UNOFFICIAL COPY

LEGAL FORMS			731 704	Official	
TRUST DEE	D (Illinois)	1971 DEC 3 P	M 12 22	didny K	N 18 1
For use with N (Monthly payments	ote Form 1448 Including interest)	•	5475 0 2173	1701) - A 🚣 Rec	5.10 ⁻
	, J		The Above Space For Rec		34 A
HIS INDENTURE, 11	nadeNov. 18	19 <u>21</u> , betw	een Arnold Conwe	ell and Minnie P. C	
Raumond	Clifford, Trust	ee and Daniel J. Can	pion . Successor	herein referred to as "Mo " Trustee	rtgagors," and
rein referred to as "	Frustee," witnesseth: Th	at, Whereas Mortgagors are jointh, executed by Mortgagors,	ustly indebted to the lega	al holder of a principal pro	missory note,
nd delivered, in and by	which note Mortgagors	promise to pay the principal s dred Seventy Eight	sum of & 21/188 lars, and inte	erest from	· ·
n the balance of princ	ipal remaining from tim	e to time unpaid at the rate of eventy Two and 98/1	f per cent per	er annum, such principal sun	and interest Dollars
n the	f Jan., 19	22, and Seventy T	wo and 98/100		Dollars
n thelOth day o	f each and every month	thereafter until said note is ful of <u>Dec</u> , 19	ly paid, except that the fin	ial payment of principal and i	nterest, if not
ouner paid, shall be di	ied first to accrued and	of	principal balance and the	remainder to principal; the po	ess evidenced ortion of each
		he extent not paid when due nents being made payable at			i the rate of
t the election of the leg	t such other place as the	legal holder of the note may, f thout notice, the principal sum ayment aforesaid, in case defaul or in case default shall occur ar action may be made at any time payment, notice of dishonor, p	rom time to time, in writing remaining unpaid thereon,	together with accrued interest	thereon, shall
NOW THERE' Similations of the about	RE, to secure the payme e mentioned note and o ormed, and also in con- sents CONVEY and w right, title and interest	of the said principal sum of this Trust Deed, and the pedideration of the sum of One ARRANT unto the Trustee, itherein, situate, lying and being COUNTY OF	f money and interest in a formance of the covenan Dollar in hand paid, the ts or his successors and a g in the	accordance with the terms, rests and agreements herein cone receipt whereof is hereby assigns, the following described	provisions and tained, by the acknowledged, d Real Estate,
					wit.
Lot 108 and	West & of Lot	7 in George Mason's	Addition to Pull	man, a Subdivision	
of Lots 48				16 ma	
North. Rana	and 49 in the 5	chool Trustees Subdi	vision of Sectio	on 16, Township 37	
North, Rang	and 49 in the 5 e 14.	chool Trustees Subdi	vision of Section	on 16, Township 37	· .
North, Rang	and 49 in the 9. e 14.	chool Trustees Subdi	vision of Sectio	OO MA!	
North, Rang	e 14.	04	5	00 MA!!	
Worth, Rang which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, pow, stricting the foregoing are de all buildings and addi ressors or assigns shall TO HAVE AND and trusts herein set f This Trust Deed are incorporated herei	ty hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be tons and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. It all the premises of the proposition of the premises of the pages. It all the premises of the premises and herein a by reference and hereit	is refer ed to herein as the ments, asement and appurts may be entired the reformation of	premises," enances thereto belonging ich rents, issues and profit or articles now or hereat units or centrally control indows, floor coverings, is ises whether physically at articles hereatter placed his successors and assigns of the Homestead Ex- pr vis as appearing on a s.mr as 'hough they were s.mr as 'hough they were	oo MA!! ,, and all rents, issues and pressure is are pledged primarily and ofter therein or thereon used led), and ventilation, includinator beds, stoves and wast tached thereto or not, and in the premises by Mortgago, forever, for the purposes, an emption Laws of the State o	d upon the uses f Illinois, which
Worth, Rang which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, powe stricting the foregoing; of the foregoing are de all buildings and addi cessors or assigns shall TO HAVE AND and trusts herein set f This Trust Deed are incorporated herei	ty hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be tons and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. It all the premises of the proposition of the premises of the pages. It all the premises of the premises and herein a by reference and hereit	is race ed to herein as the ments, asemen' and appurts may be ent' ed th reto (which there is a wind a part of the mort aged premises. So no and wa part of the mort aged premises. So and benefits under analy expressly release and waiv' he covenants, conditions and yare made a part hereof the	"premises," cenances thereto belonging to the rents, issues and profit or articles now or hereal units or centrally control indows, floor coverings, itsess whether physically at articles hereafter placed his successors and assigns, of the Homestead Expr. is as appearing on a sme as 'aough they were writt n	oo MA!! g, and all rents, issues and pressure is are pledged primarily and of the control of th	d upon the uses f Illinois, which his Trust Deed) if he binding on
Worth, Rang which, with the proper TOGETHER with so long and during all said real estate and in gas, water, light poor of the foregoing are de all buildings and addi to the foregoing are de all buildings and addi To HAVE AND and trusts herein set [said rights and benefit This Trust Deed are incorporated herei Mortgagors, their heir Witness the hand	ty hereinafter described a all improvements, tensuch times as Mortgago is secondarily, and all is secondarily, and all is secondarily, and all is secondarily, and all is secondarily and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herels, successors and assigns, and saying and assigns of Mortgage ASE	is refer ed to herein as the ments, asement and appurts may be entired the relo (white the conditioning (whether single award) the mort aged premises. The conditioning the conditioning the conditioning the conditioning the mort aged premises and the conditioning the conditionin	premises," enances thereto belonging ich rents, issues and profit or articles now or hereat units or centrally control indows, floor coverings, i ises whether physically at articles hereatter placed his successors and assigns of the Homestead E: pr vis as appearing on a s mr as 'hough they were re writt n (S al) Art.	oo MA!! It and all rents, issues and pressure is are pledged primarily and celebrate and pressure is a pledged primarily and celebrate in the rent or thereon used ledbrate in the premises by Mortgago. In the premises by Mortgago, forever, for the purposes, and it in the premises by Mortgago in the premises by Mortgago. In the premise is the state of the premise is the state of the premises of of the premise	d upon the uses f Illinois, which
Worth, Rang which, with the proper TOGETHER with so long and during all said real estate and near stricting the foregoing of the composition of the composition of the core of the composition of the compo	try hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all r. refrigeration and air refrigeration and air related and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herels, successors and assigns, and selds of Mortgage ASE TO RIGHT CONTROL TO TO RIGHT CONTROL TO TO RIGHT CONTROL TO TO RIGHT CONTROL T	is refer ed to herein as the ments, asement and appurts may be entired the reformation of	premises," enances thereto belonging ich rents, issues and profit or articles now or hereat units or centrally control indows, floor coverings, i ises whether physically at articles hereatter placed his successors and assigns of the Homestead E: pr vis as appearing on a s mr as 'hough they were re writt n (S al) Art.	oo MA!! g, and all rents, issues and pressure is are pledged primarily and of the control of th	d upon the uses f Illinois, which his Trust Deed) hi be binding on (Seal)
Worth, Rang which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power stricting the foregoing, of the correction of the correction and trusts herein set f said rights and benefit This Trust Deed are incorporated herei Mortagors, their heir Witness the hand Witness the hand PPLE PRIN TYPER BE	try hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby to make the consists of two pages. In by reference and here a successors and assigns s and Seals of Mortgage ASE TOR	is refer ed to herein as the ments, asement and appurts may be entired the relo (white the conditioning (whether single award) the mort aged premises. The conditioning the conditioning the conditioning the conditioning the mort aged premises and the conditioning the conditionin	premises," enances thereto belonging ich rents, issues and profit or articles now or hereat units or centrally control indows, floor coverings, i ises whether physically at articles hereatter placed his successors and assigns of the Homestead E: pr vis as appearing on a s mr as 'hough they were re writt n (S al) Art.	oo MA!! It and all rents, issues and pressure is are pledged primarily and celebrate and pressure is a pledged primarily and celebrate in the rent or thereon used ledbrate in the premises by Mortgago. In the premises by Mortgago, forever, for the purposes, and it in the premises by Mortgago in the premises by Mortgago. In the premise is the state of the premise is the state of the premises of of the premise	d upon the uses f Illinois, which his Trust Deed) if he binding on
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power stricting the foregoing are de the said rights and additions or assigns shall TO HAVE AND and trusts herein set fail rights and benefit and incorporated here! Mortgagors, their heim Witness the hand PEE PRIN TYPE NEEL SIGNAT	try hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herein a by reference and herein successors and assigns a new Section of Mortgage TO Mortgage ASE TOR	is refer ed to herein as the ments, asement and appurts may be entitled in the form that the following whether simple conditioning whether simple apparatus, eq ipm nt or do not be said Trustee, its read to the said Trustee, its ready to expressly release and waive the covenants, conditions may be a made a part hereof the rest the day and year first about the said Trustee of the said Trustee of the said Trustee.	'premises," enances thereto belonging ich rens, issues and profit units or centrally control indows, floor coverings, is isses whether physically al articles hereafter placed his successors and assigns, of the Homestead Es pr /is as appearing on is s.mr as 'hough they were ve writ n (Seal) I, the undersi	oo MA!! ,, and all rents, issues and pressure to are pledged primarily and of ter therein or thereon used led), and ventilation, includinator beds, stoves and walt in the premises by Mortgago. , forever, for the purposes, an exemption Laws of the State of the here set out in full and shall not a consumer of the purpose of the state of the purpose of the purpose. mold Conwell mold Conwell ined, Notary Public in and	d upon the uses f Illinois, which his Trust Deed) Il be binding on (Seal)
Worth, Rang which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power stricting the foregoing, of the correction of the correction and trusts herein set f said rights and benefit This Trust Deed are incorporated herei Mortagors, their heir Witness the hand Witness the hand PPLE PRIN TYPER BE	try hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herein a by reference and herein successors and assigns a new Section of Mortgage TO Mortgage ASE TOR	is refer ed to herein as the ments, asemen' and appurts may be ent led th reto (which there is the conditioning (whether single a war a part of the more aged premises with the apparatus, eq ipm n' or appurents said Trustee, its and benefits under and vexpressly release and warvexpressly release and warv	premises," enances thereto belonging ich rents, issues and profit or articles now or herea units or centrally control indows the physically a isses whether physically a ricles hereafter placed his successors and assigns of the Homestead E pr is as appearing on a s mr as 'hough they were re writt n (Seal) (Seal) I, the unders' DO HEREBY CERTIF	and all rents, issues and pressure and pressure are pledged primarily and cifer therein or thereon used led), and ventilation, includif insidor beds, stoves and wate tached thereto or not, and in the premises by Mortgago, forever, for the purposes, an acemption Laws of the State or page 2 (the reverse side of the bere set out in full and shall mold Conwell nuite P. Conwell	d upon the uses f Illinois, which his Trust Deed) Il be binding on (Seal)
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power stricting the foregoing are de the said rights and additions or assigns shall TO HAVE AND and trusts herein set fail rights and benefit and incorporated here! Mortgagors, their heim Witness the hand PEE PRIN TYPE NEEL SIGNAT	try hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herein a by reference and herein successors and assigns a new Section of Mortgage TO Mortgage ASE TOR	is refer ed to herein as the ments, asement and appurts may be entitled in the formation of the following the foll	'premises," enances thereto belonging ich rens, issues and profit or articles now or hereal units or central now or hereal issuecessors and assigns, of the Homestead Ep pr /is as appearing on 1 s.mr as 'hough they were re, writt n (Seal) I, the unders' DO HERENY CERTIF DINEL 11 LE 10 be the same person.	oo MA!! and all rents, issues and prises are pledged primarily and of the control of the contro	d upon the uses f Illinois, which his Trust Deed) it be binding on (Seal) (Seal)
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power stricting the foregoing are de the said rights and additions or assigns shall TO HAVE AND and trusts herein set fail rights and benefit and incorporated here! Mortgagors, their heim Witness the hand PEE PRIN TYPE NEEL SIGNAT	try hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herein a by reference and herein successors and assigns a new Section of Mortgage TO Mortgage ASE TOR	is refer ed to herein as the ments, asement and appurts may be entitled in relo (which was the conditioning where singular conditioning the part of the mort aged premises. I was an expressly release and wait expressly release to the substitute of the substit	'premises," enances thereto belonging ich rents, issues and profit ornitis or entrally control indows, floor coverings, isses whether physically al articles hereafter placed his successors and assigns, of the Homestead Es pr is as appearing on is s.mr as 'hough they were ic writt n (Seal) I, the unders DO HEREBY CERTIF- DIME 1 te to be the same person, oing instrument, appeared	oo MA!! "", and all rents, issues and pressure to are pledged primarily and ofter therein or thereon used led), and ventilation, includinator beds, stoves and wast tached thereto or not, and it in the premises by Mortgago. "Forever, for the purposes, an emption Laws of the State of the bere set out in full and shall not a company of the control of the purpose of the bere set out in full and shall not a company of the control of the con	d upon the uses f Illinois, which his Trust Deed) il be binding on (Seal) (Seal) for said County, ell and eknowleir
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power stricting the foregoing are de the said rights and additions or assigns shall TO HAVE AND and trusts herein set fail rights and benefit and incorporated here! Mortgagors, their heim Witness the hand PEE PRIN TYPE NEEL SIGNAT	try hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herein a by reference and herein successors and assigns a new Section of Mortgage TO Mortgage ASE TOR	is refer ed to herein as the ments, asement and appurts may be entired the relo (which there is the state after a part of the mort aged premote a part of the said Trustee, its and benefits under and warve expressly release to the control of the state aforesaid, Minnie P. G. personally known to m subseribed to the forege edged that The Y is free and voluntary act, free and free and voluntary act, free and voluntary act, free and free and voluntary act, free and free and voluntary act, free and free and free and voluntary act, free and	'premises," enances thereto belonging ich rents, issues and profit or articles now or herea units or centrally control indows here physically a ricles hereafter placed his successors and assigns, of the Homestead E: pr //s as appearing on j s.mr as 'hough they were re writt n (S al) Ar. (Scal) (Scal) DO HERENY CERTIF- DINE 1 Le to be the same person. oing instrument, appeared med, sealed and delivered for the uses and purpose	oo MA!! It and all rents, issues and pressure is are pledged primarily and the renterior or thereon used led), and ventilation, including the renterior of not, and it in the premises by Mortgago. In the premises by Mortgago, forever, for the purposes, and exemption Laws of the State of page 2 (the reverse side of the bere set out in full and shall not a company of the renterior in the property of the pressure in the property of the present of the pre	d upon the uses f Illinois, which his Trust Deed) il be binding on (Seal) (Seal) for said County, ell and eknowleir
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power stricting the foregoing are de the said rights and additions or assigns shall TO HAVE AND and trusts herein set fail rights and benefit and incorporated here! Mortgagors, their heim Witness the hand PEE PRIN TYPE NEEL SIGNAT	try hereinafter described a all improvements, tensuch times as Mortgago to secondarily), and all er, refrigeration and air, screens, window shadeclared and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herein a by reference and herein successors and assigns a new Section of Mortgage TO Mortgage ASE TOR	is refer ed to herein as the ments, asement and appurts may be entitled in the foreing the first and a part of the mort aged premises, equipment of the mort aged premises, equipment of the mort aged premises, equipment of premises, equipment of the mort aged premises a unto the said Trustee, its and benefits under and expressily release and waity expressly release and waity expression of the first about the foreing the first and the state aforesaid, minnie P. C. personally known to mususcribed to the foregedged that LRCY is free and voluntary act, waiver of the right of	'premises," enances thereto belonging ich renis, issues and profit or trickes suces and profit or trickes suces and profit or trickes and assigns. In the underside profit of the successors and assigns. The thornestead Esperies on a saigns, The thornestead Esperies of the Homestead Esperies of the Homestead Esperies of the Homestead Esperies of the Homestead Esperies of the thought the successors and assigns, The will be successors and said the will be successors and assigns, The wil	oo MA!! and all rents, issues and pressure is are pledged primarily and the renterior or thereon used leads to be a superior of the renterior or not, and it in the premises by Mortgago. forever, for the purposes, an exemption Laws of the State of page 2 (the reverse side of it is here set out in full and shall not a compared to the renterior or not and renterior or not and renterior or not and renterior or not be a compared to the renterior or not be a compared to the renterior of the renterior or not be a compared to the renterior or not be a compared to the renterior of the renterior or not be a compared to the renterior of	(Seal) (Seal) (Seal) for said County, and acknowl- in the release and
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power streing the foregoing are described by the said bridges and additional trusts herein set a said rights and benefit This Trust Deed are incorporated here! Witness the hand Witness the hand PLE PRIN Witness the hand State of Illinois Committee of the State of Illinois Committee of Illinois Commit	rty hereinafter described a all improvements, tensuch times as Mortgago is secondarily), and all er, refrigeration and air, seriens, window shadeclared and agreed to be ions and all similar or be part of the premise to the premise is Mortgagors do hereby comists of two pages. In by reference and hereby a successors and assigns, and series	is refer ed to herein as the ments, asement and appurts may be entitled in the formation of the following the foll	'premises," enances thereto belonging ich rents, issues and profit or articles now or herea units or centrally control indows here physically a ricles hereafter placed his successors and assigns, of the Homestead E: pr //s as appearing on j s.mr as 'hough they were re writt n (S al) Ar. (Scal) (Scal) DO HERENY CERTIF- DINE 1 Le to be the same person. oing instrument, appeared med, sealed and delivered for the uses and purpose	oo MA!! "", and all rents, issues and pressure to are pledged primarily and ofter therein or thereon used led), and ventilation, includinator beds, stoves and wast tached thereto or not, and it in the premises by Mortgago. "Forever, for the purposes, an emption Laws of the State of the bere set out in full and shall not a company of the control of the purpose of the bere set out in full and shall not a company of the control of the con	d upon the uses f Illinois, which his Trust Deed) in be binding on (Seal) (Seal) (Seal) for said County, ell and acknowleir the release and
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, post stretching the going and additional management of the said real said real said rights and benefit This Trust Deed are incorporated here! Witness the hand Witness the hand Witness the land witness the said rights and benefit of the said rights and benefit witness the hand witness the said rights and benefit of the said rights and benefit witness the hand witness the said rights and witness the hand witness the said rights and witness the said rights a	try hereinafter described a all improvements, tens such times as Mortgago to secondarily), and all r. refrigeration and air refrigeration and air reclared and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and herels, successors and assigns, and selds of Mortgage ASE TO OR TO RESERVE TO	is refer ed to herein as the ments, asement and appurts may be entitled in the low this way. The second the se	'premises," enances thereto belonging ich renis, issues and profit or trickes suces and profit or trickes suces and profit or trickes and assigns. In the underside profit of the successors and assigns. The thornestead Esperies on a saigns, The thornestead Esperies of the Homestead Esperies of the Homestead Esperies of the Homestead Esperies of the Homestead Esperies of the thought the successors and assigns, The will be successors and said the will be successors and assigns, The wil	oo MA!! and all rents, issues and pressure is are pledged primarily and the renterior or thereon used leads to be a superior of the renterior or not, and it in the premises by Mortgago. forever, for the purposes, an exemption Laws of the State of page 2 (the reverse side of it is here set out in full and shall not a compared to the renterior or not and renterior or not and renterior or not and renterior or not be a compared to the renterior or not be a compared to the renterior of the renterior or not be a compared to the renterior or not be a compared to the renterior of the renterior or not be a compared to the renterior of	(Seal) (Seal) (Seal) for said County, and acknowl- in the release and
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power streing the foregoing are described by the said bridges and additional trusts herein set a said rights and benefit This Trust Deed are incorporated here! Witness the hand Witness the hand PLE PRIN Witness the hand State of Illinois Committee of the State of Illinois Committee of Illinois Commit	rty hereinafter described a all improvements, tensuch times as Mortgago is secondarily), and all er, refrigeration and air, seriens, window shadeclared and agreed to be ions and all similar or be part of the premise to the premise is Mortgagors do hereby comists of two pages. In by reference and hereby a successors and assigns, and series	is refer ed to herein as the ments, asement and appurts may be entitled in the formation of the following the foll	'premises," enances thereto belonging ich renis, issues and profit or trickes suces and profit or trickes suces and profit or trickes and assigns. In the underside profit of the successors and assigns. The thornestead Esperies on a saigns, The thornestead Esperies of the Homestead Esperies of the Homestead Esperies of the Homestead Esperies of the Homestead Esperies of the thought the successors and assigns, The will be successors and said the will be successors and assigns, The wil	oo MA!! "", and all rents, issues and pressure is are pledged primarily and offer therein or thereon used fleet), and ventilation, includinador beds, stoves and wast tached thereto or not, and in the premises by Mortgago, forever, for the purposes, and examption Laws of the State of page 2 (the reverse side of it bere set out in full and shall mold Conwell maie P. Conwell "", and all rents, issues and premise to the premise of the purpose, and in the premise of the	d upon the uses f Illinois, which his Trust Deed) in be binding on (Seal) (Seal) (Seal) for said County, ell and acknowleir the release and
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power streing the foregoing are described by the said bridges and additional trusts herein set a said rights and benefit This Trust Deed are incorporated here! Witness the hand Witness the hand PLE PRIN Witness the hand State of Illinois Committee of the State of Illinois Committee of Illinois Commit	rty hereinafter described a all improvements, tensuch times as Mortgago is secondarily), and all er, refrigeration and air, seriens, window shadeclared and agreed to be ions and all similar or be part of the premise to the premise is Mortgagors do hereby comists of two pages. In by reference and hereby a successors and assigns, and series	is refer ed to herein as the ments, asement and appurts may be entitled in the formation of the following the foll	'premises." chances thereto belonging ich rents, issues and profit or articles now or hereal units or centrally control indows, floor coverings, issues whether physically all articles hereafter placed his successors and assigns of the Homestead Bpr , is as appearing on a same as 'hough they were re writt now the successors and assigns or with the successors and assigns of the Homestead CS all Arr. [Seal] [Seal] [July 1	i, and all rents, issues and pressure is are pledged primarily and ofter therein or thereon used led), and ventilation, includinator beds, stoves and wast tached thereto or not, and in the premises by Mortgago, forever, for the purposes, an emption Laws of the State or page 2 (the reverse side of the bere set out in full and shall not a compared to the beautiful that the property of the beautiful that it is a compared to the purposes. It is a compared to the beautiful that it is a compared to the beautiful that it is a compared to the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present that the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set fort', including the present the said instrument as the set of the said instrument as the said instrument as the said instrument as the said instrume	(Seal) (Seal)
which, with the proper TOGETHER will asid real extact and no form of the proper stricting the foregoing are dail buildings and addit crossors or assigns shall TO HAVE AND and trusts herein set is aid rights and benefit This Trust Deed are incorporated herei Morttagors, heir heir Witness the hand proper stricting the stricting of the proper stricting the stricting of the property	ry hereinafter described a all improvements, tensuch times as Mortgago received a management of the such times as Mortgago received and agreed to be ions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereb consists of two pages. In by reference and herels, successors and assigns and	is referred to herein as the iments, assement and appure is may be entracted for the more and the conditioning (whether single, awnings, sto. for and we part of the mort aged premises. I will be a more aged premented for the said Trustee, its conditions and benefits under and yexpressly release and wairy expressly release and wairy are made a part hereof the trust the day and year first about the covenants, conditions and year made a part hereof the irs the day and year first about the covenants. I st., in the State aforesaid, Minnie P. C., personally known to me subscribed to the foregree deget that LReV sigfree and voluntary act, waiver of the right of 18th. 19	'premises." 'premises." chances thereto belonging chances thereto belonging chances thereto belonging or articles now or hereal units or centrally control indows, floor coverings, it is uncessors and assigns, of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead I- provided Homestead (Scal) Articles (Scal) Articles (Scal) Articles (Scal) Articles (Scal) Articles Articles (Scal) Articles Articles (Scal) Articles Articles (Scal) Articles Artic	oo MA!! "", and all rents, issues and pressure is are pledged primarily and offer therein or thereon used led), and ventilation, includinator beds, stoves and wast tached thereto or not, and it in the premises by Mortgago (forever, for the purposes, and wast mempion Laws of the State of page 2 (the reverse side of the bere set out in full and shall mold Conwell mile P. Conwell mile Moure in the said instrumen as the said instrument as th	(Seal) (Seal)
which, with the proper TOGETHER with so long and during all said real estate and ne gas, water, light, power streing the foregoing are described by the said bridges and additional trusts herein set a said rights and benefit This Trust Deed are incorporated here! Witness the hand Witness the hand PLE PRIN Witness the hand State of Illinois Committee of the State of Illinois Committee of Illinois Commit	ry hereinafter described a all improvements, tensuch times as Mortgago experience of the control	is rate ed to herein as the intents, assemer's and appure appure and appure and appure and appure	'premises." 'premises." chances thereto belonging chances thereto belonging chances thereto belonging or articles now or hereal units or centrally control indows, floor coverings, it is uncessors and assigns, of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead E- provise as appearing on policy of the Homestead I- provided Homestead (Scal) Articles (Scal) Articles (Scal) Articles (Scal) Articles (Scal) Articles Articles (Scal) Articles Articles (Scal) Articles Articles (Scal) Articles Artic	i, and all rents, issues and pressure is are pledged primarily and ofter therein or thereon used led), and ventilation, includinator beds, stoves and wast tached thereto or not, and in the premises by Mortgago, forever, for the purposes, an emption Laws of the State or page 2 (the reverse side of the bere set out in full and shall not a compared to the beautiful that the property of the beautiful that it is a compared to the purposes. It is a compared to the beautiful that it is a compared to the beautiful that it is a compared to the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present that the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set therein set fort', including the present the said instrument as the set fort', including the present the said instrument as the set of the said instrument as the said instrument as the said instrument as the said instrume	(Seal) (Seal)
which, with the proper TOGETHER will asid real extact and no form of the proper stricting the foregoing are dail buildings and addit crossors or assigns shall TO HAVE AND and trusts herein set is aid rights and benefit This Trust Deed are incorporated herei Morttagors, heir heir Witness the hand proper stricting the stricting of the proper stricting the stricting of the property	try hereinafter described a all improvements, tensuch times as Mortgago ox secondarily), and all ox secondarily), and all ox secondarily, and all ox secondarily, and all ox secondarily or secondarily or secondarily and all similar or be part of the mortgag TO HOLD the premise orth, free from all rights of Mortgagors do hereby consists of two pages. In by reference and herels, successors and assigns, and scales of Mortgagors of the mortgagor	is referred to herein as the iments, assement and appure is may be entracted for the more and the conditioning (whether single, awnings, sto. for and we part of the mort aged premises. I will be a more aged premented for the said Trustee, its conditions and benefits under and yexpressly release and wairy expressly release and wairy are made a part hereof the trust the day and year first about the covenants, conditions and year made a part hereof the irs the day and year first about the covenants. I st., in the State aforesaid, Minnie P. C., personally known to me subscribed to the foregree deget that LReV sigfree and voluntary act, waiver of the right of 18th. 19	'premises," enances thereto belonging ich rents, issues and profile indows, floor coverings, in issuecessors and assigns, of the Homestead Ep profile sa appearing on issues of the Homestead Ep profile sa appearing on issues as 'hough they were the writt in (Seal) J. the unders DO HEREBY CERTIFY DO HEREBY CERTIFY In to be the same person, oing instrument, appeared for the uses and purpose homestead. ADDRESS OF PRC 41 Vest Chicaga, THE ABOVE ADD	oo MA!! and all rents, issues and pressure should be primarily and of the state of	(Seal)
which, with the proper TOGETHER with so long and during all said real estate and in gas, water, light, power of the foregoing are deal buildings and addit said said said said said said said said	try hereinafter described a all improvements, tensuch times as Mortgago is secondarily, and all instructions and secondarily, and all instructions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and hereby, successors and assigns, and Scales of Mortgage ASE TO REPORT OF THE SECONDARY OF THE SE	is refer ed to herein as the iments, asement and appurts may be entitled in the following the state of the st	'premises," enances thereto belonging ich renis, issues and profit or articles martly control indows, floor coverings, isses whether physically al articles hereafter placed his successors and assigns, of the Homestead E- pr is as appearing on is sm as 'hough they were ic writt n (Seal) Ar. (Seal) (Seal) J, the unders DO HEREBY CERTIF- DINAEL I te to be the same person, oing instrument, appeared med, sealed and delivered foor the uses and purpose homestead. day of ADDRESS OF PRO A1 West Chicago, THE ABOVE ADDI TRUST DEED SEND SUBSEQUENT	i, and all rents, issues and pressure is are pledged primarily and offer therein or thereon used led), and ventilation, includinator beds, stoves and wast in the premises by Mortgago, forever, for the purposes, and and in the premises by Mortgago, forever, for the purposes, and examption Laws of the State of page 2 (the reverse side of the bere set out in full and shall mold Conwell made, Notary Fublic in and Y 1' at acroad Conwell made, Notary Fublic in and Y 1' at acroad Conwell made, Notary Fublic in and Y 1' at acroad Conwell made, Notary Fublic in and Y 1' at acroad Conwell made, Notary Fublic in and Y 1' at acroad Conwell made, Notary Fublic in and Y 1' at acroad Conwell made, Notary Fublic in and Y 1' at acroad Conwell made, Notary Fublic in and Y 1' at acroad Conwell Conw	(Seal)
which, with the proper TOGETHER will asid real estate and management of the foregoing are dealth buildings and addit stressors or assigns shall TO HAVE AND and trusts herein set is aid rights and benefit This Trust Deed are incorporated herei Mortagors, her heir Witness the hand the stressors of the stressors or assigns shall the said rights and benefit This Trust Deed are incorporated herei Mortagors, her heir Mortagors, her heir Mortagors, her heir Signa. State of Illinois Commission Com	try hereinafter described a all improvements, tensuch times as Mortgago is secondarily, and all instructions and secondarily, and all instructions and all similar or be part of the mortgag TO HOLD the premise orth, free from all right is Mortgagors do hereby consists of two pages. In by reference and hereby, successors and assigns, and Scales of Mortgage ASE TO REPORT OF THE SECONDARY OF THE SE	is refer ed to herein as the ments, asemer and appurts may be entired in relo (white the conditioning whether single as part of the mort aged premises, a part of the mort aged premises, and the said Trustee, its respective to the said Trustee, it	'premises," enances thereto belonging ich renis, issues and profit or articles martly control indows, floor coverings, isses whether physically al articles hereafter placed his successors and assigns, of the Homestead E- pr is as appearing on is sm as 'hough they were ic writt n (Seal) Ar. (Seal) (Seal) J, the unders DO HEREBY CERTIF- DINAEL I te to be the same person, oing instrument, appeared med, sealed and delivered foor the uses and purpose homestead. day of ADDRESS OF PRO A1 West Chicago, THE ABOVE ADDI TRUST DEED SEND SUBSEQUENT	oo MA!! and all rents, issues and pressure should be primarily and of the state of	(Seal) (Seal)

UNOFFICIAL COPY

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanics liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complet within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof.

 At the clustion of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, on ith anyting anything in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or iterest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein a data to.
- herein e stain ...

 7. Wi in t'e indebtedness hereby secured shall become due whether by the terms of the note described on page one, or by acceleration or otherwise, hold ... or the note or Trustee shall have the right to foreclose the lien hereof and also shall have all other rights provided by the laws of illinois f... are enforcement of a mortgage debt. In any suit to foreclose the lien hereof, there shall be allowed and included as additional included as included as additional included as included as additional included as additional included as the property of the decree of a paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trust 2s f cs, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estim ted s 1 tiems to be expended after entry of the decree of procurring all such abstracts of title, title searches and examinations, guarantee policies, f r rens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary e iner to pro-cute such suit or to evidence to bidders at any sale while nay be had pursuant to such decree the true condition of the title to or the value x the remises. In addition, all expenditures and expenses of the nature in this paragraph mentioned shall be come to make additional indeb dness: cured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred 1.7 Trustee or holders of the note in commencement of any sait for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced as to the defense of the premises or the security hereof, which either of them shall be a party, either as planniff, claimant or defendant, by reason of this Trust, the premises or the security hereof, which either of them shall be commencement of any sait for the foreclosure hereof after accrual of such right to foreclosu
- 8. The proceeds of any foreclosure s. ie of he ,remises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the fore. I' ar' proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms here. In a status secured indebtedness additional to the evidenced by the note hereby secured, with interest thereon as herein provided; third, all princ pal and interest remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- 9. Upon or at any time after the filing of a comp aint to preclose this Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortagors at the time of application for such receive. It is not received as a homestead or not and the frustee hereunder my be popinted as a homestead or not and the frustee hereunder my be popinted as such receives, tock receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such 16 cases and profits of said premises during the pendency of such 16 cases of a sale and a deficiency, during the full statutory such receiver, would be whether there be redemption or not, as well source such and in case of a sale and a deficiency, during the full statutory such receiver, would be whether there here deep the rents issues and profits, and other powers which may be necessary or are usual in such cases for the protection, possession, control, end in this hands in payment 1, while or in part of: (1) The indebtedness secured hereby, or by any decree forcelosing this Trust Deed, or any tasy special assessment or other 1 m. inch may be or become superior to the lien hereof or of such decree, provided such application is made prior to forcelosure sale; (2) the decree yer in case of a sale and deficiency.
- 10. No action for the enforcement of the lien of this Trust Deed or of any rov ion hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the other hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premise at all reasonable times and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the previses, nor shall Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the term. It is provided that the previses are sufficiently only the previses and the may require indemnities satisfactory to him before exercising any power herein given.

 13. Trustee shall release this Trust Deed as been fully paid; and Trustee may execute and deliver a release berefit to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the princips. It is, presenting that all indebtedness been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor that provided the present presentation that the provided provided the principal not be executed by a prior trusts termider or which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested. The order of the principal note hand he has note herein described any note which bears is requested. The order of the principal note described any note which bears the order of the principal note described any note which herein described any note therein described as makers thereof; and where the release is requested. The order of the principal note and which purports to be executed by the persons herein designated as makers thereof; and the description herein contains of the principal note and which purports to be executed by the persons herein designated as makers thereof; and the description herein contains of the principal note and which purports to be executed by the persons herein designated as makers thereof; and the description herein contains of the principal note
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which to and 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 D. eds. if the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical time, as any authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts perform dher under.

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

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

THE MALEMINE		1016 111	ennouéa	111 [111	e within	I rust	Deca	nas	been
identified herev	ith	under	Identific	ation 1	Ma.				

'END OF RECORDED DOCUMENT