## UNOFFICIAL COPY

TRUST DEED

21 840 609

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

March 6

, 1972 , between

STEPHEN BYRON SMITH and MARY SEHNERT SMITH, his wife, herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY,

an Illinois banking corporation located in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

said principal sur and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate of 6.75 % er annum in instalments as follows: THREE HUNDRED FOUR AND NO/100ths -

(\$304.00)----Dollars on the

day of May

, 1972 and THREE HUNDRED FOUR AND

payment of principal and interest, in not sooner paid, shall be due on the 1st day of April 19 92.

All such payments on account the indebtedness evidenced by said Note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest e the rate of eight per cent per annum, and all of said principal and interest being made payable at such ban sing bouse or trust company in the City of Chicago, Illinois, as the Holders of the Note may from time to time it witing appoint, and in absence of such appointment then at the office of The Northern Trust Company it as d City.

NOW, THEREFORE, the Mortgagors to secure the variant of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trust D..., and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in cot sideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVE1 and "ARANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title und in crest therein, situate, lying and being in the COUNTY OF COOK AND STATE OF ILLIAOIS, to wit:

Lot 27 in Barrington-Donlea South Coclivision, being a Subdivision of parts of Section? and Section 4, Township 42 North; Range 9 F.s. of the Third Principal Meridian, in Cook County, Illinois,



which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances there's belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgago. — as be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor coverings, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now pn hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free firm mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or 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; (4) 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; (6) make no material alterations in said premises except as required by law or municipal ordinances or as authorized by the Holders of the Note.

Mortgagors shall pay before any penalty staches all general taxes, and shall pay special taxes, special easesmients, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, turnish to Trustee or to Holders of the Note duplicate receipt therefore, the therefore the the therefore the the therefore the therefo

3. Mortgegors, shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning, windstorm and such other hazards or confingencies at the Holders of the Note may require under policies providing for payment by the insutance companies of mothers sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies assistancing to the Holders of the Note, and her rights to be evidenced by the standard mort-gase claims to be attitude payable, in case of long or damage, to Trustee for the benefit of the Holders of the Note, under rights to be evidenced by the standard mort-gase claims to be attitude payable, in case of insurance and apply the proceeds of any such insurance and apply the proceeds of any such insurance and apply the proceeds of in reduction of the indebtedness secured hereby, whether due or not.

FORM 2036 N 6/67

040 669

	had Translated the Walder of the Wale and but had not make any surried about
4. In case Morigagors anali fail to perform any covenants herein contains form any act hereinbefore required of Moritagors in any form and manner de interest on prior encumbrances, if any, and purchase, discharge, compromise	lined. Trustee or the Holdern of the Note may, but need not make any payment of per- mend expedient, and may, but need not, make full or partial payment of principal or or settle any tax lien or other prior lien or title or claim thereof, or redeem from any t. All moneys paid for any of the purposes herein authorized and all expenses paid or or moneys advanced by. Trustee or the Holders of the Note to protect the mort- rustee for each matter concerning which action herein authorized may be taken, a limmediately due and psyable without notice and with interest thereon at the rate lost shall never be considered as a waiver of any right accreting to them on account
tax sate or forterure alterting sain premises or contest any tax or assessment incurred in connection therewith, including, attorneys fees, and any othe gaged premises and the lien hereof, plus reasonable compensation to T.	remoneys advanced by Trustee or the Holders of the Note to protect the mortustee for each matter concerning which action herein authorized may be taken.
5. Trustee or the Holders of the Note hereby secured making any pa- uil, statement or estimate procured from the appropriate public office with of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.	yment hereby authorized relating to taxes or assessments, may do so according to any hout inquiry into the accuracy of such bill, statement or estimate or into the validity
6. Mortgagors shall pay each item of indebtedness herein mentione option of the Holders of the Note, and without notice to Mortgagors, al	ed, both principal, and interest, when due according to the terms hereof. At the Il uppaid indebtedness secured by this Trust Deed shall, notivilistanding anything 6 (a) immediately in the case of default in making payment of any instalment of minuse for three days in the performance of any other agreement of the Mortgagors
7. When the indebtedness hereby secured shall become due wheth	her by acceleration or otherwise, Holder of the Note or Trustee shall have the rerot, there shall be allowed and included as additional indebtedness in the decre- y or on behalf of Trustee or Holders of the Note for attorneys' fees, Trustee's fees, rephers' charge, publication costs and costs (which may be estimated as to items, such of title, title searches and examinations, guarantee policies, Torrens certificates, idean of the Note may deem to be reasonably necessary either to presecule such such
o be expended after entry of the decree) of procuring all such abstra-	raphers' charges, publication costs and costs (which may be estimated as to items cuts of title, title searches and examinations, guarantee policies, Torrens certificates,
not similar data and assurances with respect to the as I rusee of I not to evidence to bidders at any sale which may be had pursuant to su tures and expenses of the nature in this paragraph mentioned shall become	the decree the true condition of the little to or the value of the premises. All expendi- cines so much additional indebtedness secured hereby and immediately due and pay- ten paid or incurred by Trustee or Holders of the Note in connection with (a) any ther of them shall be a party, either as plaintiff, claimant or defendant, by resson ons, for the commencement of, any suit for the foreclosure hered siler accrual of such
tole, with interest thereon at the rate of eight per cent per annum, who receeding, including probate and bankruptcy proceedings, to which eit fit is Trust Deed or any indebtedness hereby secured; or (b) preparation	ther of them shall be a party, either as plaintiff, claimant or defendant, by reason one for the commencement of any suit for the foreclosure hereof after accrual of such
ight to foreclose whether or not actually commenced; or (c) preparations in the accurity hereof, whether or not actually commenced.	is for the detense of any direstrued soft or proceeding which hight affect die premises
nd expend a in ident to the foreclosure proceedings, including all such thich up a the terms hereof constitute secured indebtedness additional	istributed and applied in the following order of priority: First, on account of all costs a firms as are mentioned in the preceding persparable hereof; second, all other fixes to that evidenced by the Note, with interest, thereon as herein provided; third, all coMortgagors, their heirs, legal representatives of assignar, as their rights may appear.
pplication for such rever and without regard to the then value of the Trustee here; der may be appointed as such receiver. Such receive pendency of a ch fe eclosure suit and, in case of a sale and a deficient	at notice, whose treat to the solvency or insolvency of Mortagores at the time of the previous or whether the same shall be then occupied as a homestead or not and ever shall have power to collect the rents, issues and profits of said premises during any, during the full statutory period of redemption, whether there be redemption on any during the statutory period of redemption, whether there be redemption on the same state of the protection, possession, control, management and core, issues and much cases for the protection, possession, control, management and core, issues and man may authorize the receiver to apply the net income in his hands in payment in see foreclosing this Trust Deed, or any fax, special assessment or other lies which may such application is made prior to foreclosure sale; (2) the deficiency in case of a
ot, as well as directly further times when Mortgagors, except for involits, and all other twen which may be necessary or are usual in a premises during the tole I said period. The Court from time to time	the intervention of such receiver, would be entitled to collect such rents, issues and such cases for the protection, possession, control, management and operation of the me may authorize the receiver to apply the net income in his hands in payment in
whole or in part of: (1) The interchass secured hereby, or by any decre- se or become superior to the lies hereof or of such decree; provided a late and deficiency.	re foreclosing this Trust Deed, or any tax, special assessment or other lien which may such application is made prior to foreclosure sale; (2) the deficiency in case of a
10. No action for the emore new of the lien or of any provision he party interposing same in ar action at law upon the note hereby se	hereof shall be subject to any defense which would not be good and available to ecured.
hat purpose.	pect the premises at all reasonable times and access thereto shall be permitted for or condition of the premises, nor shall Trustee be obligated to record this Trust Deed
	or condition of the premises, nor shall Trustee be obligated to record this Trust Deed the terms hereof, nor be liable for any acts or omissions hereunder, except in case applyees of Trustee, and it may require indemnities satisfactory to it before exercising
13. Trustee shall release this Trust Deed and 'e a thereof by pro ye this Trust Deed has been fully paid; and Trussee any execute and do ratter mattery thereof produce and addition to the produce and additional to the prod	oper instrument upon presentation of satisfactory evidence that all indebtedness secured eliver a release hereof to and at the request of any person who shall, either before presenting that all indebtedness hereby secured has been paid, which representation ested of a successor truste, such successor trustee may accept as the genuine Note unporting to be executed by a prior trustee hereunder or which conforms in auditance led a certificate on any instrument identifying same as the Note described herein, may be presented and which conforms in substance with the description herein concerning the successor of the Reservice of the Reservice or Reservi
Tustee may accept as true without inquiry. Where a re see is required the role of sentific tion religious and the resident an	personal was a more partial property accurate his been pain, which representation tested of a successor trustee, such successor trustee may accept as the genuine Note purporting to be executed by a prior trustee hereunder or which conforms in substance to be executed by the between the property of the personal property
of the description herein contained of the Note and which purposes to requested of the original trustee and it his never execute may accept as the genuine Note herein described any	to be executed by the persons herein designated as the makers indeed; and where ted a certificate on any instrument identifying same as the Note described herein; may be presented and which conforms in substance with the description herein con-
14. Trustee may resign by instrument in writing filed in the life ecorded or filed. In case of the resignation, inability or refusal - p.	ce of the Recorder or Registrar of Titles in which this instrument shall have been Trustee, Chicago Title and Trust Company, Chicago, Illinois, an Illinois corpora-
ion, shall be Successor in Trust and in case of its resignation, inal sity re situated shall be Successor in Trust. Any Successor in Trust he et and any Trustee or successor shall be entitled to reasonable compens.	ce of the Recorder or Registrar of Titles in which this instrument shall have been of Trustee, Chicago Title and Trust Company, Chicago, Illinois, an Illinois corporation by a revisual to act, the then Recorder of Deeds of the county in which the premises for a fall have the Identical title, powers and authority as are herein given Trustee, and ar all acts performed hereunder.
15. This Trust Deed and all provisions hereof, shall extend to and the word "Mortgagors" when used herein shall include all such personal trust of the state o	and of all each symmetric incremines and all persons claiming under or through Mortgagors, do so binding upon Mortgagors and all persons claiming under or through Mortgagors, the payment of the indebtedness or any part thereof, t. Dech.  Mortgagor shall a tensey or encumber title to the Fremises. The Holders of the Note, and no Jelay in such election after actual or constructive notice of such breach shall neumbrance.
whether or not such persons shall have executed the Note or into Arist.  16. Without the prior written consent of the Holders of the Note, the nay elect to accelerate as provided in the Note for breach of this covenar	Mortgagor shall n t convey or encumber title to the Premises. The Holders of the Note at, and no telay in such election after actual or constructive notice of such breach shall
se construed as a waiver of or acquiescence in any such conveyance or en	ncumbranci
<b>*</b>	
COOK COUNTY, ILLINOIS FILED FOR RECORD	Century R. Chew
FILED FOR RECORD	Constraint A. Chem.
COOK COUNTY, ILLINOIS FILED FOR RECORD	Lacina A. Chem ICONDERGOF DEEDS
FILED FOR RECORD	
MAR 20 '72 12 24 PH	21840609
FILED FOR RECORD	nr first share written.
HAR 20 '72 12 24 PH  Warness the hand. S. and seal. S. Astorighters the day and year	Transport ritters.  [SEAL] Nary Selnet 3 M [SEAL]  MARY SERNERT SMITH
MAR 20 '72 12 24 PH	ar first above refitten.  [SEAL] Mary Selner [SEAL]
HAR 20 '72 12 24 PH  Wysers the hand. S. and seal. S. afstortishers the day and yes  STEPHEN BYRON SMITH  STATE OF ILLINOIS.	ar first above ritters.  [SEAL] MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  And residing in said County in the State aforesaid, DO HEREBY SERTIF HAT
HAR 20 '72 12 24 PH  Wysers the hand. S. and seal. S. afstortishers the day and yes  STEPHEN BYRON SMITH  STATE OF ILLINOIS.	Transport ritters.  [SEAL] Nary Selnet 3 M [SEAL]  MARY SERNERT SMITH
MAR 20 '72 12 24 PH  Wysars the hand. S. and seal. S. of stortgapper to day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON	(SEAL) MARY SEHNERT SMITH (SEAL)  MARY SEHNERT SMITH (SEAL)  MARY SEHNERT SMITH (SEAL)  And residing in said County in the State aforesaid, DO HEREBY CERTIF "AT  SMITH and MARY SEHNERT SMITH, his wife,  to be the same persors whose names are subscribed to the foregoin in
MAR 20 '72 12 24 PH  Wysers the hand. S. and seal. S. of stortgapors to day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  Sa. a Notary Public in and for  STEPHEN BYRON  STEPHEN BYRON  Countly of Country of Country Public in and for STEPHEN BYRON  Countly of Country of Co	are first above written.  [SEAL] MARY SERNERT SMITH  [SEAL] MARY SERNERT SMITH  [SEAL] MARY SERNERT SMITH  [SEAL] WAS SERVERT SMITH, his wife,  to be the same persors whose names are sobscribed to the foregoing in in person and acknowledged, that they signed, sealed and, delivered and voluntary act, for the uses and purposes therein set forth, including the re
MAR 20 '72 12 24 PH  Wysers the hand. S. and seal. S. a Stortgapors the day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  Sa. a Notary Public in and for  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON	are first above written.  [SEAL] MARY SERNERT SMITH  [SEAL] MARY SERNERT SMITH  [SEAL] MARY SERNERT SMITH  [SEAL] WAS SERVERT SMITH, his wife,  to be the same persors whose names are sobscribed to the foregoing in in person and acknowledged, that they signed, sealed and, delivered and voluntary act, for the uses and purposes therein set forth, including the re
MAR 20 '72 12 24 PH  Wysers the hand. S. and seal. S. of stortgapors to day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  Sa. a Notary Public in and for  STEPHEN BYRON  STEPHEN BYRON  Countly of Country of Country Public in and for STEPHEN BYRON  Countly of Country of Co	ar first above ritters.  [SEAL] MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  and residing in said County in the State aforesaid. DO HEREBY CERTIF "HAT  SMITH and MARY SEHNERT SMITH, his wife,  to be the same persors whose names are subscribed to the foregoin in  in person and acknowledged, that they signed, sealed and, delivered  e and voluntary act, for the uses and purposes therein set forth, including the re-  stead.
Wyracs the hard. S. and seal. S. of stortgators the day and yes  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  GIVEN under my hand a	are first above written.  [SEAL]  MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  And residing in said County in the State aforesaid. DO HEREBY CERTIF SMITH, his wife, to be the same persors whose names are subscribed to the foregoin in erson and acknowledged, that they signed, sealed and delivered in and voluntary act, for the uses and purposes therein set forth, including the restead.  and Notarial Seal this Hall day of Manager.  Manager.  Manager.
Wysers the hand. S. and seal. S. of Stortgators the day and yes  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  So. a Notary Public in and for  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  GIVEN under my hand a  GIVEN under my hand a	ar first above vitters.  [SEAL]  MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  And residing in said County in the State aforesaid. DO HEREBY CERTIF 'UAI  SMITH and MARY SEHNERT SMITH, his wife, to be the same persors whose names are subscribed to the foregoin in in person and acknowledged, that they signed, sealed and delivered e and voluntary act, for the uses and purposes therein set forth, including the re itead.  And Notarial Seal this Hath, day of March And 1974  March Letters.  Notary Public.
MAR 20 '72 12 24 PH  Wysers the band. S. and seal. S. of stortghors the day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  So. a Notary Public in and for  STEPHEN BYRON  STEPHEN BYRON  OT AR and Epstrument as Unell I free  OT AR AND ENGLISHED STEPHEN BYRON  OT AR AND ENGLISH	ar first above refitters.  [SEAL]  MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  And residing in said County in the State aforesaid, DO HEREBY CERTIF 'HAT  SMITH and MARY SEHNERT SMITH, his wife,  to be the same persors whose names are sobscribed to the foregoing in  in person and acknowledged, that they signed, sealed and, delivered  e and voluntary act, for the uses and purposes therein set forth, including the re  stead.  And Notarial Seal this Mary of Mary A.D. 19 74  Montany Public.  The Instalment Note mentioned in the within Trust Deed has been identified  berewith under Identification No. B4139
MAR 20 '72 12 24 PH  Wysers the hand. S. and seal. S. of stortgapers to day and year of the hand. S. and seal. S. of stortgapers to day and year of the fillinois.  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  S. a Notary Public in and for STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  GIVEN under my hand of the right of homes the fillinois.  GIVEN under my hand of the right of homes the right of	and residing in said County in the State aforesaid, DO HEREBY CERTIFY HAT SMITH and MARY SEHNERT SMITH, his wife, in person and acknowledged, that they signed, sealed and delivered to and voluntary act, for the uses and purposes therein set forth, including the restead.  The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No. P4139  THE NORTHERN TRUST COMPANY, as Trustee,
MAR 20 '72 12 24 PH  WARREST the hairs. S. and seal. S. Stortgators the day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  So. a Notary Public in and for  STEPHEN BYRON  ATE personally known to me  Authorit: appeared before me this day  ATE personally known to me  Authorit: appeared before me this day  ATE personally known to me  Authorit: appeared before me this day  ATE personally known to me  AUTHORITIAN  GIVEN under my hand a  COUN  THE PORT ANT  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST	and residing in said County in the State aforesaid, DO HEREBY CERTIFY HAT SMITH and Marky SEHNERT SMITH, his wife, in person and acknowledged, that they signed, sealed and delivered as and voluntary act, for the uses and purposes therein set forth, including the restead.  The Instalment Note mentioned in the within Trust Deed has been identified between the Notary Public.  The Instalment Note mentioned in the within Trust Deed has been identified between the Notary Public The Northern Trust Company, as Trustee, and Northern Trust Company, as Trustee, Second Vies President
MAR 20 '72 12 24 PH  WYRES the hand. S. and seal. S. Stortghort the day and yes  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  ss. a Notary Public in and for  STEPHEN BYRON  COUNTY OF TANT  I'M'PORTANT  GIVEN under my hand a  COUNTY OF TANT  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST	and residing in said County in the State aforesaid, DO HEREBY CERTIFY HAT SMITH and MARY SEHNERT SMITH, his wife, in person and acknowledged, that they signed, sealed and delivered to and voluntary act, for the uses and purposes therein set forth, including the restead.  The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No. P4139  THE NORTHERN TRUST COMPANY, as Trustee,
MAR 20 '72 12 24 PH  WARRENTH HART S and seal. S. Chortestory the day and yet of the personal seal of the seal of	ar first above refitters.  [SEAL]  MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  And residing in said County in the State aforesaid, DO HEREBY CERTIF  SMITH and MARY SEHNERT SMITH, his wife,  to be the same persors whose names are sobscribed to the foregoing in the in person and acknowledged, that they signed, sealed and, delivered and voluntary act, for the uses and purposes therein set forth, including the restead.  And Notarial Seal this Mary of Mary A.D. 19 The Molary Public.  The Instalment Note mentioned in the within Trust Deed has been identified berewith under Identification No.  THE NORTHERN TRUST COMPANY, as Trustee,  WESCOND Vice President  SECOND Vice President  SECOND Vice President  SECOND Vice President  SECOND Vice President
MAR 20 '72 12 24 PH  Wysters the hand. S. and seal. S. Stortighters the day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  So. a Notary Public in and for  STEPHEN BYRON  OT AR seal Enginement as Unclif free  Algorithms and waiver of the right of homes  Algorithms waiver of the right of homes  OF THE PROTECTION OF BOTH THE BORROWER AND LENDER  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTER NAMED HEREIN BEFORE THE TRUST  DEED IS FILED FOR RECORD.	and residing in said County in the State aforesaid, DO HEREBY CERTIF SMITH [SEAL]  MARY SEHNERT SMITH [SEAL]  To be the same person, whose names are subscribed to the foregoin in in person and acknowledged, that they signed, sealed and delivered as e and voluntary act, for the uses and purposes therein set forth, including the restead.  The Instalment Note mentioned in the writhin Trust Deed has been identified to the invertible under Identification No.  THE INSTALL AND TRUST COMPANY, as Trustee,  THE NORTHERN TRUST COMPANY, as Trustee,  SECOND Vice President
MAR 20 '72 12 24 PH  Wystes the hand. S. and seal. S. Stortighers the day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  Countly of Continue of the state of the right of homes  ARTS of the personally known to me arts of the right of homes  ARTS of the right of homes  GIVEN under my hand a continue of the right of homes  The OR TAN T  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTER NAMED HEREIN BEFORE THE TRUST  DEED BY THE TRUSTER NAMED HEREIN BEFORE THE TRUST  DEED IS FILED FOR RECORD.  D NAME  E I STREET  I CITY	are first shaper ritters.  [SEAL]  MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  and residing in said County in the State aforesaid, DO HEREBY CERTIF 'HAT  SMITH and MARY SEHNERT SMITH, his wife,  to be the same persors whose names are sobscribed to the foregoing in  in person and acknowledged, that they signed, sealed and delivered  e and voluntary act, for the uses and purposes therein set forth, including the re  tead.  And Notarial Seal this May of Mary A.D. 19 74  Notary Public.  The Instalment Note mentioned in the within Trust Deed has been identified  herewith under Identification No.  BH139  THE NORTHERN TRUST COMPANY, as Trustee,  Vice President  VICE PRESIDENT ADDRESS OF ABOVE  DESCRIBED PROPERTY HERE  235 Butternut Road
MAR 20 '72 12 24 PH  WYRES the hand. S. and seal. S. Stortghort the day and yes  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  So. a Notary Public in and for  STEPHEN BYRON  STEPHEN BYRON  STEPHEN BYRON  COUNTY  AND	are first shaper refitter.  [SEAL]  MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  and residing in said County in the State aforesaid, DO HEREBY ERTIP 'HAT  SMITH and MARY SEHNERT SMITH, his wife,  to be the same persors whose names are sobscribed to the foregoing in  in person and acknowledged, that they signed, sealed and delivered  e and voluntary act, for the uses and purposes therein set forth, including the re  stead.  The Instalment Note mentioned in the within Trust Deed has been identified  berewith under Identification No.  BH139  THE NORTHERN TRUST COMPANY, as Trustee.  Vice President  VICE PRESIDENT STREET ADDRESS OF ABOVE  DESCRIBED PROPERTY HERE  235 Butternut Road
MAR 20 '72 12 24 PH  Wystes the hand. S. and seal. S. Stortghors the day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  So. a Notary Public in and for  STEPHEN BYRON  STEPHEN BYRON  ATE personally known to me  AND intrinsically free  AND INTRINSICA	are first shaper refitter.  [SEAL]  MARY SEHNERT SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  and residing in said County in the State aforesaid, DO HEREBY ERTIP 'HAT  SMITH and MARY SEHNERT SMITH, his wife,  to be the same persors whose names are sobscribed to the foregoing in  in person and acknowledged, that they signed, sealed and delivered  e and voluntary act, for the uses and purposes therein set forth, including the re  stead.  The Instalment Note mentioned in the within Trust Deed has been identified  berewith under Identification No.  BH139  THE NORTHERN TRUST COMPANY, as Trustee.  Vice President  VICE PRESIDENT STREET ADDRESS OF ABOVE  DESCRIBED PROPERTY HERE  235 Butternut Road
MAR 20 '72 12 24 PH  Wystes the hand. S. and seal. S. Stortghors the day and yet  STEPHEN BYRON SMITH  STATE OF ILLINOIS.  Countly of Country Public in and for  STEPHEN BYRON  ARE personally known to me  ARE PORT ANT  GIVEN under my hand to  COUNTRIBUTE  I M'P OR TANT  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTER NAMED HEREIN BEFORE THE TRUSTED BY THE	and residing in said County in the State aforesaid. DO HEREBY CERTIF SMITH  [SEAL]  MARY SEHNERT SMITH  [SEAL]  And residing in said County in the State aforesaid. DO HEREBY CERTIF SMITH, his wife, in person and acknowledged, that they signed, sealed and delivered or e and voluntary act, for the uses and purposes therein set forth, including the re- tead.  The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No.  THE NORTHERN TRUST COMPANY, as Trustee.  Vice President  SECOND  FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

HEND OF LEGISAL

TOTAL STRUCK STRUCK STRUCK