<u>UNOFFICIAL COPY</u>

. ~		COOK COUNTY, IL	CRD	4	San	RECORDER OF DEEDS
9		in age ii				2197968
		JUL 18 '72 11	02 AF.	21 979	688	213/300
	TRUST	DEED		רוב ו	000	
OT TO						
THIS INDEN	TURE, made	July 11,		VE SPACE FOR RE		
	1					13
THAT, WHE	poration doing be REAS the Mortga der or holders bei AND AND NO		nois, herein referred ed to the legal hole as Holders of the N	I to as TRUSTEE, der or holders of the ote, in the principa	Vational Bar witnesseth: e Instalment Not sum of	Dollar
an l'Ilivere	d, in and by July 11,	alment Note of the M which said Note 1972	the Mortgagors	promise to pay of principal remaini	the said princ	ipal sum and intere
of Septem the 1st — payment of pr	berdav of ac rincipal and intere	AND 11/100	NE_HUNDRED_S orth I, shall be due on the	IXTEEN AND 13 thereafter until said te 1st	/100 I note is fully pa day of Augu	Dollars\$116.110 d except that the final st 1982.
balance and the the rate of company in -	he remainder to	principal; provided the	at the principal of id principal and in Illinois, as	erest being made the holders of the	ose poid when do payable at such I note may, from t	ne shall bear interest a banking house or trustime to time, in writing
in said City.	Prepayment	t priviler a ra gors to secure the a ment d the performance of the lar in hand paid, the receip following described Real	ntedfor de	tails. see I	nstalment N	ote.
						1 1
half of th	ie North Eas	Grand Avenue H st quarter of S Meridian in Coo	ection 🐴 , 🦳	wnship 40 No	East half	of the East 13, East of
half of th	ie North Eas	st quarter of S	ection 🐴 , 🦳	wnship 40 No	East half	of the East 13, East of
half of th	ie North Eas	st quarter of S	ection 🐴 , 🦳	wnship 40 No	East half rth, Range	of the East 13, East of
half of th	ie North Eas	st quarter of S	ection 🐴 , 🦳	wnship 40 No	East half rth, Range	of the East 13, East of
which, with the pr TOGETHER w long and during al and all apparence windows, floor or assigns shall be TO HAVE ANI forth, free from a	operty hereinafter de this all improvements such times as Mort certaints or centrally coverings, indoor beds. root, and it is agent to most deep as constitution of the considered as consider	deridian in Coo Meridian in Coo Meridian in Coo Meridian in Coo Staribed, is referred to here staribed, is referred to here staribed, is referred to here staribed, is not recaffer ther ntrolled), and ventilation, awnings, stoves and wate that all similar apparatus, uting part of the real estate nises unto the said Trustee s under and by virtue of it sunder and by virtue of it sunder and by virtue of it	in as the "premises." ixtures, and appurenarete (which are pledge in or thereon used to including (without re leaters, All of the fore equipment or articles h	ces thereto belonging, d primarily and on a paupply heat gas, air ce stricting the foregoing going are declared to be recafter-placed in the p ns. forever, for the pur	and all rer s, issues strictly with a id real additioning, water limited with a contract of said transcribed by the contract of said trans	and profits thereof for so ate and not secondary it, power, refrigeration inades, storm doors and state. "ber plysically page, or the "successors
which, with the pr TOGETHER w in the form to the first of	operty hereinafter de tha all improvement is such times as Mort equipment or artist or certally in adors to such that is agreed on sidered as constitution of the considered as considered as considered as constitution of the considered as consider	set quarter of S deridian in Coo deridian in C	in as the "premises." Extures, and appurerant Institute of the fore It is successors and assign Homestead Exempti Exture of the conditions and d are a part hereo	sees thereto belonging, d primarily and on a pa supply heat, gas, air ce tricting the foregoing going are declared to be recatter-placed in the pron Laws of the State of the provisions appear, f and shall be bin	and all rer s, issues services with a different services with a different services when the services we have been serviced as the services by the more services by the more services when the services when the services with the services when the se	nd profits thereof for so ate and not secondarily). It, power, refrigeration balls from the second dopysidly age, or the secessor see, and tre At sin set a right, a before the enterest of the secondarily.
which, with the pr. TOGETHER w. long and during al and all apparatus, (whether single ur windows, floor cor assigns shall bec Toth, for APM Mortgagors do here This trust de trust deed) are successors and as	operty hereinafter de this all improvement of the this all improvement equipment or artist or certally considered as constituted or the this all rights and benefits by expressly release ceed consists of the incorporated he ssigns.	secribed, is referred to here secribed, is referred to here secribed, is referred to here secretary may be entitled the necessary may be entitled the necess	in as the "premises." Extures, and appureran- Extures, and appureran- including (without re- requirement). It is the relegion including (without re- requirement). It is successors and assigned Homestead Exempti mits, conditions and d are a part hereo gagors the day and	sees thereto belonging, d primarily and on a pa supply heat, gas, air ce tricting the foregoing going are declared to be recatter-placed in the pron Laws of the State of the provisions appear, f and shall be bin	and all rer s, issues services with a different services with a different services when the services we have been serviced as the services by the more services by the more services when the services when the services with the services when the se	nd profits thereof for so ate and not secondarily). It, power, refrigeration balls from the second dopysidly age, or the secessor see, and tre At sin set a right, a before the enterest of the secondarily.
which, with the pr. TOGETHER w. long and during al and all apparatus, (whether single ur windows, floor cor assigns shall bec Toth, for APM Mortgagors do here This trust de trust deed) are successors and as	operty hereinafter de this all improvement of the this all improvement equipment or artist or certally considered as constituted or the this all rights and benefits by expressly release ceed consists of the incorporated he ssigns.	secribed, is referred to here secribed, is referred to here s, tenements, easements, figagors may be entitled the less now or hereafter then trolled), and ventilation, awnings, stoves and water if that all similar apparatus, uting part of the real estate misers on on the said Truster in the solution of the real estate misers on the said Truster in the said that all similar and by virtue of the said that all similar than the said that are said that all similar than the said that are said that and waive. wo pages. The covena strein by reference and seal	in as the "premises." Extures, and appurena retero (which are pledge in or thereon used to including without re requipment or articles he the Homestead Exempti ints, conditions and d are a part hereo gagors the day and SEAL "(Social	sees thereto belonging, d primarily and on a pa supply heat, gas, air ce tricting the foregoing going are declared to be recatter-placed in the pron Laws of the State of the provisions appear, f and shall be bin	and all rer s, issues services with a different services with a different services when the services we have been serviced as the services by the more services by the more services when the services when the services with the services when the se	nd profits thereof for so ate and not secondarily) it, power, refrigeration hades, storm doors and state. "her physically age or the successors see and true, the sine set right and the first the reverse size of this rigagors, then," ears,
which, with the pr. TOGETHER w. long and during al and all apparatus, (whether single ur windows, floor cor assigns shall bec Toth, for APM Mortgagors do here This trust de trust deed) are successors and as	operty hereinafter de this all improvements all more received in the second of the sec	secribed, is referred to here secribed, is referred to here secribed, is referred to here secrebed, is referred to here secrebed, is referred to here secrebed in the secrebed	in as the "premises." Extures, and appurerant List successors and assigned Homestead Exempti Extures, all of the form Its, conditions and d are a part hereo gagors the day and SEAL SEAL Gran N. O'Brood d for and residing in sa	ces thereto belonging, deprimarily and on a papely heat gappy heat	and all rer s, issues a rivy with sid real will disting a weath of the sid real will be a part of said rear remises by the morty of illinois, which said ng on page 2 (the ding on the mo	nd profits thereof for so ate and not secondarily attending to the sources of the
which, with the processors and as witness of trust deed) are successors and as witness of trust deed are successors and as witness of trust deed) are successors and as witness of trust of trust deed are successors and as witness of trust deed	operty hereinafter de thi all improvement in such times as Mort equipment or artist or centrally considered as constitution or the considered as constitution of the considered as con	secribed, is referred to here secribed, is referred to here secribed, is referred to here secrebed, is referred to here secrebed, is referred to here secrebed in the secrebed	in as the "premises." Extures, and appurenance Extures, and appurenance Extures, and appurenance Including (without re Including (without re) Including (without r	ces thereto belonging, deprimarily and on a paupply heat, gas, air cestificing the foregoing going are declared to be treated particularly and on a paupply heat, gas, air cereative placed in the provisions appear on Laws of the State of the purious provisions appear for a first above we have a first above w	and all rer s, issues strictly with: id real inditioning, water list see a part of said real remises by the more poses, and upon the of Illinois, which said in go on page 2 (the ding on the molitical seeds of the control of the con	nd profits thereof for so ate and not secondarily). It, power, refrigeration and the secondarily of the seco

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED TO ON PAGE 1 (THE REVERSE JUL OF THIS INDITIONS).

1. Mortgagins shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other hears or claims for line 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 a statisticatory evidence of the discharge of such prior line 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 premise; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the disc thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances with respect to the profess of and other charges against the premises when due, and stain, upon written request, infinite to trustee or to notices or the note dispirate receipts therefor. In prevent default hereunder Mortgagors and stain, upon written request, infinite to resist on the note dispirate receipts therefor. In green the dispirate receipts therefor. In the state of the note, and the provided by statute, any tax or assessment which Mortgagors may desire with other policies providing for payment by the insurance companies of moneys stifficient either to apple the out of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies, in class of the standard paying to the respective dates of expiration.

4. In, case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any tax sale or forefeiture connection therewith, including attorneys fees, and any other moneys good for any of the purposes herein authorized and all expenses paid or incurred in the lies hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and interest them on account of any default inte 3s on the onte, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein containen.

7. When the 1s detendens hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the line hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and spen which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appraise 's dependitures and expens from the paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appraise 's after entry of the de ec'), procuring all such abstracts of tile, title searches and examinations, title instruction policies. Torners certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at may sale which—ay be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per 'm' er annum, when paid or incurred by Trustee or holders of the note connection with (a) any proceeding, including indebtedness hereby secured; on (b), receive the process of the actions of the defense of any thirestended suit or proceeding including indebtedness hereby secured; on (b), receive the processor of the defense of any threatened suit or proceeding including the proceeding including and the proceeding including and the processor of the defense of any threatened suit or proceeding hards with might be feet the premises or the security hereof, whether or not actually comm need.

8. The proceeds of any foreclosure sale of one promises shall be dis 10. Trustee or the holders of the note shall have the right to inspect the comis at all reasonable times and access thereto shall be printted for that purys interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the comis at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title. location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall are trusted to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, one be labile for any as the root instance, except in ease of its own pross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities as a size of a stiffactory evidence that all indebt may be the strength of the strength of the series of the strength and the strength of BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: PLACE IN RECORDER'S OFFICE BOX NUMBER. 'END OF RECORDED DOCUMENT