UNOFFICIAL COPY

-	No. 206R	Alder A Chan	LE COMPLET D	1505)/11/27
Т	RUST DEED	17 14 11 41.	निर्देश रेटिय हैं	Jac 1
	(ILLINOIS)	OTS MAR 17	s	
	with Note Form 1448 yments including interest)	1-10/20 3 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	4 9 21032978 4 A lic Above Space For Recorder's Use Only	: 5.0U
THIS INDENT	URE, made March	L1 000 7.0	Thomas Davidson and	
Charlotte	Davidson he	rein referred to as "Mortge		
WESTERN NATIONAL BANK OF CICERO having referred to as "Trusted" witnesseth: That Whereas Martgaggers are justly indebted to the legal holder				
herein referred to as "Trustee", witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Installment Note", of even date herewith, executed by Mortgagors, made payable to TWEST And delay regard that the first hold of Mortgagors promise to pay the principal sum of FOUR				
payable to BASE and delivered in Add by Which indice Mortgagors promise to pay the penagon sum of THOUSAND EIGHTY FOUR and 20/100 (\$4,084.20) Dollars, and interest from				
on the balance	of principal remaining fu	om time to time unnaid at	the rate of per cent per	
principal sum Dollars on the		e in installments as follow	s: Sixty Eight and 07/100 ight and 07/100	Dollars on
the 10 d	lay of each and every me	onth thereafter until said n	ote is fully paid, except that the fin	al payment of
navments in a	eccount of the indebtedne	i, shall be due on the 10	to be applied first to accrued and	77; all such
i ect on t' e unir	aid principal balance and	the remainder to principal:	the portion of each of said install	ments consti-
of seven-pos	on per annum and all su	ch payments being made pa	ifter the date for payment thereo yable at Western National yable at of Cicero	Bank at such
other place as	the regal holder of the no	te may, from time to time,	in writing appoint, which note fu- e, the principal sum remaining ur	rther provides
together with	accreed interest thereon,	shall become at once due	and payable, at the place of paym Iment of principal or interest in ac	ent aforesaid,
the terms ther	eof or in .asc default shall	I occur and continue for the	ee days in the performance of any	y other agree-
three days, wi	ithout <u>_notice</u>) and that a	ll parties thereto severally	be made at any time after the exp waive presentment for payment,	notice of dis-
honor, protest	and FIGURE AND	TOADE 10 A HI	NIO MODTOADE	
YOU THE	REFORE O SEUTE MELL	IUAULIDAJI		h the terms, pro-
visions and limi	tations of the above mention	ed note and of this Trust Deed	1, and the performance of the covenants	and agreements paid, the receipt
whereof is herel assigns, the follo	by acknowledged. Mortgago. owing described Real Estate.	y ase presents CONVEY and	d, and the performance of the covenants tion of the sum of One Dollar in hand I WARRANT unto the Trustee, its or he and interest therein, situate, lying a	is successors and and being in the
	Cicero COUNTY OF Cod		OF ILLINOIS, to wit:	
T -4 E	1 h 10 c	-6 T (D)1- 5		
			in James U. Borden's A ction 20, Township 39 No	
		Principal lier dian.		
		4	*	9.7
antifati misti stra		d is referred to bersin as the !)	ramis a "	
which, with the property hereinafter described, is referred to herein as the 'premis s," TOGETHER with all improvements, tenements, easements, and appr tenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortegagors may, be entiled thereto (which rents, issues and profits are piedged)				
primarily and on a parity with said real estate and not secondarily, and at land 3, apparatus, edupment of attacls into the interior or thereon used to supply heat, pas, water, light, power, refrigeration a d at conditioning (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screen in we shades, awnings, storm doors and windows, floor coverings, inadoor beds, stores and water heaters. All of the foregoing are dee ared and agreed to be a mortised to the controlled of the premises whether physically attached thereto or not, and it is agreed that all built neg and additions and all similar or other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or their are as yes or assigns shall be part of the poparatus, equipment or articles hereafter placed in the premises by Mortgagors or their are as yes or assigns shall be part of the mort-				
ratus, equipment or articles hereafter placed in the premises by Mortgagors or their up 355 rs or assigns shall be part of the mortgaged premises.				
TO HAVE	AND TO HOLD the premise	s unto the said Trustee, its or i	his successors ar. a. igns, forever, for inder and by viving of the Homestead E	the purposes, and xemption Laws of
the State of II This Trust	linois, which said rights and I Deed consists of two pages.	penefits Mortgagors do hereby e The covenants, conditions and pr	xpressly release and valve; ovisions appearing on organ 2 (the reverse of the same as though they were here	e side of this Trust
Deed) are inco	proporated herein by reterence of on Mortgagors, their heirs,	and hereby are made a part her successors and assigns. fortgagors the day and yea	e first shows written	set out in full and
		origagois inc day and yea	[Seal) Thomas D. with m	3[Seal]
P	PLEASE RINT OR	1	Thoma	Davidson
	PE NAME (S) BELOW, NATURE (S) a. 2.			Jav dson
State of Philips	1000	ok	, the undersigned, a Notary Public in as	
	OTANU E	in the State aforesaid, DO HE	REBY CERTIFY that Thomas I	Davidsor and
	* Igranisa	personally known to me to be subscribed to the foregoing in-	the same person g whose name g a	n person, and ack-
138	2日間が(2)	nowledged that LhCysigned, se	aled and delivered the said instrument a uses and purposes therein set forth, in	stheir
	TO WATER	and waiver of the right of hom	estead.	7.4
Given under t Commission e		19.23	Funcial R. Cindut	19.
1			1	NOTARY PUBLIC
1			ADDRESS OF PROPERTY:	
\$ + ₄ /		1.7001	1311 S. 58th Ave.	_ ŏ
			Cicero, Illinois 60650	
· · · · · · · · · · · · · · · · · · ·	NAME		THE ABOVE ADDRESS IS FOR STATISTIC PURPOSES ONLY AND IS NOT A PART THIS TRUST DEED.	et 및 전
MAIL TO:			SEND SUBSEQUENT TAX BILLS TO	₹ 33 33
MAIL 10:	ADDRESS			21838978
	STATE		(NAME)	₹ ∵ ∑
OR	RECORDER'S OFFICE B	0x NO. 44	(ADDRESS)	
		· /		
The International			Carlotte Control of the Control of t	e de la compansión de la La compansión de la compa

UNOFFICIAL COP

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

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

Mortgagors shall nay before any penalty attaches all general taxes, and shall nay special taxes.

the lien bereef. (4) may when the any indebted says the limb between the lien bereef. (4) may when the any indebtedness which may be received by a lien or charge on the protest supposed on hereof, and upon request exhibit satisfactory evidence of the dacharge of such prior lien to Trustee or to holders of the note; (5) which are the content of the c

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee,
shall be first Successor in Trust and in the event of its 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 tit.,
powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all
acts performed hereunder.

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
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE
THE TRUST DEED IS FILED FOR RECORD.

been identified herewith under Identification No.

WESTERN NATIONAL BANK OF CICERO July Jou

END OF RECORDED DOCUMENT