## UNOFFICIAL COPY

COOK COUNTY, ILLINOIS FILED FOR RECORD

RECORDER OF DEEDS

APR 17 '72 12 24 PH

21869202



73

TRUST DEED!

21 869 202

553361 CHARGE TO CERT

THIS INDENTURE, made April 4 and JOAN C. HINRICHS, HIS WIFE

THE ABOVE SPACE FOR RECORDER'S USE ONLY
19 72 , between TERRANCE E. HINRICHS

herein referred to as "Mortgagors," and

evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF HEARER

delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows:

NOW, THEREPORE, the Morte, for to occure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the crit, mance of the coveriants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar i hand paid, the receipt whereof is hereby acknowledged, do by these presents CONEY and WARRANT unto the Trustee; its successors and assigns, the following of the contained of

Lot three (3) in the Robudivision of Lots one (1) to Ten (10) in Block One (1) in Mills and Sons Subdivision of the North Half of the North Half of the North Half of the South East Quarter of Section Four (4, Township Thirty Nine (39) North, Range Thirteen (13), East of the 2 d Trincipal Meridian, in Cook County, Illinois.

This trust deed consists of two pages. The covenants, conditions and provisions appearing of page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be

Resource & Hunchs [SEAL]

TERRANCE E. HINRICHS A POR LA

C. JACKSON DARNALL Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTILY THAT TERRANGE E. HINTICHS and Joan C. Hinrichs, his

delivered the said Instrument as their 4th

807 R 1-69 Tr. Deed, Indiv., Instal,-Incl. Int.

The foregons and (1) pumping regions, receive or rebuild any buildings of the process of the process which may be comed from an experience of the foregon of the process of the distinguish of the process	or be destroyed; (2) keep said premises in good condition and repair, within subordinated as the lien hereof; (3) pay when due any indebtedness which in upon request exhibit satisfactory evidence of the discharge of such prior lies hyllding to hyllding from the return of the property o	out waste, and free from mechanic's or other hens or claims for lien not expressly lay be secured by a lien or charge on the premises superior to the lien hereof, and n to Trustee or to holders of the note: (4) complete within a reasonable time any
Los J. Martengers chall keeps all haddings and impourments now on breasfert situated on and premises insured against now or during the principle of presenting the same or withdrates in their position providing to premise by the insurance companies of now money sufficient called to a part of the challenge of presenting the name of activities, to Presente Run has been for the challenge of the name of activities, to Presente Run has been for the challenge of the challenge of the name of the name of the challenge of the challenge of the name of	respect to the premises and the use thereof; (6) make no material alterations:  2. Mortgagors shall pay, before any penalty attaches all general taxes, and	in said premises except as required by law or municipal ordinance, and shall pay special taxes, special assessments, water charges, sewer service charges.
Mortingages in any form and namer decomed appellant, and may, but need not, make full or partial payments of principal on interns on perfect for any in a first of the partial payments of principal on interns on perfect fine may be a first of the partial of the partial payments of principal on interns on perfect the mortgaged genetics and connection therewith, including attention of Traitee or holders of the partial payment of the payment of the partial payment of the p		
Mortingages in any form and namer decomed appellant, and may, but need not, make full or partial payments of principal on interns on perfect for any in a first of the partial payments of principal on interns on perfect fine may be a first of the partial of the partial payments of principal on interns on perfect the mortgaged genetics and connection therewith, including attention of Traitee or holders of the partial payment of the payment of the partial payment of the p	<ol> <li>Mottgagers shall keep all buildings and improvements now or hereal windstour under policies providing for payment by the insurance companies to pay in full the indebtedness secured hereby, all in companies satisfactor</li> </ol>	ter situated on said premises insured against loss or damage by fire, lightning or so of moneys sufficient either to pay the cost of teplacing or repairing the same or you to the holders of the note, under insurance policies payable, in case of loss or
Mortingers in any form and namer decomed appellant and may be more of mort make full or partial payments of principal on interns on perfect from any is as lar or other principal or collaboration of the principal or interns on perfect from any is as lar or forficing or farmed to the principal or interns on the principal or interns on the principal or interns of the principal or interns of the principal or interns of the principal or partial payment or principal or princ	damage, to Trustee for the benefit of the holders of the note, such rights to shall deliver all policies, including additional and renewal policies, to hold policies not less than ten days prior to the respective dates of expiration.	be evidenced by the standard mortgage clause to be attached to each policy, and ders of the note, and in case of insurance about to expire, shall deliver renewal
5. The Trusters of the holders of the nosts beredy secured making any gayment hereby authorized elating to taxes or accessments, may do so according the validity of synt xs. ascensment, sale, forfeitures, as lain or title of claim thereof.  6. Mortgagers shall say each turn of indebediers berein mentioned, both principal and interest, when the seconding to the terms better. As the opinion of the control of the principal shall be the second of the	<ol> <li>In case of default therein. Trustee or the holders of the note may. Mortgagors in any form and manner deemed expedient, and may, but need r if any, and purchase, discharge, compromise or settle any tax lien or other.</li> </ol>	but need not, make any payment or perform any act hereinbefore required of not, make full or partial payments of principal or interest on prior encumbrances, or prior lead or full or claim therefore redden from any tax also or for full needs or the full or for the full or for full needs or full needs or for full needs or for full needs or full
5. The Trusters of the holders of the nosts beredy secured making any gayment hereby authorized elating to taxes or accessments, may do so according the validity of synt xs. ascensment, sale, forfeitures, as lain or title of claim thereof.  6. Mortgagers shall say each turn of indebediers berein mentioned, both principal and interest, when the seconding to the terms better. As the opinion of the control of the principal shall be the second of the	affecting said premises or contest any tax or assessment. All moneys paid connection therewith, including attorneys fees, and any other moneys advant the line bereef the result of the present of the pr	for any of the purposes herein authorized and all expenses paid or incurred in need by Trustee or the holders of the note to protect the mortgaged premises and
5. The Trusters of the holders of the nosts beredy secured making any gayment hereby authorized elating to taxes or accessments, may do so according the validity of synt xs. ascensment, sale, forfeitures, as lain or title of claim thereof.  6. Mortgagers shall say each turn of indebediers berein mentioned, both principal and interest, when the seconding to the terms better. As the opinion of the control of the principal shall be the second of the	additional indebtedness secured hereby and shall become immediately due a per annum. Inaction of Trustee or holders of the note shall never be con	reducerning, which action necess authorized may be taken, shall be so much and payable without notice and with interest thereon at the rate of seven per cent unsidered as a waiver of any right accruing to them on account of any default
7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall hall be a considered in the hereof. In such that discussed and included as additional indebtedness and included as additional indebtedness of the degree of proteining all and, batteries of efficient the searches and examinations, titic insurance policies, Torrest contents to be expended even that or the decree) for proteining all and, batteries of efficient searches and examinations, titic insurance policies, Torrest contents to be expended even the other of the decree of proteining all and batteries of efficient to excellent and the search and examinations, the insurance policies, Torrest contents to be decreed to the proteining and the search a	5. The Trustee or the holders of the note hereby secured making any to any bill, statement or estimate procured from the appropriate public of	payment hereby authorized relating to taxes or accessments, may do so according fice without inquiry into the accuracy of such bill, statement or estimate or into
7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall hall be a considered in the hereof. In such that discussed and included as additional indebtedness and included as additional indebtedness of the degree of proteining all and, batteries of efficient the searches and examinations, titic insurance policies, Torrest contents to be expended even that or the decree) for proteining all and, batteries of efficient searches and examinations, titic insurance policies, Torrest contents to be expended even the other of the decree of proteining all and batteries of efficient to excellent and the search and examinations, the insurance policies, Torrest contents to be decreed to the proteining and the search a	the validity of any tax, assessment, safe, forfeiture, tax lien or title or claim to  6. Mortgagors shall pay each item of indebtedness herein mentioned, of the holders of the note, and without notice to Mortgagors, all unpaid ind	thereof.  oth principal and interest, when due according to the terms hereof. At the option lebtedness secured by this Trust Deed shall, notwithstanding anything in the note.
an easy on the decreement precuration to the control of the contro	or in this Trust Deed to the contrary, become due and payable (a) immedianterest on the note, or (b) when default shall occur and continue for the contained.	iately in the case of default in making payment of any instalment of principal or hree days in the performance of any other agreement of the Mortgagors herein
an easy on the decreement precuration to the control of the contro	7. When the indebtedness hereby secured shall become due whether by fireclose the lien hereof, in any suit to forcelose the lien hereof, there she which may be paid or incurred by or on behalf.	acceleration or otherwise, holders of the note or Trustee shall have the right to all be allowed and included as additional indebtedness in the decree for sale all
probabe and that putely proceedings, to which either of them stall her a party either adjusted claiman to offendate, burstand of the total process of the commencement of any suit of the foreclosure hereof after accreased as such right to foreclose induces every security of the process of the process of the commencement of any suit of the foreclosure hereof after accreased party commenced.  3. The proceeds of any fore-lower use of the premise shall be distributed and applied in the following order of principal, and continuous proceedings, including all such hierars as are mentioned in the preceding party hereof: several continuous proceedings, including all such hierars as are mentioned in the preceding party hereof: several all constants which indeed the terms of the proceedings including all such hierars as are mentioned in the preceding party hereof: several all constants are mentioned in the preceding party hereof. Several and the process of the pro	ter attr of the decree of procuring all such abstracts of title title search	publication costs and costs (which may be estimated as to items to be expended
probate and to all party proceedings, to which either of them shall be a party, either a splantific damain to offendate, by created in the prevaious for the commencement of any suit for the foreclosure hereof after accrand of such right to foreclose independence and the party of the prevaious for the commencement of any suit for the foreclosure hereof after accrand of such right to foreclose hereof, whether or no, set all ye commenced.  3. The proceeds of any fore "ourse used of the premises shall be distributed and supplied in the following order of priority, into account of all constants which under the terms need to commence proceedings, including all such heren as are mentioned in the preceding paper hereof, second, all other terms which the terms need to commence the commence of the proceedings of the process of the proceedings of the process o	bidder at an sale which may be had pursuant to such decree the true cond the nature in this paragraph mentioned shall become so mitch additional	deem to be reasonably necessary either to prosecute such suit or to evidence to ition of the title to or the value of the premises. All expenditures and expenses of indebtedness secured hereby and immediately due and payable, with interest
and expenses incident, too or preclosure proceedings, including all such thems as are mentioned in the proceding particulation of cools, all other terms were to constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest tree insulations of the control of the note, with interest thereon as herein provided; third, all principal and interest tree insulations of the control of the court in which uses bill it follows a paper in the control of the court in which uses bill it follows a paper in the court of the court in which uses bill it follows a paper in the court of the court in which uses bill it follows a paper in the court of the court in which uses bill it follows a paper in the court of the court	thereon: the ate of seven per cent per annum, when paid or incurred by probate and into prey proceedings, to which either of them shall be a prince the personal pers	y Trustee or holders of the note in connection with (a) any proceeding, including arty, either as plaintiff, claimant or defendant, by reason of this trust deed or any
and expenses incident, too or preclosure proceedings, including all such thems as are mentioned in the proceding particulation of cools, all other terms were to constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest tree insulations of the control of the note, with interest thereon as herein provided; third, all principal and interest tree insulations of the control of the court in which uses bill it follows a paper in the control of the court in which uses bill it follows a paper in the court of the court in which uses bill it follows a paper in the court of the court in which uses bill it follows a paper in the court of the court in which uses bill it follows a paper in the court of the court	whether or not actually commenced; or (c) preparations for the defense of hereof, whether or no act, ally commenced.	any threatened suit or praceeding which might affect the premises or the security
pendency of such foreclosure suit and, a case of a sale and a deficiency, during the full statutory period of refemption, whether there he redemption of not, as well as during any further times who in the virvoit, except for the intervention of such receiver, would be entitled to collect such rent, issuer and profits, as well as during the whole of said period. The Court () mit is t' ime may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or v or care foreclosing this trust deed, or any tras, special assume or other lies which may be or become superior to the lien hereof or of such decree, provide a polytomer of the lien hereof or of such decree, provide a period. The foreclosing the strust deed, or any tras, special assume or other lien which may be or become superior to the lien hereof or of such decree, provide a propose.  11. Trustee or the holders of the note shall have the right to a special part of the propose.  12. Trustee or the holders of the note shall have the right to a special part of the propose.  13. Trustee has no daily to examine the stile floation cristence or condition of the premises, or to inquire note whiching of the signatories on the note of the propose.  13. Trustee has no daily to examine the stile floation cristence or condition of the premises, or to inquire note whiching of the signatories on the ne or trust deed, not shall Trustee be obligated to record this trust deed or to exerctive any power herein given unless appreads obligated by the terms hereof, not build propose the received here in the state of the agents or employees of Trustee, and it is yet to indemnities satisfactory to it to fore exerctiving any power herein given missenduct or that of the agents or employees of Trustee, and it is a state of the agent of the agent of the state of the agent of	and expenses inciden to no reclosure proceedings, including all such its which under the terms nery i constitute secured indebtedness additional t trincinal and interest ret single unaside on the post-fourth any overally	cms as are mentioned in the proceeding paragraph hereof, second, all other items to that evidenced by the note, with interest thereon as herein provided; third, all to the managraph is to Mortanors, their heirs, land to receive the note to the temporary that is to Mortanors.
pendency of such foreclosure suit and, a case of a sale and a deficiency, during the full statutory period of refemption, whether there he redemption of not, as well, as during any further times who in the vivors, except for the intervention of such receiver, would be entitled to collect such rent, issuer and profits, as well, as during any the time of the control of the prevention of the control of the cont	9. Upon, or at any time after the fill g of a bill to forcelose this trust Such appointment may be mad either before or after sale, without not applied to force the second secon	deed, the court in which such bill is filed may appoint a receiver of said premises, tice, without regard to the solvency or insolvency of Mortgagors at the time of
and all other powers which may be necessary at 2, usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court of some tree, income any approach of the premises of the premise of the premis	pendency of such forcelowie suit and, a case of a sale and a deficiency dis	tring the full statutory period of redemption, whether there he redemption or not
10. No action for the enforcement of the lile or of any parts special assessment or other lies which may be or become the control of the enforcement of the lile or of any provision have reference that of the enforcement of the lile or of any provision have reference that the provision and the wood and wallable to the party interposing same in an action at law upon the n to hereby recursed.  11. Trustee or the holders of the negs shall have the rify 10 is upon the provision and the word and wallable to the purpose.  12. The provision of the provision of the provision of the premises at all reasonable times and access thereto shall be permitted for that purpose.  13. Trustee of the holders of the negs and the provision have been accessed to the standard of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity capacity, or authority of the signatures or the identity capacity, or authority of the signatures or the identity capacity, or authority of the signatures or the identity capacity, or authority of the signatures or the identity capacity of the signatures or the identity of the signatures or the identity capacity of the signatures or the identity capacity of the signatures or the identity as a capacity of the signatures or the identity as a capacity of the signature of the identity as a capacity of the signature of the identity of the signatures of the signature of the identity of the signatures of the identity of the signatures of the identity of the signatures of the ident	as well as during any further times when M. travers, except for the inter- and all other powers which may be necessary ut a cusual in such cases for during the whole of call period. The Court is the second of the court in the court in th	vention of such receiver, would be entitled to collect such rents, issues and profits, or the protection, possession, control, management and operation of the premises
11. Trustee of the holders of the node shall have the right of a specific product of the premises at all reasonable times and access thereto shall be permitted for that 12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the n. e or trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given.  13. Trustee shall receive shy obligated by the terms herefor, more by a left or any acts or omissions herein desertising any power herein given.  13. Trustee shall receive and exhibit its Trustee, and it n. y rec. He mideminities satisfactory too it before exercising any power herein given.  13. Trustee shall receive the state of the control of the premises and the state of t	of: (1) The indebtedness secured hereby, or v y cree foreelosing this superior to the lien hereof or of such decree, provid-	is trust deed, or any tax, special assessment or other lien which may be or become lade prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
identity, capacity, or authority of the signatories on the ne cot trust deed, nor shall Trustee be obligated to record this trust deed or to exercise way power herein given unless expressly obligated by the terms thereof, more by are for any acts or omissions hereunder, except in case of its own grous negligence or many the property of the control o	10. No action for the enforcement of the lies or of any provision har party interposing same in an action at law upon the n te hereby "cured.  11. Trustee or the holders of the note shall have the rip" to n spect to the control of the control	the premises at all reasonable times and access thereto shall be permitted for that
mil 3. Other thall release this trainer food and the literach and by your literacy to a feet the center of the control of the property of the control of the control of the property of the control of th	purpose.  12. Trustee has no duty to examine the title, location existence or c identity, capacity, or authority of the signatories on the mere or trust dee	condition of the premises, or to inquire into the validity of the signatures or the
14. Trustee may resign by instrument in writing filed in the office of the Reco do or Registrar of Titles in which this instrument shall have been recorded or filed. In ease of the resignation, inability or refusal to act of Trust — and then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereing the residual to reasonable compensation for all acts performed herein ".  15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortes as and all prisons claiming under or through Mortagors, and the persons hall have executed the note of this Trust Deed and all provisions hereof, shall extend to and be binding upon Mortes as and all prisons claiming under or through Mortagors, and the persons hall have executed the note or this Trust Deed. The world "mate and are all in this instrument shall be construed to mean "notes" when more than one note is used.  1 IM PORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IM PORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST COMPANY, Trustee.  1 Identification No. The provided Trust Company BEFORE THE TRUST DEED STRUCK Company BEFORE TYPE TRYST HERE ADDRESS OF BOY DESCRIBED PROPERTY HERE  2 IN A COMPANY BY A COMPA	herein given unless expressly obligated by the terms hereof, no. b. 112. e. misconduct or that of the agents or employees of Trustee, and it r 112 review that the state of the lies that of the lies that of the lies of the	for any acts or omissions hereunder, except in case of its own gross negligence or re indemnities satisfactory to it before exercising any power herein given.
14. Trustee may resign by instrument in writing filed in the office of the Reco do or Registrar of Titles in which this instrument shall have been recorded or filed. In ease of the resignation, inability or refusal to act of Trust — and then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereing the residual to reasonable compensation for all acts performed herein ".  15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortes as and all prisons claiming under or through Mortagors, and the persons hall have executed the note of this Trust Deed and all provisions hereof, shall extend to and be binding upon Mortes as and all prisons claiming under or through Mortagors, and the persons hall have executed the note or this Trust Deed. The world "mate and are all in this instrument shall be construed to mean "notes" when more than one note is used.  1 IM PORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IM PORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST COMPANY, Trustee.  1 Identification No. The provided Trust Company BEFORE THE TRUST DEED STRUCK Company BEFORE TYPE TRYST HERE ADDRESS OF BOY DESCRIBED PROPERTY HERE  2 IN A COMPANY BY A COMPA	by this trust deed has been fully paid; and Trustee may execute and de after maturity thereof, produce and exhibit to Trustee the note, rep as	ver a release hereof to and at the request of any person who shall, either before or ent' g that all indebtedness hereby secured has been paid, which representation
14. Trustee may resign by instrument in writing filed in the office of the Reco do or Registrar of Titles in which this instrument shall have been recorded or filed. In ease of the resignation, inability or refusal to act of Trust — and then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereing the residual to reasonable compensation for all acts performed herein ".  15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortes as and all prisons claiming under or through Mortagors, and the persons hall have executed the note of this Trust Deed and all provisions hereof, shall extend to and be binding upon Mortes as and all prisons claiming under or through Mortagors, and the persons hall have executed the note or this Trust Deed. The world "mate and are all in this instrument shall be construed to mean "notes" when more than one note is used.  1 IM PORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IM PORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST COMPANY, Trustee.  1 Identification No. The provided Trust Company BEFORE THE TRUST DEED STRUCK Company BEFORE TYPE TRYST HERE ADDRESS OF BOY DESCRIBED PROPERTY HERE  2 IN A COMPANY BY A COMPA	described any accept as true without inquiry. Where a release is requeded a described any note which bears an identification number purporting to be the description herein contained of the note and which purports to be exce	of auccessor trustee, such successor trustee may accept as the note herein of a prior trustee hereunder or which conforms in substance with out d by ien asons herein designated as the makers thereof; and where the release
14. Trustee may resign by instrument in writing filed in the office of the Reco do or Registrar of Titles in which this instrument shall have been recorded or filed. In ease of the resignation, inability or refusal to act of Trust — and then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereing the residual to reasonable compensation for all acts performed herein ".  15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortes as and all prisons claiming under or through Mortagors, and the persons hall have executed the note of this Trust Deed and all provisions hereof, shall extend to and be binding upon Mortes as and all prisons claiming under or through Mortagors, and the persons hall have executed the note or this Trust Deed. The world "mate and are all in this instrument shall be construed to mean "notes" when more than one note is used.  1 IM PORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IM PORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  1 IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST COMPANY, Trustee.  1 Identification No. The provided Trust Company BEFORE THE TRUST DEED STRUCK Company BEFORE TYPE TRYST HERE ADDRESS OF BOY DESCRIBED PROPERTY HERE  2 IN A COMPANY BY A COMPA	is requested of the original trustee and it has never placed its identification any note which may be presented and which conforms in substance with the present begin designed as makers thereof.	on number of the note described herein, it may accept as the note herein described the described violation acrein contained of the note and which purports to be executed by
IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  MAIL TO:  C. JACKSON DARNALL  9964 W. Grand Avenue Franklin Park, Illinois 60131  Identification No. 5251  CHICAGO TITLE AND TRUST COMPANY, Trustee  By:  As then Office And Assertery As then Secretary As the Secretary As t	14. Trustee may resign by instrument in writing filed in the office recorded or filed. In case of the resignation, inability or refusal to act	of the Reco do or Registrar of Titles in which this instrument shall have been of Trust one then Recorder of Deeds of the county in which the premises are
IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  MAIL TO:  C. JACKSON DARNALL  9964 W. Grand Avenue Franklin Park, Illinois 60131  Identification No. 5251  CHICAGO TITLE AND TRUST COMPANY, Trustee  By:  As then Office And Assertery As then Secretary As the Secretary As t	Trustee or successor shall be entitled to reasonable compensation for all act  15. This Trust Deed and all provisions hereof, shall extend to and be b	Il nave the Identical (if ) por est and authority as are herein given Trustee, and any tes performed hereung it.  sinding upon Mortga, ors and all persons claiming under or through Mortgagors, and
IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  MAIL TO:  C. JACKSON DARNALL  9964 W. Grand Avenue Franklin Park, Illinois 60131  Identification No. 5.361  CHICAGO TITLE AND TRUST COMPANY.  Trustee  By  As tant Scretary  As tant Scretary	the word "Mortgagors" when used herein shall include all such persons whether or not such persons shall have executed the note or this Trust I "notes," when more than one note is used.	s and all persons lial 'e for the payment of the indebtedness or any part thereof, Deed. The word "note one used in this instrument shall be construed to mean
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  MAIL TO:  C. JACKSON DARNALL 9964 W. Grand Avenue Franklin Park, Illinois 60131  Chicago, Illinois		
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  MAIL TO:  C. JACKSON DARNALL 9964 W. Grand Avenue Franklin Park, Illinois 60131  Chicago, Illinois		Identification No. 55, 481
BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  BY THE TRUST DEED IS FILED FOR RECORD.  BY THE TRUST DEED IS FILED FOR RECORD.  BY THE TRUST DEED IS FILED FOR RECORD.  FOR RECORDER'S INDEX FUT OF DESCRIBED PROPERTY HERE  1352 N. Cicero  Chicago, Illinois  Chicago, Illinois	1 Note that the second of t	CHICAGO TITEL AND RUST COMPANY,
MAIL TO:  C. JACKSON DARNALL  9964 W. Grand Avenue Franklin Park, Illinois 60131  Chicago, Illinois  Chicago, Illinois	BE IDENTIFIED BY Chicago Title and Trust Company	
MAIL TO:  C. JACKSON DARNALL  9964 W. Grand Avenue Franklin Park, Illinois 60131  Chicago, Illinois		Assisted Trust Officer.
C. JACKSON DARNALL 9964 W. Grand Avenue Franklin Park, Illinois 60131  Chicago, Illinois		As stant Secretary
C. JACKSON DARNALL  9964 W. Grand Avenue Franklin Park, Illinois 60131  Chicago, Illinois  Chicago, Illinois	MAIL TO:	EOB BECORDED & MINEY BUT OF
9964 W. Grand Avenue Franklin Park, Illinois 60131 Chicago, Illinois	C JACKON DADNATI	INSERT STREET ADDRESS OF / BOV :
Chicago, Illinois	9964 W. Grand Avenue	1352 N. Cicero
	Franklin Park, Illinois	
TIME IN RECORDER S OFFICE BOX NOMBER		683
	L. J. LACE IN RECORDER'S OFFICE BOX NUMBER.	