JUNOFFICIAL COPY

TRU	ST DEE QUATY, ILLINOIS	21 973 431	AECORDERCOF BEEDS
Form 807 Rev. 5-62	355527 , jú 12°72 3 00 P	13 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	21973431
THIS INDENTURE, Nathan Redmon	made June 15th	1972, between Carrie Sc nis wife, and Margaret B	ott Shaw, a widow
an Illinois corporation THAT, WHEREAS to after described, said Five Thousand videnced by one cer	he CHICAGO TITLE n doing business in Chicago, Illinoi he Mortgagors are justly indebtet legal holder s holders being herei One Hundred Eleven an	AND TRUST COMPANY, is, herein referred to as "Mortgagors," a AND TRUST COMPANY, is, herein referred to as TRUSTEE, wid to the legal holder or holders of the Nord 56/100	the Instalment Note herein- te, in the principal sum of
and delivered, in and structure	by which said Note the Mortgago 72 — on the balance of t per annum in instalments as follo	rs promise to pay the said principal of principal remaining from time to ws: One Hundred Sixty an	sum and interest from time unpaid at the rate of d No/100
Dollars on the 15th	1 — day of July —	19 72 and One Hundred	Sixty and No/100
payment of princip d- All such payments on principal balance and shall bear interest at such banking house or	at 1 ".erest, if not sooner paid, she count of the indebtedness evidence are the read of some per cent per annotation trust company in Berwyn,	thereafter until said note is full- all-be-due-on-the da, enced by said note to be first applie ded that the principal of each instal um, and all of said principal and inte- Illinois, as the holders of the no then at the office of Holub & H	d to interest on the unpaid ment unless paid when due rest being made payable at te may, from time to time,
NOW, THEREFORE, the visions and limitations of the and also in consideration of RANT unto the Trustee, its	te Mortgagors to see re t. s payment of the is trust deed, and t e per orr ance of the co the sum of One Dol nr h h d paid, the rec successors and assigno, tr whowing descri	said principal sum of money and said interest ovenants and agreements herein contained, by cipt whereof is hereby acknowledged, do by ti bled Real Estate and all of their estate, right,	in accordance with the terms, pro- the Mortgagors to be performed, ness presents CONVEY and WAR- title and interest therein, situate,
lying and being in the C to wit:	ity of Chicago co	DUNTY OF — COOK —————	AND STATE OF ILLINOIS,
lying and being in the C to wit: Lot 4 in Block Addition to Ch	ity of Chicago co	ounty of - Cook quitable Land Associat: at quarter of Section 2:	AND STATE OF ILLINOIS,
lying and being in the C to wit: Lot 4 in Block Addition to Ch	ity of Chicago co 2 in T. P. Phil ips E icago in the South Eas	ounty of - Cook quitable Land Associat: at quarter of Section 2:	AND STATE OF ILLINOIS,
lying and being in the Colorest to wit: Lot 4 in Block Addition to Ch North, Range 1	ity of Chicago — co 2 in T. P. Phillips E icago in the South Ess 3 East of the Third Pr	equitable Land Association of Section 2: ncipal Meridian.	Lon, Second 29, Township 39
which, with the property he Too long and during all span or section with the property he Too Long and during all span ond secondarily and all span ond secondarily and all span shades, storm doors and win shades, storm doors and win said real cratter whether phys	ity of Chicag(Quitable Land Associatit quarter of Section 2: ncipal Meridian.	rents, issues and profits thereof parity with said real estate and said confidence of the part of articles kereater placed in the
which with the property he with with the property with the with with the with with the with with with the with with with with with with with with	2 in T. P. Phill ips E icago in the Sou h Ess 3 East of the Third Pr around the sou h Ess 3 East of the Third Pr around the sou h Ess 3 East of the Third Pr around the sound th	athe "premises." and appurtenances thereto belonging and appurtenances thereto belonging and appurtenances thereto belonging and appurtenances thereto which are pledged primating and appurtenances thereto used to supply head go are thereton to thereton used to supply head go as a store and water heaters. All of the or go are the supply head go as the	rents, issues and profits thereof parily with said real estate and s, air conditioning, water, light, the foregoing, screens, window articles hereafter placed in the said rupon the uses and trusts te et illinois, which said rights g on p ge 2 (the reverse
which, with the property he TOETHER with all imports of the same o	2 in T. P. Phillips E icago in the South Ess 3 East of the Third Pr around the sate of	a the "premises." a the "premises." and appurtenances thereto belo win, r d dai reto (which are pledged primative v a re- served when the server of the presence of the flower of th	rents, issues and profits thereof parily with said real estate and s, air conditioning, water, light, the foregoing, screens, window articles hereafter placed in the said rupon the uses and trusts te et illinois, which said rights g on p ge 2 (the reverse
which, with the property he TOETHER with all imports of the same o	2 in T. P. Phillips E icago in the South Ess 3 East of the Third Pr around the sate of	a the "premises." and appurtenances thereto belonging and appurtenances thereto belonging and appurtenances thereto belonging and appurtenances thereto which are pledged primating a unique to which are pledged primating a unique to the control of	rents, issues and profits thereof parity with said real estate and he decided with the coronilose, water, but of coronilose, and tupon the uses and trusts to villinois, which said rights g on p ge 2 (the reverse 1 be bi iding n the mort-
which, with the property he could be wit: Lot 4 in Block Addition to Ch North, Range 1 which, with the property he could be a coul	reinafter described, is referred to herein a rovements, tenements, easements, Extrees, each times and work of the trains (subject to the country of the coun	a the "premises." a the "premises." Incipal Meridian. The property of Section 2: The property of Section 3: T	rents, issues and profits thereof parity with said real estate and said are rents, and the said real estate and sa
which with the property he to wit: Lot 4 in Block Addition to Ch North, Range 1 which with the property he to the control of the Totel Field of the Totel o	relative described, is referred to herein a rowarient, tenerants easternate, including a second of the Third Pr single units or centrally controlled, and ratus, equipment or articles now or hereaft single units or centrally controlled, and significant to the second of the teneral second of the sec	a the "premises." In cipal Meridian. Is the "premises." In cipal Meridian. In cipal	rants, issues and profits thereof parity with said real estate and s. all conditions, which said real estate and s. all conditioning, water, light, he foregoing), screens, window cartieles hereafter placed in the estate and the said conditions, which said rights to will be said the said of the
which with the property he TOETHER with all the power retrigeration (whether shades, store for the trust deed or side of this trust deed or side of this trust deed gagors, their heirs, sue Witness the hand. Nathan Redmond Teola Redmond STATE OF ILLINOIS.	reinater described, is referred to herein a rovernents, tenements, easements, fluid of the Third Pr 3 East of the Third Pr 4 East of the Third Pr 4 East of the Third Pr 5 East of the Third Pr 6 East of the Third Pr 6 East of the Third Pr 7 East of the Third Pr 8 East of the	a the "prembes." In quarter of Section 2: Incipal Meridian. Incipal	rants, issues and profits thereof parity with said real estate and said confidence of parity with said real estate and said confidence of the parity with said real estate and said confidence of the parity with said real estate and said confidence of the parity of the
which with the property he TOETHER with all the power retrigeration (whether shades, store for the trust deed or side of this trust deed or side of this trust deed gagors, their heirs, sue Witness the hand. Nathan Redmond Teola Redmond STATE OF ILLINOIS.	reinafter described, is referred to herein a rovements, tenements, easements, Extures, and times and trained with the solution of the solution	a the "prembes." In quarter of Section 2: Incipal Meridian. Incipal	rents, issues and profits thereof parity with said real estate and profits thereof parity with said real estate and the foregoing), screens, window may be compared to be a part of articles hereafter placed in the estate here foregoing), screens, window may be compared to be a part of articles hereafter placed in the estate with the compared to be a part of articles hereafter placed in the estate with the said rights to a part of a p

UNOFFICIAL COPY

1. Mortgagors shall (1) promptly repair, restore or rebuild a	
lien not expressly subordinated to the lien hereof; (3) pay when superior to the lien hereof, and upon request exhibit satisfactory (4) complete within a reasonable time any building or building or building are building any building or building any building or building any building or building any building or buildin	any buildings or improvements now or hereafter on the premises which may been on and repair, without waste, and free from mechanics or other lines or claims due any indebtedness which may be secured by a lien or charge on the premise evidence of the discharge of such prior lien to Trustee or to indebte or to the other of the not premise and the use thereof; (6) make no material alterations in said premises and the use thereof; (6) make no material alterations in said premises.
requirements of law or municipal ordinances with respect to the except as required by law or municipal ordinance. 2. Mortigagors shall pay before any penalty attaches all gener lee charges, and other charges against the premises when due, an	premises and the use thereof; (6) make no material alterations in said premis al taxes, and shall pay special taxes, special assessments, water charges, sewer ser d shall, upon written request, furnish to Trustee or to holders of the note duplica pay in full under protect, in the manner provided by statute, any tax or assessme
which Mortgagors may desire to contest. 3. Mortgagors shall keep all buildings and improvements now ning or windstorm under policies providing for payment by the iming the same or to play in full the indehtedness secured hereby.	pay in 'util under protest, in the manner provided by statute, any tax of assessme or hereafter situated on earld premises insured against loss or damage by fire, ligh surance companies of moneys sufficient either to pay the cost of replacing or repail il in companies satisfactory to the holders of the note, under insurance polici be holders of the note, such rights to be evidenced by the standard mortages claus of the companies of the note, and in case of insurance of the note.
payable, in case of loss or damage, to Trustee for the benefit of the object of the deach policy, and shall deliver all policies, includabout to expire, shall deliver renewal policies not less than ten da deliver to the policies of the notation of default therein. Trustee or the holders of the notation of the policy and payable	e holders of the note, such rights to be evidenced by the standard mortgage clausing additional and renewal policies, to holders of the note, and in case of insurances prior to the respective date of expiration. It is inay, but need not, make any payment or perform any act hereinbefore require
encumbrances. If any, and purchase, discharge, compromise or set ax sale or forfeiture affecting said premises or contest any tax or, expenses paid or incurred in connection therewith, including attor o protect the mortgaged premises and the lien hereof, plus reast particularly and the production of	ys prior to the respective date of expiration, the transfer of the reliable for require the may but need not, make any payment or perform any act hereinbefore require the may but need not make any payment or perform any tax-lien or other, prior iten or title or, claim thereof, or redeem from an assessment. All money's paid for any of the purposes herein authorized and a seasessment and not but money at wance to be reases when the holders of the not make the prior of th
with interest thereon at the rate of seven per cent per annum. Inactified accruing to them on account of any default hereunder on the 5. The Trustee or the holders of the note hereby secured mak coording to any bill, statement or estimate procured from the app	etion of Trustee or bolders of the note shall ever be considered as a waiver of an part of Mortagors. (1) the note shall ever be considered as a waiver of an part of Mortagors. (1) the state of the note of an appropriate public office without inquiry into the accuracy of such bill, statement of the note o
stimate or into the validity of any tax, assessment, saie, fortest 6. Mortgagors shall pay each item of indebtedness herein men option of the holders of the note, and without notice to Mortgagors hing in the note or in this Trust Deed to the contrary, become di nstalment of principal or interest on the note, or (b) when defaul	har to anotts agoin thereby authorized relating to taxes or assessments, may do store the property of the prop
ment of the Mortgagors herein contained. 7. When the indebtedness hereby secured shall become due when the foreclose the lien hereof. In any suit to foreclose the lien hereof, in any suit to foreclose the lien hereof, and the second secure of the lien hereof, and the second	sether by acceleration or otherwise, holders of the note or Trustee shall have the ereof, there shall be allowed and included as additional indebtedness in the decree there shall be allowed and included as additional indebtedness in the decree stenographers; charges, publication costs and costs (which may be estimated a such abstracts of title, title searches and examinations, guarantee policles. Torren Trustee or holders of the note may doem to be reasonably necessary either to paragraph mentioned shall become so much additional indebtedness secured hereby et of seven per cent per annum, when paid or incurred by Trustee or holders of any beautiful proceedings, to which either of them shall be a party, either as see whether or not actually commenced.
er s to be expended after entry of the decree) of procuring all erts, and similar data and assurances with respect to title as concern, the suit or to evidence to bidders at any sale which may he prinise. All expenditures and expenses of the nature in this in the suit of the suit o	such abstracts of title, title searches and examinations, guarantee policles. Torron Trustee or holders of the note may deem to be reasonably necessary either to the had pursuant to such decree the true condition of the title to or the value or paragraph mentioned shall become so much additional indebtedness secured hereb:
he note 'co nection with (a) any proceeding, including probate idintiff, dair ant or defendant, by reason of this trust deed or any ult for the 're' sure hereof after accrual of such right to forecio hreatened's or proceeding which might affect the premises or the	and bankruptcy proceedings, to which either of them shall be a party, either a y indebtedness hereby secured: or (b) preparations for the commencement of any see whether or not actually commenced: or (c) preparations for the defense of an he security herefo, whether or not actually commenced.
osis and expenses) do at to the forecosure proceedings, including ther items which ader he forms hereof constitute secured indebto provided; third, all prin ip, and interest remaining unpaid on the	g all such items as are mentioned in the preceding paragraph hereot; second; all edness additional to that evidenced by the note, with interest thereon as hereil note; fourth, any overplus to Mortgagors, their helts, legal representatives o
9. Upon, or at any me after the filing of a bill to foreclose the remises. Such appointment may made either before or after sate time of application for such receiver and without regard to the omestead or not and the Trulee here inder may be appointed as it fails presented as it is not precisely a such foreclosure sult and.	als trust deed, the court in which such bill is filed may appoint a receiver of saile, without notice, without regard to the solvency or insolvency of Mortgagors a usuch receiver. Such receiver shall have power to collect the rents, issues and profit in case of a saile and a deficiency, during the full statutory period of redemption lines when Mortgagors, except for the intervention of such receiver, would be times when Mortgagors, except for the intervention of such receiver, would be without the sail of
hether there be redemption a not, as well as during any further nittled to collect such rents, is a rofits, and all other powe on, control; management and opera on o the premises during the pply the net income in his hands in payr ant in whole or in part o eed, or any tax, special assessment or he "len which may be o	times when Mortgagors, except for the intervention of such receiver, would be rs which may be necessary or are usual in such cases for the protection, posses whole of said period. The Court from time to time may authorize the receiver to the property of the property of
the party interposing same in an action at 'ar' ur in the note hereb	y secured.
that purpose. 12.2 Trustee has no duty to examine the title location six deed or to exercise any power herdin given unless app. ly cocept in case of its own gross negligence or misconduc or that of the before exercising any power herein sixen.	ce or condition of the premises, nor shall Trustee be obligated to record this bligated by the terms hereof, nor be liable for any acts or omissions hereunder, the agents or employees of Trustee, and it may require indemnities satisfactory
13. Trustee shall release this trust deed and the literaction by sess secured by this trust deed has been fully paid; and site of all, either before or after maturity, thereof, produce and exhibited, which representation Trustee may accept as true without individually second to the security and second to the second and	proper instrument upon presentation of satisfactory outlence that all indubted with the property of the present property of the present property of the present property of the present of
ercunder or which conforms in substance with the description ner- signated as the makers thereof; and where the release is reque- ent identifying same as the note described herein. It may accept informs in substance with the description herein contained of the akers thereof.	n contained of the note and which purports to be executed by the persons herein do 'the original trustee and it has never executed a certificate on any instru- ed o' the original trustee and it has never executed a certificate on any instru- s o's nulne note herein described any note which may be presented and which
	The mid which purposes to be executed by the persons herein designated as
14. Trustee may resign by instrument in writing filed in the officerorded or red. In case of the resignation, inability or refusal to a resituated shall be Successor in Frust. Any Successor in Frust. Provided to a state of successor that the provided in the successor shall be entitled to reasonable.	ice of the site of the second
14. Trustee may resign by instrument in writing filed in the officerorded on filed. In case of the resignation, inability or retual to a restructed shall be successor in Trust. Any Successor in Trust here in the successor in the successor in Trust here in the successor in Trust here are in the successor in Trust here and in the successor in Trust here and all provisions hereaf, shall extend to a agors, and the word "Mortgagors" when used herein shall include any therefore higher higher production in the present shall have excuted the no.	tee of the fee of Registrar of Titles in which this instrument shall have been ct of "use", he then Recorder of Deeds of the country in which the premises under shall he the identical title, powers and authority as are herein given not be binding on Mortgagers and all persons claiming under or through Mortall such p "us and all persons liable for the payment of the Indebtedness or any ter this Trust Deed:
14. Trustee may resign by instrument in writing filed in the officorded or filed. In case of the resignation; inability or refusal to a re-situated shall be Successor in Trust. Any Successor in Trust here rustee, and any Trustee or successor shall be entitled; to reasonable.	tee of the fee refer or Registrar of Titles in which this instrument shall have been ct of "use", he then Recorder of Deeds of the county in which the premises under shall he the identical title, powers and authority as are herein given not be binding on Mortgagors and all persons claiming under or through Mortill such p "us and all persons liable for the payment of the indebtedness or any ter this Trust Deed:
14. Trustee may resign by instrument in writing filed in the officorded or filed, in case of the resignation; inability or retual to a castuated shall be successor in Trust. Any Successor in Trust here in the successor in the successor in Trust here in the successor in the su	tee of the fee of Registrar of Titles in which this instrument shall have been ct of "use", he then Recorder of Deeds of the country in which the premises under shall he the identical title, powers and authority as are herein given not be binding on Mortgagers and all persons claiming under or through Mortall such p "us and all persons liable for the payment of the Indebtedness or any ter this Trust Deed:
14. Trustee may resign by instrument in writing filed in the officorded on field. In case of the resignation, inability or retural to a correct of the control of the resignation, inability or retural to a rustee, and any Trustee or successor shall be entitled to reasonable. 15. This Trust Deed and all provisions hereof, shall extend to a gorg, and the word. Mortgagors when used herein shall include a rit thereof, whether or not such persons shall have executed the no 16. This is a purchase money mort.	tee of the fee refer or Registrar of Titles in which this instrument shall have been ct of "use", he then Recorder of Deeds of the county in which the premises under shall he the identical title, powers and authority as are herein given not be binding on Mortgagors and all persons claiming under or through Mortull such p " us and all persons liable for the payment of the indebtedness or any ter this Trust Deed:
14. Trustee may resign by instrument in writing filed in the officorded on filed in case of the resignation; inability or retural to a coorded on filed in case of the resignation; inability or retural to a rustee, and any Trustee or successor shall be entitled to reasonable. 15. This Trust Deed and all provisions hereof, shall include a gors, and the word "Mortgagors" when used herein shall include a fit thereof whether or not such persons shall have executed the not 16. This is a purchase money mort.	ice of the fee of Registrar of Titles in which this instrument shall have been ct of Tuste, the then Recorder of Deeds of the country in which the premises under shall have the identical fille, powers and authority as are herein given not be binding to the premise of the premise of the premise of the premise and all presons claiming under or through Mortill such premise and all presons liable for the payment of the indebtedness or any to or this Trust Deed: gage.
14. Trustee may resign by instrument in writing filed in the officorded on filed. In case of the resignation, inability or retural to a condend on filed. In case of the resignation, inability or retural to a ustee, and any Trustee or successor shall be entitled to reasonable 15. This Trust Deed and all provisions hereof, shall extend to a gors, and the word "Mortgagors" when used herein shall include a rit thereof, whether or not such persons shall have executed the not 16. This is a purchase money mort.	lee of the fee refer or Registrar of Titles in which this instrument shall have been et of was "he then Kescorder of beeds of the country in which the premises of the country in which the premises ecompen attended to the state of the state
14. Trustee may resign by instrument in writing filed in the officed on filed in case of the resignation; inability or retural to a viscee, and any Trustee or successor shall be entitled to reasonable 15. This Trust Deed and all provisions hereof; shall extend to a gors, and the word "Mortgagors" when used herein shall include a rit thereof, whether or not such persons shall have executed the not 16. This is a purchase money mort. IMPORTAN TANT IMPORTAN TANT R THE PROTECTION OF BOTH THE BORROWER AND NOER, THE NOTE SECURED BY THIS TRUST DEED SHOULD	lee of the fee refer or Registrar of Titles in which this instrument shall have been et of was "he then kneeded or the country in which the premises of the country in which the premises ecompen attelling the state of the state
14. Trustee may resign by instrument in writing filed in the officeded on filed. In case of the resignation, inability or retural to a condend on filed. In case of the resignation, inability or retural to a rustee, and any Trustee or successor shall be entitled to reasonable 15. This Trust Deed and all provisions bereaf; shall include a rustee, and the word "Mortgagors" when used herein shall include a rusteered between the condended and th	lee of the fee of Registrar of Titles in which this instrument shall have been et of the see the then Recorder of Deeds of the country in which the premises et of the see that the premise see compensation for all acts performed hereunder and the binding of the see that the see
14. Trustee may resign by instrument in writing filed in the officedor of filed. In case of the resignation; inability or retural to a corded or filed. In case of the resignation; inability or retural to a sustee, and any Trustee or successor shall be entitled to reasonable. 15. This Trust Deed and all provisions hereof, shall include a gora, and the word "Mortgagors" when used herein shall include a rich thereof whether or not such persons shall have executed the not 16. This is a purchase money mort to 16. This is a purchase money mort to 16. This is a purchase money mort to 16. The protection of both the body more to 16. The protection of both the body more to 16. The protection of both the body more to 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of both the body more than 16. The protection of the protec	lee of the file refer or Registrar of Titles in which this instrument shall have been compared. The then kneeded of the country in which the premises of the compared to the property of the p
1. Trustee may resign by instrument in writing filed in the officered on file in case of the resignation, inability or retural to a correction of sile in case of the resignation, inability or retural to a correction of the control	the of the first of the region of the second of the deed of the country in which the premises of the second of the deed of the country in which the premise of the second of the deed of the country in which the premise compensation of the second of the se
14. Trustee may resign by instrument in writing filed in the officerorded on lied in case of the resignation, inability or retural to a restreet on the resignation, inability or retural to a rustee, and any Trustee or successor shall be entitled to reasonable. This Trust Deed and all provisions hereof, shall include a gorg, and the word "Mortgagors" when used herein shall include a gorg, and the word "Mortgagors" when used herein shall include a lift thereof, whether or not such persons shall have excuted the not 16. This is a purchase money mort. I M P O R T A N T OR THE PROTECTION OF BOTH THE BORROWER AND ENDER THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE IT TRUST DEED IS FILED FOR RECORD. D NAME Holub & Holub L STREET P. O. Box 370 I STREET P. O. Box 370 V CITY Berwyn, Ill. 60402 R	lee of the file refer or Registrar of Titles in which this instrument shall have been come to be the the kneeder of the deed of the country in which the premise of the second of the country in which the premise econgen attended to the second of the secon
14. Trustee may resign by instrument in writing filed in the officerorded on lied in case of the resignation, inability or retural to a restreet on the control of the resignation in the control of the residency in the control of th	the first alment Note mentioned in the within Trust weet and the notes of any of the second of the deed of the country in which the premise economic with the premise of the second of the country in which the premise economic and the behind when Mortgagers and all persons claiming under or through Mortul such p = us and all reasons liable for the payment of the indebtedness or any term of the indebtedness or any
14. Trustee may resign by instrument in writing filed in the officered on filed in ease of the resignation, inability or retues to a rustee, and any Trustee or successor shall be entitled to reasonable. This Trust Deed and all provisions hereof, shall include a gorg, and the word "Mortgagors" when used herein shall include a sufficience of the same of the same shall have been shall be sufficient to the same sha	the first alment Note mentioned in the within Trust weet also an identified herewith under Identification No. CHICAGO TITLE AND TRUST COMPANY, as Trust Day Assistant Secretary Assistant Trust Office Assistant Trust Office Property Here By Assistant Trust Office Property Here FOR RECORDED PROPERTY HERE A2211 W. Chilarton St.
14. Trustee may resign by instrument in writing filed in the officered on filed in ease of the resignation, inability or retural to a correct on file in ease of the resignation, inability or retural to a rustee, and any Trustee or successor shall be entitled to reasonable. 15. This Trust Deed and all provisions hereof, shall include a gors, and the word Mortgagors when used herein shall include a ruttered as the state of the same persons shall have set of the solid file. 16. This is a purchase money mort. 17. The PROTECTION OF BOTH THE BORROWER AND INDER THE PROTECTION OF BOTH THE BORROWER AND INDER THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE IT TRUST DEED IS FILED FOR RECORD. 18. THE STREET P. 0. BOX 370 19. NAME HOLUB & Holub 20. CITY Berwyn, Ill. 60402 21. CITY Berwyn, Ill. 60402 22. CITY BORROWER INDER THE TRUSTEE NAMED HEREIN BEFORE IT TRUST DEED IN THE TRUST	The Instalment Note mentioned in the within Trust Deer are two indentified herewith under Identification No. CHICAGO TITLE AND TRUST COMPANY, as IT A SISTANT TRUST Under ABOVE DESCRIBED PROPERTY HERE ABOVE DESCRIBED PROPERTY HERE ABOVE Chicago, 111. 60623