## UNOFFICIAL COPY

GEORGE E. COLES

FORM No. 206 May, 1969

1971 NOV 9 MI Delly # Cla

COOP TO THE STREET

TRUST DEED (Illinois)
For use with Note Form 1448
(Monthly payments including interest

NOV--9-71 343255 • 21704450 - A -- Rec

5.00

HIS INDENT	TURE, made, A/K/A Arl	November 8 ene J. O'Dor	197 nnell	1 between Rayr		nith and Ar herein refern		
			on Ave., Chicag		s			
			, Whereas Mortgagors th, executed by Mortg n Ave., Chicago		ted to the leg	gal holder of a RX	principal promi	ssory note,
and 23/10	00		promise to pay the prin	D	ollars, and in	terest <b>from</b> ki	ncluded	<del></del>
be payable	in installments	as follows: S	to time unpaid at the eventy five and 71 and Seven	1 78/100				Dollars
on the 8t ooner paid, so by said note to f said install	h day f each a nall be due on the to be ar and first liment, cor all tir cent per man,	and every month the <u>8th</u> day of to accrued and using principal, to the and all such payments	nereafter until said note  Movem  npaid interest on the second who extent not paid who ents being made payable	e is fully paid, ex berg 75, all inpaid principal ben due, to bear i e at Dev	cept that the f such payments palance and the nterest after to onBank	inal payment of p on account of e remainder to pr he date for paym	rincipal and into the indebtedness incipal; the port ent thereof, at	erest, if not s evidenced tion of each the rate of
arties thereto	severally waive	present ment for p	egal holder of the note tout notice, the principa yment aforesaid, in case r in case default shall o tion may be made at a ayment, notice of dish	onor, protest and	notice of prote	said direc days, w	imout nonce),	and that an
nd all of the	y these presents	itle and interest th	t of the said principal this Trust Deed, and deration of the sum of ARRANT unto the Tru- cut, situate, lying an CO'N' OF	istee, its or his s	ond interest in of the covena hand paid, the uccessors and	assigns, the follo	wing described	Real Estate,
T. 17							TE OF ILLIN	
	Company's South 100	North Lake V Rods) the We	Section 2 of Co Village, a lubd est half of the	ivision of Southeast	the South	west quarte (Exceptthe S	er (except South 100	the Rods)
			thwest quarter, Township +0 r					
				$T \rightarrow$				
so long and c said real esta gas, water, li	HER with all in during all such ti ate and not secon ight, power, refr	nprovements, tener	ments, easements, and	appurten uces the to (which rems) pment or artic as single units or	ereto belongin	g, and all rents, in fits are pledged prafter therein or the illed), and ventile	ssues and profit imarily and on hereon used to ition, including	s thereof for a parity with supply heat, (without re-
gaid real esta gas, water, li stricting the l of the forego all buildings cessors or ass TO HA and trusts he said rights as This Truste incorpora	ate and not seconight, power, refr foregoing), screen power, refrom a reduction and additions are signs shall be particularly and the VE AND TO Herein set forth, found benefits Mortust found benefits Mortust Deed consists ated herein by re	mprovements, tener imes as Mortgagors ndarily), and all fi igeration and air on so, window shades, and agreed to be and all similar or out of the mortgaged OLD the premises ree-from all rights tgagors do hereby so fer two pages. The ference and hereby so ference and hereby so so the some the source of the source the source so the source the source so the source the source the the source the sour	ments, easements, and s may be entitled there xtures, apparatus, equi conditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm	appurten ness the to (which runs pment or artic single units or and windows, fled premises whethent or articles he its or his success d by virtue of the waive.	sereto belongin  sa es and prois  n w or here  or a' y contro  cor overings,  er ohy ca'ly  ereatt c y ac d  sors and a gre  Homestead a  appearing a	after therein or tilled), and ventile inador beds, sto attached thereto c in the premises  , forever, for the exe option Laws c	hereon used to tition, including wes and water in or not, and it is by Mortgagors purposes, and to f the State of Il rse side of this	supply heat, (without re- heaters. All s agreed that or their suc- upon the uses llinois, which Trust Deed)
said real esta gas, water, li stricting the l of the forego all buildings cessors or ass TO HA and trusts he said rights ar This Tru are incorpora Mortgagors,	ate and not seconight, power, refr foregoing), screen ping are declared and additions are signs shall be particularly VE AND TO Herein set forth, fund benefits Moriust Deed consists ated herein by re their heirs, succe	inprovements, tener imes as Mortgagors indurily), and all figeration and air viss, window shades, and agreed to be and all similar or of the mortgage. OLD the premises ree from all rights to gagors do hereby so of two pages. The ference and hereby ssors and assigns.	ments, easements, and so may be entitled there xtures, apparatus, equi conditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm d premises. unto the said Trustee, and benefits under an expressly release and ne covenants, condition	appurten nees the to (which its. pment or artic is single units or and windows, fit of premises whether to articles he its or his success d by virtue of the waive, is and provisions of the same as the	sereto belongin  sa es and prois  n w or here  or a' y contro  cor overings,  er ohy ca'ly  ereatt c y ac d  sors and a gre  Homestead a  appearing a	after therein or tilled), and ventile inador beds, sto attached thereto c in the premises  , forever, for the exe option Laws c	hereon used to tition, including wes and water in or not, and it is by Mortgagors purposes, and to f the State of Il rse side of this	supply heat, (without re- heaters. All s agreed that or their suc- upon the uses llinois, which Trust Deed)
gaid real esta gas, water, li stricting the l of the forego all buildings cessors or ass TO HA and trusts he said rights at This Tri are incorpora Mortgagors,	ate and not secon ight, power, refr foregoing), scree ing are declared and additions as signs shall be pa VE AND TO H erein set forth, fi and benefits Mort ust Deed consist ated herein syst their heirs, succe the hands and s  PLEASE PRINT OR	inprovements, tener imes as Mortgagors ndurily), and all figeration and air one, window shades, and agreed to be and all similar or oir of the mortgages OLD the premises record from all rights gagors do hereby so of two pages. Therence and hereby ssors and assigns, seals of Mortgagors	nents, easements, and s may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm d premises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition, are made a part here	appurten nees the to (which its. pment or artic is single units or and windows, fit of premises whether to articles he its or his success d by virtue of the waive, is and provisions of the same as the	son and a specific appearing a	after therein or tilled), and ventile inador beds, sto attached thereto c in the premises , forever, for the exception Laws c age 2 (the reve e here so out in	hereon used to tition, including wes and water ir not, and it is by Mortgagors  purposes, and t f the State of II rse side of this full and shall b	supply heat, (without re- heaters. All s agreed that or their suc- upon the uses llinois, which Trust Deed)
gaid real esta gas, water, li stricting the loof the forego all buildings cessors or ass TO HA' and trusts he said rights at This Tris are incorporations.	ate and not secon ight, power, refr foregoing), scree ing are declared and additions ar signs shall be pa VE AND TO H crein set forth, fi and benefits Mort tated herein by re their beirs, succe the hands and s  PLEASE PRINT OR TYPE NAME(S) BELOW	inprovements, tener imes as Mortgagors ndurily), and all figeration and air one, window shades, and agreed to be and all similar or oir of the mortgages OLD the premises rece from all rights gagors do hereby so of two pages. Therence and hereby a provided the second and the second and the second and the second and sec	nents, easements, and s may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm d premises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition, are made a part here	appurten nees the to (which its. pment or artic is single units or and windows, fit of premises whether to articles he its or his success d by virtue of the waive, is and provisions of the same as the	son and a specific appearing a	after therein or tilled), and ventile inador beds, sto attached thereto c in the premises  , forever, for the exe option Laws c	hereon used to tition, including wes and water ir not, and it is by Mortgagors  purposes, and t f the State of II rse side of this full and shall b	supply heat, (without re- heaters. All s agreed that or their suc- upon the uses llinois, which  Trust Deed) be binding on
gaid real esta gas, water, li stricting the l of the forego all buildings cessors or ass TO HA and trusts he said rights at This Tri are incorpora Mortgagors,	ate and not secon ight, power, refr foregoing), screen ing are declared and additions as signs shall be pa VE AND TO H rerein set forth, fi and benefits Mort ust Deed consist ated herein by their heirs, succe their heirs, succe the hands and s  PLEASE PRINT OR TYPE NAME(S)	inprovements, tener imes as Mortgagors ndurily), and all figeration and air one, window shades, and agreed to be and all similar or oir of the mortgages OLD the premises rece from all rights gagors do hereby so of two pages. Therence and hereby a provided the second and the second and the second and the second and sec	nents, easements, and s may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm d premises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition, are made a part here	appurten nees the to (which its. pment or artic is single units or and windows, fit of premises whether to articles he its or his success d by virtue of the waive, is and provisions of the same as the	ereto belongin so, se and proi in w or here: so, se and proi in c w or here: or a '/ contro or coverings, er obv. cally irealt or acc 1 costs and as uprof et Homestead appearing es ough they were  (Seal)	after therein or tilled), and ventile inador beds, sto attached thereto c in the premises , forever, for the exception Laws c age 2 (the reve e here so out in	hereon used to tion, including yes and water r not, and it is by Mortgagors purposes, and t the State of II rse side of this full and shall b	supply heat, (without re- heaters. All a sagreed that  or their suc- upon the uses  llinois, which  Trust Deed)  be binding on  (Seal)
said real esta gas, water, li stricting the li of the forego all buildings TO HA' and trusts he said rights ar This Tri are incorpora Mortgagors, li Witness	ate and not secon ight, power, refr foregoing), scree ing are declared and additions ar signs shall be pa VE AND TO H crein set forth, fi and benefits Mort tated herein by re their beirs, succe the hands and s  PLEASE PRINT OR TYPE NAME(S) BELOW	inprovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgaget OLD the premises cee from all rights tagagors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	ments, easements, and s may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm d premises, unto the said Trustee, and benefits under an expressly release and ne covenants; condition are made a part here s the day and year firm	appurten nees the to (which its. pment or artic is pment or artic is single units or and windows, fid premises whethen or articles he its or his success do by virtue of the waive. It is and provisions of the same as the stabove written.	ereto belongin in w or here: ss. es and proi in w or here: ss. es and proi in w or here: ss. es and proi in w or here: sor sand proi in w or here: sors and ar ing in the proi in w or here: appearing a sough they wer  (Seal)  Ray  (Seal)  I, the under	inder therein or tilled), and ventile inador beds, sto ditached thereto e in the premises for the keep nption Laws commond W. Sn. in J.Smj.th. signed, a Notary less than the premise for the keep nption Laws commond W. Sn. in J.Smj.th. signed, a Notary less than the premise for the prem	hereon used to dition, including wes and water in root, and its by Mortgagors purposes, and the first set side of this full and shall be the first set of the full and shall be the first set of the full and shall be the full and shall be the first set of the full and shall be the full a	(Seal)  (Seal)  (Seal)
said real esta gas, water, li stricting the li of the forego all buildings cessors or ass TO HA' and trusts he said rights ar This Tri are incorpora Mortgagors, l	ate and not secon ight, power, refr foregoing), scree ing are declared and additions at signs shall be pa VE AND TO He rein set forth, find benefits Mort stated herein by re their beirs, succe the hands and s PLEASE PRINT ON TYPE NAME(S) SIGNATURE(S)	inprovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgaget OLD the premises cee from all rights tagagors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	nents, easements, and so may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm d premises, unto the said Trustee, and benefits under an expressly release and accoreants, condition? are made a part here is the day and year first the day and year first the day and search as the day and a first the day and year	appurten nees the to (which its. pment or artic is pment or artic is single units or and windows, fid premises whether or articles he ent or articles he ent or articles he ent or articles he six or his success d by virtue of the waive. It is and provisions of the same as the stabove written.	ereto belongin in w or here:  ss. es and proi in w or here:  ss. es and proi in w or here:  proi ' contro or coverings, contro or coverings, contro or coverings, cors and a ruger of Homestead appearing a sough stey were  (Seal) Ray  (Seal) Ray  (Seal) Ray  AT Le  I, the under  EBY CERTII	inder therein or tilled), and ventile inador beds, sto attached thereto c in the premises . forever, for the ex aption Laws c ge 2 (the rever here so out in the premises . for the example of the exampl	hereon used to the tion, including wes and water ir not, and it is by Mortgagors and it the State of II ree side of this full and shall be the tion of	(Seal)  (Seal)  (Seal)
said real esta gas, water, li stricting the li of the forego all buildings TO HA' and trusts he said rights ar This Tri are incorpora Mortgagors, li Witness	ate and not secon gish, power, refr foregoing's, scree and additions at signs shall be pa VE AND TO Herein set forth, find benefits Mort ust Deed consist ated herein by retheir beirs, succet the hands and set the hands and set of the property of the prop	inprovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgaget OLD the premises cee from all rights tagagors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	nents, easements, and s may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm d premises, unto the said Trustee, and benefits under an expressly release and ne covenants, conditior, are made a part here s the day and year firm the said that th	appurten nees the to (which thus, pment or artic, is pment or artic, is single units or and windows, fid of premises whethen or articles he its or his success d by virtue of the waive, is and provisions of the same as the stabove written.  Tresaid, DO HER Smith, A/K in to me to be the	in the belonging in the same person were the same person where the same person is same person where the same person in the same	inder therein or tilled), and ventile inador beds, sto catached thereto c in the premises for the premises of	hereon used to the tion, including yes and water in rot, and its by Mortgagors purposes, and the first set side of this full and shall be the time of	(Seal)  (Seal)  (Seal)  (Seal)
said real esta gas, water, li stricting the l stricting the l of the forego all buildings Crossors or ast TO HA' and trusts he said rights aa This Tri are incorpora Mortgagors, Witness	ate and not secon ight, power, refr foregoing), scree ing are declared and additions at signs shall be pa VE AND TO He rein set forth, find benefits Mort stated herein by re their beirs, succe the hands and s PLEASE PRINT ON TYPE NAME(S) SIGNATURE(S)	inprovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgaget OLD the premises cee from all rights tagagors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	nents, easements, and so may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm dipremises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition? are made a part here is the day and year first the day an	appurten nees the to (which h.m.s. pment or artic is pment or artic is single units or and windows, fid premises whether or articles he ent or articles he ent or articles he ent or articles he stay of the waive. It is or his success of the same as the stay of the same as the same a	ereto belongin sasse and prois assessed proises and proises and proises and proises are satisfied as a present of the satisfied as appearing as a present of the satisfied as appearing as a present of the satisfied as	mond W. Sn i  Me J. Smith,  signed, a Notary I  Y that Rays  J. O'Roys  Me J. Smith,  Signed, a Notary I  Y that Rays  J. O'Roys  J.	hereon used to the tion, including yes and water in not, and it is by Mortgagors.  The state of II are side of this full and shall be a side of this full and shall be a side of the state of II are side of this full and shall be a side of this side o	(Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Seal)
said real esta gas, water, li stricting the l stricting the l of the forego all buildings Crossors or ast TO HA' and trusts he said rights aa This Tri are incorpora Mortgagors, Witness	ate and not secon gish, power, refr foregoing's, scree and additions at signs shall be pa VE AND TO Herein set forth, find benefits Mort ust Deed consist ated herein by retheir beirs, succet the hands and set the hands and set of the property of the prop	inprovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgaget OLD the premises cee from all rights tagagors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	nents, easements, and so may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm dipremises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition? are made a part here is the day and year first the day an	appurten nees the to (which h.m.s. pment or artic is pment or artic is single units or and windows, fid premises whether or articles he ent or articles he ent or articles he ent or articles he stay of the waive. It is or his success of the same as the stay of the same as the same a	ereto belongin sasse and prois assessed proises and proises and proises and proises are satisfied as a present of the satisfied as appearing as a present of the satisfied as appearing as a present of the satisfied as	inder therein or tilled), and ventile inador beds, sto attached thereto c in the premises . Forever, for the exception Laws c ge 2 (the rever here so one in the premises ge 2 (the rever here so one in mond W. Sn. ine J. Smith, signed, a Notary I. O'Donne S whose name is before me this c it the said instrum	hereon used to the tion, including yes and water in not, and it is by Mortgagors.  The state of II are side of this full and shall be a side of this full and shall be a side of the state of II are side of this full and shall be a side of this side o	(Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Seal)
gad, water, li stricting the li stricting the li stricting the li of the forego all buildings cessors or ast TO HA' and trusts he said rights at This Trare incorpora Mortgagors, Witness	ate and not secon gish, power, refr foregoing's, scree and additions at signs shall be pa VE AND TO Herein set forth, find benefits Mort ust Deed consist ated herein by retheir beirs, succet the hands and set the hands and set of the property of the prop	inprovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgaget OLD the premises cee from all rights tagagors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	nents, easements, and s may be entitled there awnings, storm doors a part of the mortgage ther apparatus, equipmed a part of the mortgage there apparatus, equipmed of premises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition? are made a part here is the day and year first the said th	appurten nees the to (which h.m.s. pment or artic is pment or artic is single units or and windows, fid premises whether or articles he ent or articles he ent or articles he ent or articles he stay of the waive. It is or his success of the same as the stay of the same as the same a	ereto belongin sasse and prois assessed proises and proises and proises and proises are satisfied as a present of the satisfied as appearing as a present of the satisfied as appearing as a present of the satisfied as	mond W. Sn. 1  Mary that Raym  J. Smith  Signed, a Natary  J. O'Donne  S. whose name  I before me this  of the see there is the see there is the see t	hereon used to the tion, including yes and water in not, and it is by Mortgagors.  The state of II are side of this full and shall be a side of this full and shall be a side of the state of II are side of this full and shall be a side of this side o	(Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Seal)
gad, water, li stricting the li stricting the li stricting the li of the forego all buildings cessors or ast TO HA' and trusts he said rights at This Trare incorpora Mortgagors, Witness	ate and not secon gish, power, refr foregoing's, scree and additions at signs shall be pa VE AND TO Herein set forth, find benefits Mort ust Deed consist ated herein by retheir beirs, succet the hands and set the hands and set of the property of the prop	inprovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgaget OLD the premises cee from all rights tagagors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	nents, easements, and s may be entitled there awnings, storm doors a part of the mortgage ther apparatus, equipmed a part of the mortgage there apparatus, equipmed of premises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition? are made a part here is the day and year first the said th	appurten nees the to (which its. pment or artic is pment or artic is single units or and windows, fid premises whether or articles he its or his success d by virtue of the waive, is and provisions of the same as the stabove written.  Tesaid, DO HER Smith hA/K in to me to be the foregoing instrumery act, for the ught of homestead.	same person ment, appeared and delivered same person ment, appeared and and provided and delivered same person ment, appeared and delivered same person ment, appeared and delivered ses and purpos you are all and all and all all all and all all all all all all all all all al	inder therein or the index per index	hereon used to the tion, including yes and water in not, and it is by Mortgagors.  The state of II are side of this full and shall be a side of this full and shall be a side of the state of II are side of this full and shall be a side of this side o	(Seal)
gad, water, li stricting the li stricting the li stricting the li of the forego all buildings cessors or ast TO HA' and trusts he said rights at This Trare incorpora Mortgagors, Witness	ate and not secon gish, power, refr foregoing), screet inging are declared and additions at signs shall be pa VE AND TO Herein set forth, find benefits Mort ust Deed consist ated herein by the their beirs, succeit the hands and service of the han	ingrovements, tener mes as Mortgagors ndarily), and all fi geration and air of any mindow shades, and agreed to be a d all similar or of the mortgager OLD the premises ree from all rights taggors do hereby s of two pages. Th ference and hereby ssors and assigns, seals of Mortgagors  Cook	nents, easements, and s may be entitled there awnings, storm doors a part of the mortgage ther apparatus, equipmed a part of the mortgage there apparatus, equipmed of premises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition? are made a part here is the day and year first the said th	appurten nees the to (which its. pment or artic is pment or artic is single units or and windows, fid premises whether or articles he its or his success do by virtue of the waive. It is and provisions of the same as the stabove written.  Tesaid, DO HER Smith, A/K in to me to be the foregoing instrucely signed, sealing in the foregoing instrucely signed, sealing the same as the foregoing instrucely signed, sealing the foregoing instrucely signed, sealing the same as the foregoing instrucely signed, sealing the foregoing instrucely signed, sealing the foregoing instrucely act, for the lught of homestead.	same person ment, appeared and delivereses and purposes and purposes appearing appeari	mond W. Sn. in the said instrument of the said instrument before me this case the said instrument before me this case there is the said instrument before me this case there is the said instrument before me this case there is the said instrument before me this case there is the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case the said instrument before me the said instrument before me the said instrument before me this case the said instrum	hereon used to total time. It is a series of the state of II and shall be series of the series of th	(Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Soal)  (Soal)  (Soal)  (Soal)
gas, water, listricting the li	ate and not secon gish, power, refr foregoing), scree sight, power, refr foregoing), scree signs and additions at signs shall be pa VE AND TO Herein set forth, find benefits Morr to the signs shall be pa VE AND TO HEREIN SIGNS AND TO THE STATE OF THE NAME(S) BELOW SIGNATURE(S) OIS, COUNTY OF THE NAME(S) BELOW SIGNATURE(S)  OF THE NAME(S) BELOW SIGNATURE(S)  OF THE NAME(S) BELOW SIGNATURE(S)  OF THE NAME(S)  OF	provements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgager OLD the premises cer from all rights taggors do hereby s of two pages. Th ference and hereby scors and assigns, seals of Mortgagors  Cook	nents, easements, and so may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm dipremises. unto the said Trustee, and benefits under an expressly release and an expressly release and an expressly release and an expressly release and the covenants, condition, are made a part here is the day and year first the	appurten nees the to (which its. pment or artic is pment or artic is single units or and windows, fid premises whether or articles he its or his success d by virtue of the waive. It is and provisions of the same as the st above written.  Tresaid, DO HER Smith, A/K in to me to be the foregoing instrument of the same as the foregoing instruction of the same as the strain of the same as	same person ment, appeared and delivered same person ment, appeared and provided and delivered same person ment, appeared and delivered same person ment, appeared and delivered ses and purpose and purpose appeared and delivered ses	inder therein or the index per index	hereon used to total time. It is a series of the state of II and shall be series of the series of th	(Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Soal)  (Soal)  (Soal)  (Soal)
said real esta gas, water, li stricting the li of the forego all buildings TO HA' and trusts he said rights a This Tri are incorport Mortgagors, li Witness	ate and not secon gish, power, refr foregoing), scree signs, power, refr foregoing), scree signs and additions at signs shall be pa VE AND TO Herein set forth, find benefits Mort stated herein by the their beirs, succet the hands and selection of the second stated herein by the hands and selection of the hands and se	merovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgager OLD the premises ce from all rights taggors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	nents, easements, and s may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm dipremises, unto the said Trustee, and benefits under an expressly release and ne covenants, condition are made a part here is the day and year first the day and	appurten nees the to (which hans) pment or artic is pment or artic is single units or and windows, fid premises whether or articles he its or his success d by virtue of the waive. It is not provisions of the same as the stabove written.  Tresaid, DO HER Smith, A/K in to me to be the foregoing instructured the same as the same	same person ment, appeared and delivered same person ment, appeared and provided and delivered same person ment, appeared and delivered same person ment, appeared and delivered ses and purpose and purpose appeared and delivered ses	mond W. Sn. in the said instrument of the said instrument before me this case the said instrument before me this case there is the said instrument before me this case there is the said instrument before me this case there is the said instrument before me this case there is the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case therein set for the said instrument before me this case the said instrument before me the said instrument before me the said instrument before me this case the said instrum	hereon used to total time. It is a series of the state of II and shall be series of the series of th	(Seal)  (Seal)
gas, water, listricting the li	ate and not secon gish, power, refr foregoing), scree signs, power, refr foregoing), scree signs and additions at signs shall be pa VE AND TO Herein set forth, find benefits Mort stated herein by the their beirs, succet the hands and selection of the second stated herein by the hands and selection of the hands and se	merovements, tener mes as Mortgagors ndarily), and all fi igeration and air c ns, window shades, and agreed to be a d all similar or or t of the mortgager OLD the premises ce from all rights taggors do hereby s of two pages. Th ference and hereby ssors and assigns, teals of Mortgagor	nents, easements, and so may be entitled there axtures, apparatus, equiconditioning (whether awnings, storm doors a part of the mortgage ther apparatus, equipm dipremises. unto the said Trustee, and benefits under an expressly release and an expressly release and an expressly release and an expressly release and the covenants, condition, are made a part here is the day and year first the	appurten nees the to (which hans) pment or artic is pment or artic is single units or and windows, fid premises whether or articles he its or his success d by virtue of the waive. It is not provisions of the same as the stabove written.  Tresaid, DO HER Smith, A/K in to me to be the foregoing instructured the same as the same	same person ment, appeared and delivered same person ment, appeared and provided and delivered same person ment, appeared and delivered same person ment, appeared and delivered ses and purpose and purpose appeared and delivered ses	inder therein or the index per index	hereon used to total time. It is a series of the state of II and shall be series of the series of th	(Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Soal)  (Soal)  (Soal)  (Soal)

## UNOFFICIAL CO

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or elien in fower 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; (3) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sevscroice charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the nithe original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided 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 indebtedness secured hereby, all in companies staffactory 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 reinwal 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 Mc agors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encur orales, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any as all 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 n' to protect the mortgaged premises and the lies hereof, plus reasonable or Trustee for each matter concerning which action h rein "uthorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without r vice and with interest thereon at the rate of seven per cent per annum. Instruction of Trustee or holders of the note shall never 'be considered as' was er of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 6. Mortgagors shall p. v such them of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the princ pal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest, or in case (fau', shall occur and continue for three days in the performance of any other agreement of the Mortgagors bester considerable.
- The when the indebtedness hereby secured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall have all other rights provided by the laws of Illinois for the enforcement of a mortgag, deb Ir any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditure. Are expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, or lays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be paid) necessary either to prosecute such suit or to evidence to fidence at any sale which provide the title to or the value of the premises. In addition, all expendence to bidders at any sale which may be paid pursuant to such decree the true condition of the title to or the value of the premises. In addition, all expendences so the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and ir mea tely due and payable, with cress that or seven per cent per annum, when paid or incurred by Trustee or holders of the inter of the area and bankruptery proceedings, to which either of the area and a payable, with or reference or much effective the reconstruction of the security proceedings, to which either of the area are a payable, with or proceeding, including but not limited to probate and bankruptery proceedings, to which either of the area are a payable, with or threatments or the security hereof, whether or not actually commenced or (c) per per or for the defensed or threatments or the security hereof, whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the premises shall be di iributed and applied in the following order of priority: First, on acc of all costs and expenses incident to the foreclosure proceedings, including all structures are mentioned in the preceding paragraph hereof ond, all other items which under the terms hereof constitute secured indebted ess act tional to that evidenced by the note hereby secured, interest thereon as berein provided; third, all principal and interest tremaining 'mpaid, fourth, any overplus to Mortgagors, their heirs, legal resultatives or assigns as their rights may appear.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be sulfect to any defense which would not good and available to the party interposing same in an action at law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and so so thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee h. o.li ated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable fc. any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he many quire ademnities satisfactory to him, before exercising any power herein given.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the equation of the presentation of the principal note described and protection of the principal 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 instru

been recorded or filed. In case of the death, resignation, inability or refusal to act of Truste, Chicago Title a Trust Co.

shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act of Truste Co.

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
FOR THE PROTECTION OF BOTH THE BORROWER AND
ENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE IRUSTEE, BEFORE THE
TRUST DEED IS FILED FOR RECORD.

· 安然一种"原本"

1		14 7 4	- 1	Trustee			177

END OF RECORDED DOCUMENT