRESS OF THE ADDRESS OF THE ORDER OF THE ADDRESS OF THE ORDER		21636018 21636018
THIS ANDENTURE, made September 17, 19 71, between WILDER H. BOIES and VICTORIA JOAN BOIES, his wife,  been referred to as "Mortgagors," and CHICAGO THIE AND TRUST COMPANY  an Him corporation doing business in Chicago. Himsis, berein referred to as TRUSTE, winessecht.  7. HAJ. WILERAS the Mortgagors are justly indebted to the legal holder or boders of the Instalment Note hereinsafter described, available and the property of the legal holder of boders of the Instalment Note hereinsafter described. The County of the C	TRUST DEED	
THISTORINA JOAN BOIES, his wife,  berein referred to as "Mortgagors," and  CHICAGO THIE AND TRUST COMPANY  an Illing a corporation doing business in Chicago, Illinois, herein referred to as TRUSTE, winesseth:  THAY. WILEEAS the Mortgagors are justly indebted to the legal holder or ho-ders of the Instalment Note hereinafter described, said legal notice or holders being herein referred to as Industries of the Instalment Note hereinafter described, said legal notice or holders being herein referred to as Industries of the Instalment Note hereinafter described, said legal notice or holders being herein referred to as Industries of the Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from Septem 0.2 28, 1971 on the bolance of principal remaining from time to time unpaid at the rate of Seven (75)  One Hundred Winst Seven & 90/100.  One Hundred Winst Seven & 90/100.  The First day of cach Scice earling month the therafter until said note is highly paid except that the final payment of principal and interests. It as a coner paid, shall be due on the First day of October 1978 All such payments on account of the suchectors evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; pro field balance and the remainder to principal; pro field but the principal of each installment unless paid when due shall bear interest at the rate of seven per cent per annum, and till of said principal and interest being made payable at such banking house or trust company in a subject of the said principal and interest being made payable at such banking house or trust company in a subject of the said principal and interest being made payable at such banking house or trust company in a subject of the said principal and interest being made payable at such banking house or trust company in a subject of the subject of the State Bank of	End Sauces	21. 030 U10
VICTORIA JOAN BOIES, his wife,  OHICAGO TITLE AND TRUST COMPANY  In Bline corporation doing business in Chicago, Illinois, herein referred to as "MOSTREGO"," and  Illine corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:  THAY. WIEREAS the Mostgagors are justly indicated to the legal holder or holders being herein referred to as Holders of the Stee, in the principal sum of TWERTY-EIGHT  THOUSAIDS and OO/100 (\$28,000.00).  Evidenced of on certain instalment Note of the Mostgagors of even date herewith, made payable to THE ORDER OF BEARER  and delivered, in and by which said Note the Mostgagors promise to pay the said principal amad interest from Septemes 28, 1971  ONE HUNGTON 1978  Seven (773)  ONE HUNGTON 1978  THE SEVEN (773)  ONE HUNGTON 1978  And ONE HUNGTON 1978  ONE FIRST day of carbon 200, 200, 200, 200, 200, 200, 200, 200	O CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
an Illine corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:  THAN WIERRAS the Mortgagors are justly indebted to the legal holder or hoders of the Intralment Note hereinafter described, and legal notice or holders being herein referred to as Rolders of the Note, in the principal sum of TWERTY-EIGHT THOUGAIN and 00/100 (\$28,000.00) ————————————————————————————————	THIS INDENTURE, made Septe	mber 17, 1971, between WILBER H. BOIES and
an Illine corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: 71HA, WI REAS the Mortgagors are justly indebted to the legal holder or ho ders of the Instalment Note hereinster described, 2016 and 1918 of the Note, in the Principal sum of TVIENTY-EIGHT THOUGHN and 00/100 (\$28,000.00)————————————————————————————————	O VICTORIA SCAN BOIRS, II	
THAY. WI FREAS the Mortgagors are justly indebted to the legal holder or hoders of the Instalment Note hereinafter described, possible gain feed for holders being herein referred to as holders of the Note, in the principal sum of TVENTY TEGET THOUSAND and 00/100 (\$28,000.00).  THOUSAND and 00/100 (\$28,000.00).  Though the property of the property of the Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from Septem. 28, 1971.  on the balance of principal remaining from time to time unpaid at the rate of Seven (75).  One Hundred Nin to Seven 8.90/100————polls on the First day of November.  One Hundred Nin to Seven 8.90/100————Dolls on the First day of each \$.00 eed. 10 mm. and One Hundred Minety-8.90/100 Dollars.  On the First day of each \$.00 eed. 10 mm. and One Hundred Minety-8.90/100 Dollars.  On the First day of each \$.00 eed. 10 mm. and One Hundred Minety-8.90/100 Dollars.  On the First day of each \$.00 eed. 10 mm. and one Hundred Minety-8.90/100 Dollars.  On the First day of each \$.00 eed. 10 mm. and the First day of October 1978 All such payments on account of the addreteness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal, ros ded hat the principal of each instalment unless paid when due stail bear interest at the rate of seven per cent per anum, and all of said principal and interest being mude payable at such bankful to unsue or trust the rate of seven per cent per anum, and all of said principal and interest being mude payable at such bankful to unsue or trust company in appoint, and in absence of such appointment, the art of seven feed by the person of the seven feed by the pe		CHICAGO TITLE AND TRUST COMPANY
THOUSAND and 00/100 (\$28,000.00)—  Thousand by which sid Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which sid Note the Mortgagors promise to pay the said principal sum and interest from Septem. (\$75)—  On the balance of principal remaining from time to time unpaid at the rate of Seven (\$75)—  One Hundred Nin.t. Seven & 90/100—————Delitr on the Eight of the said of the sai	THAT, WILL REAS the Mortgagors are just	ly indebted to the legal holder or holders of the Instalment Note hereinafter described,
and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from Septemore 28, 1971 on the balance of principal remaining from time to time unpaid at the rate of Seven (75).  One Hundred Min.t.—Seven & 90/100————Delars on the First day of cach size each growth of the Mortgagors of Movember.  19.71 and One Hundred Minety—Seven & 90/100————Delars on the First day of Cach Size each growth on the Hundred Minety—Seven & 90/100. Dollars on the First day of Cach size each growth of the mortgagors of Movember.  19.71 and One Hundred Minety—Seven & 90/100—Dollars on the First day of October 1978 All such payments on account of the indebted-may evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; pro deal wat the principal and interests paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in said city.  Now, THEREFORE, the Mertagorest to secure the payment of the "principal and interest being made payable at such banking house or trust company in said city.  Now, THEREFORE, the Mertagorest to secure the payment of the covering and agreement here contained, by the Mortgagorst be septemore, and also made interest in accordance with the terms, trousinous and institutions of this trust deed, and the preformance of the covering and agreement here contained, by the Mortgagorst be septemore, and also in the covering of the covering and agreement here contained, by the Mortgagorst be genomed, and also in the covering of the covering and agreement here contained, by the Mortgagorst be genomed, and also in the covering of the covering and agreement here contained, by the Mortgagorst be performed, and also in the covering of the covering and agreement here contained, by the Mortgagorst be decreased and in the series of the payment of the principal and and agreement and and agreement here contained by the	THOUSAND and 00/100 (\$2	8,000.00) Dollars,
on the balance of principal remaining from time to time unpaid at the rate of Seven (755)  One Hundred Min.th -Seven & 90/100		
One Hundred Ninet Seven & 90/100 ——————————————————————————————————	from September 28, 1971	on the balance of principal remaining from time to time unpaid at the rate
of MOVEMBER. 19.4. and One Hundred. Minety. Serven. 8 901400. Dollars. on the First day of each slote eeeding month: thereafter unit sind note is fully paid except that the final payment of principal and interest, it as a oner paid, shall be due on the First day of October 1978 All such payments on account of the adobted-max evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; pro ded hat the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and it of said principal and interest being made payable at such banking house or trust-company in Grad by Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, the "the office of the State Bank of Gridley in said City.  Now, THEREFORE, the Mertaggest to secure the payment of the "vinited law of money and said interest accordance with the terms, provisions and limitations of this tends often, and the performance of the coverant and agreements herein consistent, by the Mortaggest to be performed, and sho in consideration of the sum of One Dollar in hand paid, the receipt where of he by whoveleded, do by these present CONVEY and WARRANT unto the York 11 age of Oak Park  COURTOF COOK  Lot 14 in Block 1 in Salinger and Hubbert's Kennilworth Boulevard Addiction to Oak Park, a subdivision of the East half of the Forth West quarter of Section 6, Township 3) North, Range 13, East of the Third Principal Meridian in Cook Jounty, Illinois.  To HAVE AND TOHOLD the premise wine, hereafte therein or thereon used to supply heat get, air conditioning, water, they power instrustion and states and windows, flour covering, made bed, a window when the said truster, its successors and chains, forever, for the purposes, and upon the use a place in fine truster of the forth, for constituting and of the premise by the said of a said windows, flour covering, made bed, a window when the said truster, its successo		
the First day of each sice ending month thereafter until said note is fully gaid except that the final payment of principal and interest, it is not to the first applied to interest on the unpul principal balance and the remainder to principal; pro ided hat the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or trust-company in agrange that the principal and interest being made payable at such banking house or trust-company in a such appointment, the . "I'vo office of the State Bank of Gridley in said Gity.  NOW THEREFORE, the Mortgagors to secure the payment of the . "Vincipal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the coverian and agreements herein contained. By the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand past, the receipt when of is he . "A chooseleged do by these presents SONEY and WARRANT unto the Troute, its successors and salgas, the following described Real Estate and all theer viate, right, title and interest therein, situate, lying and being in the Troute, its successors and salgas, the following described Real Estate and all their viate, right, title and interest therein, situate, lying and being in the Troute, its successors and salgas, the following described Real Estate and all their viate, right, title and interest therein, situate, lying and being in the Troute, its successors and salgas, the following described Real Estate and all their viate, right, title and interest therein, situate, lying and being in the Troute, its successors and salgas, the following described Real Estate and all their viate, right, title and interest therein, situate, lying and being in the Troute, its successors and provided the property of the sale of the feld state.  Which, with the property hereinafier described, is referred to berein as th	of November 19 71	and One Hundred Ninety-Seven & 90/100 Dollars on
All such payments on account of the adebted-rass evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; pro ded nat the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and it of said principal and interest being made payable at such banking house or trust company in Gridley. Blinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, the, "'to office of the State Bank of Gridley' in said City.  NOW THEREFORE, the Mortagors to secure the payment of the "vincipal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the coverant and spreaments become of the sum of no Cook to Oblar in hand past, the receipt where of is he "vinciveleged, do by these precents CONYEY and WARRANT unto the Truster, its successors and assigns, the following described Real Estate and all their state, right, title and interest therein, situate, lying and being in the Village of Oak Park  COOK COOK AND STATE OF LILNOIS.  Lot 14 in Block 1 in Salinger and Hubbrrl's Kenilworth Boulevard Addition to Oak Park, a subdivision of the East half of the North West quarter of Section 6, Township 50 North, Range 13, East of the Third Principal Meridian in Cook Sountry, Tillinois.  Which, with the property heteinafer described, is referred to brein as the "premiser," and apportenances thereto belonging, and all tents, issues and perfect to the past of the cook of the East half of the North West quarter of Section 6, Township 50 North, Range 13, East of the Third Principal Meridian in Cook Sountry, Tillinois.  TOGETHER with all improvements, tenements features, and apportenances thereto belonging, and all tents, issues and perfect of the sound of the perfect of the perfect of the supplements of the perfect of the sound of the perfect of th		
company in an in absence of such appointment, the "I' office of the State Bank of Gridley in said City.  NoW. THEREFORE, the Mortagors to secure the payment of the "vinetipal aum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the coveran and agreements herein contained, by the Mortagors to be performed, and also in consideration of the sum of One Dollar m hand past, the receipt where of is here and the trust contained by the Mortagors to be performed, and also in consideration of the sum of One Dollar m hand past, the receipt where of is here are consideration of the sum of One Dollar m hand past, the receipt where of is here. A chooseleded, do by these presents CONVEY and WARRANT unto the Trustre, its successors and assigns, the following described Real Estate and all their state; right, title and interest therein, struste, typic and being in the VIII. Lage of Oak Park  COOK AND TATE OF ILLINOIS.  Lot 14 in Block I in Salinger and Hulbert's Kenilworth Boulevard Addition to Oak Park, a subdivision of the East half of the North West quarter of Section 6, Township 5 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois.  Which, with the property hereinsfire described, is referred to herein as the "premises,"  TOCETHER with all improvements, tenements, assements, fistures, and appartenances filtereto belonging, and all trust issues as perfect developed and all apparatus, explained and an advanced and an advan		
NOW THEREFORE, the Merta-gors to secure the payment of the "vinicipal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenan and agreements herein contained. By the Montepages to be performed, and also in consideration of the sum of One Dollar m hand past, the receipt when of its e.g., cknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all view state, right, title and interest therein, stuste, lying and being in the VILLage of Oak Park  Lot 14 in Block 1 in Salinger and Hulbert's Kenilworth Boulevard Addition to Oak Park, a subdivision of the East half of the North West quarter of Section 6, Township 5: North, Range 13, East of the Third Principal Meridian in Cock County, Illinois.  which, with the property hereinafier described, is referred to berein at the "premiter,"  TOGETHER with all improvements, tenements, eastments, fistures, and appurtenances thereto belonging, and all tents, issues are per first thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primardy and on a parity with said real et at a nd not eccondarily) and all apparatus, equipment or articles now or hereafter therein or thereto used to supply heat, gas, air conditioning, water, light, power 'igeration (whether single units or circurally controlled), and ventilation, including (without restricting the forepoing), street, window haddes, and or as and windows, floor coverings, inside beed, awaings, stores and water heaters. All of the foregoing are derized to be a part of suit real estate by effect of yet all years of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and truth tore, et forth, fee form all nights and been its 'e Mortgagors do hereby expressly release and waive.  This trust deed on all nights and been all the s	the rate of seven per cent per annum, an company in	d ill of said principal and interest being made payable at such banking house or trust
NOW TIERFORE, the Management to secure the payment of the "desiribal aum of money and said interest in actordance with the terms, provisions and limitations of this transfer, and the preformance of the coverain and agreements herein contained, by Mortgagous to be performed, and allow in consideration of the turn of One Dollar in hand past, the receipt when to fis he ", exhowledged, do by these presents CONVEY and WARRANT unto the Trustree, its microstors and assigns, the following described Real Estate and all "their state, right, title and interest therein, situate, typic and being in the Village of Oak Park COU! IYOF COOK AND STATE OF ILLINOIS, to with the property hereinafter described, is referred to herein as the "premises,"  Lot 14 in Block 1 in Salinger and Hulb ril's Kenilworth Boulevard Addition to Oak Park, a subdivision of the East half of the North West quarter of Section 6, Township 59 North, Range 13, East of the Third Principal Meridian in Cock Sounty, Illinois.  Which, with the property hereinafter described, is referred to herein as the "premises,"  TOCEPHER with all improvements, tenements, estements, fistures, and appurtenances thereto belonging, and all tents, issues and pr fits thereof for so long and during all such times as Mortgagots may be entitled thereto (which are pledged primardy and on a parity with taid real es are ind not recondurity) and all apparatus, equipment or articles now or hereafter thereto or thereto used to supply heat, est, and conditioning, water, light, power specially and all apparatus, equipment or articles now or hereafter thereto or thereto a supply heat, est, and conditioning, water, light, power specially and all apparatus, equipment or articles now or hereafter thereto or thereto a supply heat, est, and the state of each of your virily and all apparatus, equipment or articles now or hereafter thereto or here or the supply heat, est, and the supply heat and the supply heat, est, and the supply heat and the supply heat and the supply heat and the supply heat an	appoint, and in absence of such appointment in suid City,	ent, the office of the State Bank of Gridley
which, with the property hereinafter described, is referred to herein as the "premises."  Together with all improvements, tenements, testements, fistures, and appurenances thereto belonging, and all tents, issues an ptofits thereof for so long and during all such times as Moragosor may be entitled thereto (which are pledged primarily and on a parity with said real es at cand not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power figuration (whether single units or, centrally coincordied), and ventilation, including (without restricting the foreigning are declared to be a part of said real estate when the proposed in the premises by the moragosors on here or assens shall be considered as constituting part of the real estate.  To HAVE AND To HOLD the premise sunton the said fruster, its successors and assigns, forever, for the purposes, and upon the user and trust, more, are forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and water.  This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.  WINESS the hand S. and sealS. of Mortgagors the day and year first above written.  VILDER H. BOILES   SEAL   SEAL    VICTOTIE JOAN BOILES    STATE OF ILLINOIS,   SEAL   SEAL	and limitations of this trust deed, and the perform	names of the coveran's and agreements herein contained, by the Mottywors to be performed, and also in
which, with the property hereinafter described, is referred to herein as the "premises."  Together with all improvements, tenements, testements, fistures, and appurenances thereto belonging, and all tents, issues an ptofits thereof for so long and during all such times as Moragosor may be entitled thereto (which are pledged primarily and on a parity with said real es at cand not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power figuration (whether single units or, centrally coincordied), and ventilation, including (without restricting the foreigning are declared to be a part of said real estate when the proposed in the premises by the moragosors on here or assens shall be considered as constituting part of the real estate.  To HAVE AND To HOLD the premise sunton the said fruster, its successors and assigns, forever, for the purposes, and upon the user and trust, more, are forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and water.  This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.  WINESS the hand S. and sealS. of Mortgagors the day and year first above written.  VILDER H. BOILES   SEAL   SEAL    VICTOTIE JOAN BOILES    STATE OF ILLINOIS,   SEAL   SEAL	consideration of the sum of One Dollar in hand p Trustee, its successors and assigns, the following de Village of Oak Park	and, the receipt when of is here, it knowledged, do by these presents CONVEY and WARRANT unto the sectibed Real Estate and all, other state, right, title and interest therein, situate, lying and being in the COULTY OF COOK AND STATE OF ILLINOIS,
which, with the property hereinafter described, is referred to berein as the "premises,"  TOGETHER with all improvements, cenements, eastments, fistures, and appurtenances filtereto belonging, and all tents, issues are per fits thereof for so long and during all such times as Moragagors may be entitled thereto which are pledged primardy and on a parity with said real est to and not secondarily) and all apparatus, equipment or articles now or hereafter therein of thereon used to supply here; a ceremonic, water, light, power "igeration (whether single units or acturally controlled), and ventilation, including (without reintening the togetening), specific, accordingly, or actually controlled), and ventilation, including (without reintening the considerance) and the specific property of the proposes, and upon the uses and trust are carefully controlled as constituting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trust here; extending the considered as constituting part of the real estate.  This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns,  WINNESS the hand S. and sealS and seal S. SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL	to wit:	
which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all tents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primardy and on a parity with said real est at and not secondarily) and all apparatus, equipment or articles now or hereafter therein or of thereon vases, as in conditioning, water, line, power injection (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), secens, window shades, a firm do its and windows, floor coverings, inador beds, awnings, stores and water hearts. All of the foregoing are facted to be a part of said fred estate whether p sizally attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or heir .c. wors or assigns shall be considered as constituting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trust need. At forth, free from all tights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits of the form all tights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits and the said trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.  WITNESS the hand S. and seal of Mortgagors the day and year first above written.  WITNESS the hand S. and seal of Mortgagors the day and year first above written.  WITNEST H. BOLESTY   SEAL    WITNEST H. BOLESTY   SEAL    S	Addition to Oak Park,	a subdivision of the East half of the
TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all tents, issues and prifts thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primanely and on a parity with said real es to and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, ligns, power—figeration (whether single units or centrally controlled), and ventilation, including (without retricting the foregoing), stepens, window shades, a min or and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate we either ply sically attached theretoor not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mottegorous or heir; etc. and or assigns shall be considered as constituting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trust; nere are forth, free from all nights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits and benefits under and assigns.  This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.  WINESS the hand S	East of the Third Prin	ncipal Meridian in Cock County, Illinois.
TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all tents, issues and pr fits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primandy and on a parity with said real es to and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, ligns, power 'rigeration (whether single units or centrally controlled), and ventilation, including (without retricting the foregoing), speens, window shades, a min or and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate we then ply sically attached theretoor not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or in the considered as constituting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trust were. At forth, free from all nights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits are constituted assigns.  This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.  WITNESS the hand S		
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TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trust, serely set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits and benefits and benefits and set of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits are forting to the state of Illinois, which said rights and benefits are forting to the reverse side of this trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.  WITNESS the hand S	long and during all such times as Morigagors may and all apparatus, equipment or articles now or (whether single units or centrally controlled).	be entitled thereto (which are pledged primardy and on a parity with said real es atc and not secondarly) hereafter therein of thereon used to supply heat, gas, air conditioning, water, ligns, power "rigeration and ventilation, including (without restricting-the foregoing), spreezs, window shades, so ten do ors and
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successors and assigns.  WITNESS the hand S and sealS of Mortgagors the day and year first above written.  WITNESS the hand S and sealS of Mortgagors the day and year first above written.  [SEAL]  WITNESS the hand S and sealS of Mortgagors the day and year first above written.  [SEAL]  WITNESS the hand S and sealS of Mortgagors the day and year first above written.  [SEAL]  WITNESS the hand S and sealS of Mortgagors the day and year first above written.  [SEAL]  WITNESS the hand S and sealS of Mortgagors the day and year first above written.  [SEAL]  WITNESS the hand S and sealS of Mortgagors the day and year first above written.  [SEAL]  WITNESS the hand S and sealS of Mortgagors the day and year first above written.	This trust deed consists of two page	s. The covenants, conditions and provisions appearing on page 2 (the reverse side of this
STATE OF ILLINOIS.    SEAL   SEAL   SEAL   SEAL   SEAL	successors and assigns.	엄마 그 집안 한 회 회사들까지 돌았다. 사라 얼마 지나 아니까
SEAL   SEAL   SEAL   SEAL   SEAL   SEAL   STATE OF ILLINOIS.   S. a Nource, Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT	Willer HBors IF	그 모든 그는 그 그림을 하지만 그런 모양을 하는 일반 중심하는 점점 등 하고 있다. 그는 이번 사람들이 다른 사람들이 되었다.
(VICTORIAJORN BOIES)  STATE OF ILLINOIS.  I	Victoria ban Bol	es [SEAL]
SS. a Notacy Public in and for and residing in gaid County, in the State aforesaid, DO HEREBY CERTIFY THAT	(Victoria Joan Boles)	
County o), The County of the C		tary. Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT LIDER H. BOLES and Victoria Joan Boles, his
who are personally known to me to be the same person S whose name S subscribed to the foregoing	A SECONDARY	nally known to me to be the same person. S. whose name S. subscribed to the foreyoing
instrument, appeared before me this day in person and acknowledged that they signed, scaled and colleged the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	instrument, appea	red before me this day in person and acknowledged that they signed, scaled and
Given under my hand and Novarial Seal this 17 day of September, 1971.		IN CITAL IN THE
Kay Rudd Notary Public	Co.	Kay Rudd Notary Public
Fording FOUR TORREST Index, Install—Incl. Int. Page 1		tat. Page 1

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## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON-PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvenients those of hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from michanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or due to the liens or claims for lien not expressly upon request exhibit satisfactory condence of the dashage of such prior him to Tracke or to holders of the nate; (4) complete within a reasonable time any building or building now or at any time in process of erection upon valid premises (5), comply with all requirements of law or municipal ordinance, respect to the premises and the use thereof; (6) make no material alternations in said premises (2), comply from a continuous of law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general tasks, and shall pay special tasks, special assessments, water charges seems expressed to the premises when due, and shall, upon written request; furnish to Trocke or to holders of the noted sublicate receipts therefor. To

interest on the note, or (b) when do, ult shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebtedness hereby sound shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lies hereof. In any suit to forcelos me he hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid o incut red y or on behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, appraiser's fees outlays for documentary and experts evident. In papers, charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree of proncuring all such abstace of title, title searches and examinations, title insurance policies, Tostens certificates, and similar data and assurances with respect to title as Trustee or holders of 'c no'c may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which nay be had pursuant to such decre the tri- condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so ruch adoutional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when paid visioured by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankuptry proceedings, to which either of them sha' be, party, either as plantiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured; or (b) preparations for the commercement of any quit for the foreclosure hereof, after accutal of such right to foreclose whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be dissimilated and applied in the following order of priority: First, on account of all costs and exp

13. Trustee shall release this trust these and the second of the period of the release hereof to ann at the requested of a site maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been rid, which representation Trustee may accept as the notes herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or which control is in substance with the description herein contained of the note and which purports to be executed by the persons here designated as the makers thereof. In the treatment of the original trustee and it has never placed its identification number on the note described herein, it may accept as the note h. to described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall h co been considered to the content of the content of the original rustee may resign by instrument about the resonable compensation for all acts performed herounders and authority as are herein given Trustee, and a situated shall be successor in Trust. Any Successor in Trust hereounder shall have the identical title, powers and authority as are herein given Trustee, and a situated shall be entitled to reasonable compensation for all acts performed herounders.

IMPORTANT		Identification No	
THE NOTE SECURED BY THIS TRUST DEED SHOULD E IDENTIFIED BY Chicago Title and Trust Company EFORE THE TRUST DEED IS FILED FOR RECORD.			Truste.  Jack C. Coeles C.  Actioner Trust Officer  Actional Trust Officer  Actional Trust Officer  Actional Trust Officer  Actional Trust Problems  Actional Trust Officer  Actional Trust Off
MAIL TO Mr. Demante, live :	Ones	<del>y                                    </del>	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE