UNOFFICIAL COPY

11 .	May, 1969 ON COUNTY, ILLINOIS		RECORDER OF DEEDS
(Mc	TRUST DEED (Illinois) For use with Note Form 1448 nihiy payments including interesting 26 172 19 48 AF	21 989 984	21989984
		The Above Seese For For	
THIS IN	DENTURE, made July 24 1972 be	The Above Space For Recorder's	Use Only
9	JASPER MESSINA AND JOHANNA MESSINA, H	ITC ITTE	ein referred to as "Mortgagors," as
herein ref	Clarence Mann erred to as "Trustee," witnesseth: That, Whereas Mortgagors are		
	ferred to as "Trustee," witnesseth: That, Whereas Mortgagors are installment Note," of even date herewith, executed by Mortgagors OHE FRANKLIN PARK BANK, 3044 Rose Street, Figure in and by which each Mark.		
AN) 20	0/100 which note Mortgagors promise to pay the principal	sum of SEVEN THOUSAND	THREE HUNDRED TWENTY-F
to be	lance of principal remaining from time to time unpaid at the rate able in installments as follows: ONE HUNDRED TWENTY-TWO 3th day of September 19 72 and ONE HUNDRED TWENTY-TWO	O AND 07/100	m, such principal sum and intere
on the	3th day of September 19 72, and ONE HUNI 2 day of each and every month thereafter until said note is fr	DRED TWENTY-TWO AND 07	/100 Dolla
by said no of said in	4. st all be due on the 8th day of August 19. to e plied first to august 19. to e polic for e polic first to august 19. to the extent not paid when due per cein pr any man and all such payments being made navable at the per cein pr any m, and all such payments being made navable at	77; all such payments on accordingly to the such payments on accordingly to the such payments of the such payments	ount of the indebtedness evidence
	and payable at _		JIS
at the elect become at or interest contained parties the	or a such other place as the legal holder of the note may, it into not the legal older thereof and without notice, the principal sum once due and pa a legal at the place of payment aforesaid, in case defaul in accordance the terms thereof or in case default shall occur a in this Trust Deed (in "ch event election may be made at any time reto severally waive reset ment for payment, notice of dishonor, I	alt shall occur in the payment, when and continue for three days in the p is after the expiration of said three	due, of any installment of principle of any installment of principle of any other agreement days, without notice), and that a
limitations Mortgagor Mortgagor and all of V111ag	THEREFORE, to sc ur the payment of the said principal sum of of the above mentioned rate and of this Trust Deed, and the pe st to be performed, and also in deration of the sum of One s by these presents CONVEY a d. W. RRANT unto the Trustee, I their estate, right, title and interest the rein, situate, lying and being of Schiller Park. COUNTY OF Cook		
		Ar	D STATE OF ILLINOIS, to wi
	Lot 40 and the North 0 feet of Lot 41	. in Volk Brothers Addi	Han Front
	to denifier rack, being a subdivicion	of the Mast 10 to	
	the East 15.885 acres of 1st 9 in the fractional Section 15. Townshi , Nor	th Rance 12 Pace of	a ~ "
	inite fillicipal meridian and ilso that	nart of the Coutheren	che l
		F-10 or ene boatmeast	Quarter
	of Section 16, Township 40 No th, Rang Meridian, lying East of Wisconsir Cent	e 12, East of the Thir	
which, wit TOGI	includian, lying East of Wisconsir Cent	e 12, East of the Thir ral Railroad, all in O	d Principal Cook County, Illinois
which, wit TOGH so long an said real e gas, water stricting th of the fore all building	includian, lying East of Wisconsir Cent	e 12, East of the Thir ral Railroad, all in O	d Principal Cook County, Illinois
so long an said real e gas, water, stricting th of the fore all building	h the property hereinafter described, is referred to herein the ETHER with all improvements, tenements, easements, and appart did during all such times as Mortgagors may be entitled thereto who state and not secondarily), and all fixtures, apparatus, equipment, light, power, refrigeration and air conditioning (whether single teoregoing), screens, window shades, awnings, storm doors and wis going are declared and agreed to be a part of the mortgaged premises and additions and all similar or other apparatus, equipment or a secondariation.	ie 12, East of the Thir ral Railroad, all in O premises," on ness thereto belonging, and all on 2 mts, issues and profits are piec of art, les now or hereafter therei of art, les now or hereafter therei art les now or hereafter therei news, which is the physically attached the article he eafter placed in the new	od Principal cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with n or thereon used to supply heav ventilation, including (without re- ds, stoves and water heaters. All erecto or not, and it is agreed that
so long an said real e gas, water, stricting the of the fore all building cessors or TO H and trusts said rights	h the property hereinafter described, is referred to herein the ETHER with all improvements, tenements, casements, and appart of during all such times as Mortgagors may be entitled thereto whistate and not secondarily), and all fixtures, apparatus, equipment, light, power, refrigeration and all fixtures, apparatus, equipment of the comparation of the comparatus of the comparatus, equipment or assigns shall be part of the mortgaged premises. AVE AND TO HOLD the premises unto the said Trustee, its or herein set forth, free from all rights and benefits under and by with and benefits Mortgagors do hereby expressly release and waive.	pen 12, East of the Thir ral Railroad, all in O premises," en nees thereto belonging, and all on 2 ms, issues and profits are plee or art. les now or hereafter therei ills of ortifally controlled), and ills of ortifally controlled), and or be ses with the physically attached the ses with the physically attached the cafer placed in the pre- nis suc. assors and of ms, forever, in true of the Hom stead Exemption in	od Principal cook County, Illinois. rents, issues and profits thereof for liged primarily and on a parity with or thereon used to supply hea ventilation, including (without reds, stoves and water heaters. All mises by Mortgagors or their sue to rot, and it is agreed the mises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, whice
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights This T are incorpo Mortgagors	h the property hereinafter described, is referred to herein; its ETHER with all improvements, tenements, easements, and app rist of during all such times as Mortgagors may be entitled thereto wh state and not secondarily), and all fixtures, apparatus, equipment, and the conditioning (whether single is foregoines), efficiently and all conditioning (whether single is foregoines) and all similar or other apparatus, equipment or a significant of the mortgaged premises and additions and all similar or other apparatus, equipment or assigns shall be part of the mortgaged premises. AVE AND TO HOLD the premises unto the said Trustee, its or herein set forth, free from all rights and benefits under and by via and benefits Mortgagors do hereby expressly release and waive. Trust Deed consists of two pages. The covenants, conditions and press the consequence and hereby are made a part hereof the six shelf hereby are made a part hereof the six.	ie 12, East of the Thir ral Railroad, all in Openies, en nees thereto belonging, and all in Commiss, en nees thereto belonging, and all in a rail les now or hereafter thereing its of carrially controlled), and or be seen with the physically attached the cafer placed in the premiss successors and entry force, rate of the Hom, stead Exemption in provisions apper ing on rage 2 (the same as though the read entry there set	cook County, Illinois. Crents, issues and profits thereof for ged primarily and on a parity with nor thereon used to supply heaventlation, including (without reds, stoves and water heaters. All eretio or not, and it is agreed than lises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights This T are incorpo Mortgagors	the the property hereinafter described, is referred to herein a term. The the property hereinafter described, is referred to herein a term. The t	ie 12, East of the Thir ral Railroad, all in Openies, en nees thereto belonging, and all in Commiss, en nees thereto belonging, and all in a rail les now or hereafter thereing its of carrially controlled), and or be seen with the physically attached the cafer placed in the premiss successors and entry force, rate of the Hom, stead Exemption in provisions apper ing on rage 2 (the same as though the read entry there set	cook County, Illinois. Crents, issues and profits thereof for ged primarily and on a parity with nor thereon used to supply heaventlation, including (without reds, stoves and water heaters. All eretio or not, and it is agreed than lises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights This T are incorpo Mortgagors	h the property hereinafter described, is referred to herein a term of the property hereinafter described, is referred to herein a term of during all such times as Mortgagors may be entitled thereto who state and not secondarily), and all fixtures, apparatus, equipment, light, power, refrigeration and air conditioning (whether single spoins are declared and agreed or a savings, storm doors and with a superior of the mortgaged premises and additions and all similar or other agoing are declared and agreed or the agoing are declared and agreed or the savings, storm doors and with a saving and additions and all similar or other agoing, equipment or assigns shall be part of the mortgaged premises. AVE AND TO HOLD the premises unto the said Trustee, its or herein set forth, free from all rights and benefits under and by when the said trustee, its or herein set forth, free from all rights and benefits under and by reference and hereby expressly release and waive. Trust Deed consists of two pages. The covenants, conditions and prated herein by reference and hereby are made a part hereof the sis, their heirs, successors and assigns.	the 12, East of the Thir ral Railroad, all in C premises," on nees thereto belonging, and all in a rail, issues and profits are plee or art. les now or hereafter therei als from a raily controlled), and ndo s, for coverings, inador be sees with the physically attached the earler placed in the premise when the premise we have a rail of the premise sees with the physically attached the railer he earler placed in the premise with the processions and a ran, forever, true of the Hom lead Exemption the provisions appearing on rage 2 (thanks as though the reset of the premise with the premise set of the premise with t	de Principal cook County, Illinois. cook County, Illinois. cook County, Illinois. cook County, Illinois. leged primarily and on a parity with n or thereon used to supply heav entilation, including (without re ds. stoves and water heaters. All ereto or not, and it is agreed tha mises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which e reverse side of this Trust Dece out in full and shall be binding o
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights This T are incorpo Mortgagors	h the property hereinafter described, is referred to herein a learned to the property hereinafter described, is referred to herein a learned to herein a learned to herein a few during all such times as Mortgagors may be entitled thereto who state and not secondarily), and all fixtures, apparatus, equipment, light, power, refrigeration and air conditioning (whether single to soling) screens, window shades, awnings, storm doors and with the soling screens, window shades, awnings, storm doors and with soling screens, window shades, awnings, storm doors and with soling screens, window shades, awnings, storm doors and with soling screens, window shades, awnings, storm doors and with soling said additions and all smith one apparatus, equipment or assigns shall be part of the mortgaged or apparatus, equipment or assigns shall be part of the mortgaged or apparatus, equipment or assigns shall be part of the mortgaged or apparatus, end from the said Fruster, its or herein set forth, free from all rights and benefits under and by vit and benefits Mortgagors do hereby expressly release and waive frust Deed consists of two pages. The covenants, conditions and prated herein by reference and hereby are made a part hereof the sis, their heirs, successors and assigns. PLEASE PRINT OR TYPE NAME(S)	ie 12, East of the Thir ral Railroad, all in Openies, en nees thereto belonging, and all in Commiss, en nees thereto belonging, and all in a rail les now or hereafter thereing its of carrially controlled), and or be seen with the physically attached the cafer placed in the premiss successors and entry force, rate of the Hom, stead Exemption in provisions apper ing on rage 2 (the same as though the read entry there set	cook County, Illinois. Crents, issues and profits thereof for ged primarily and on a parity with nor thereon used to supply heaventlation, including (without reds, stoves and water heaters. All eretio or not, and it is agreed than lises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights This T are incorpo Mortgagors	h the property hereinafter described, is referred to herein a term. The term of the property hereinafter described, is referred to herein a term. The term of the	the 12, East of the Thir ral Railroad, all in Copremises," en nees thereto belonging, and all in the rail Railroad, all in Copremises, and the railes now or hereafter therein artiles now or hereafter therein and the railes now or hereafter therein and the railes he are represented in the present and the railes he agive placed in the present and the railes he agive placed in the present the railes he agive placed in the present successions appearing on railes (the railes) and the railes here set it written.	de Principal cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with or thereon used to supply heaventlation, including (without reds, stoves and water heaters. All ereto or not, and it is agreed tham lises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which is the country of the state of the
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights are incorpt Mortgagor Witne	h the property hereinafter described, is referred to herein a term. It is the property hereinafter described, is referred to herein a term. It is the property hereinafter described, is referred to herein a few and and property of the prop	ie 12, East of the Thir ral Railroad, all in Openmises," en nees thereto belonging, and all in Openmises, "en nees thereto belonging, and all in a cuts, issues and profits are pletor art. les now or hereafter thereis all the controlled), and all the controlled in the controlled in the profits of the physically attached the article he eafter placed in the previous successive the physically attached the article he eafter placed in the previous form of the provisions apper ing on rage 2 (the provisions apper ing on rage 3 (the provisions apper ing on rage 4 (the provisions apper ing on rage 4 (the provisions apper ing on rage 3 (the provisions apper ing on rage 4 (the prov	cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with nor thereon used to supply heaventiation, including (without reds, stoves and water heaters. All erecto or not, and it is agreed than the store of the purposes, and upon the use Laws of the State of Illinois, which is ereverse side of this Trust Deecout in full and shall be binding of the purpose.
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights This T are incorpo Mortgagors	h the property hereinafter described, is referred to herein a term of during all such times as Mortgagors may be entitled thereto who state and not secondarily), and all fixtures, apparatus, equipment, light, power, refrigeration and air conditioning (whether single te foregoing), screens, window shades, awnings, storm doors and with the state and not secondarily), and all fixtures, apparatus, equipment, eight, power, refrigeration and air conditioning (whether single te foregoing), screens, window shades, awnings, storm doors and with the state of the mortgagor premises and additions and all similar or other apparatus, equipment or a NYE ANID TO PO OD the mortgagor premises. AVE ANID TO PO OD the mortgagor premises unto the said Trustee, its or herein set forth, free from premises unto the said Trustee, its or herein set forth, free from the said and benefits Mortgagors do heads and benefits under and by vit and benefits Mortgagors do heads and benefits under and waive. Frust Deed consists of two pages. The revenants, conditions and pratted herein by reference and hereby are made a part hereof the state heirs, successors and assigns. Stehn heirs, successors and assigns. PLEASE PRINT OR THE AND STATE OF THE A	te 12, East of the Thir ral Railroad, all in C premises," en nees thereto belonging, and all in city of a rank, issues and profits are plee or art. les now or hereafter thereis and rails of artially controlled), and ndos, or coverings, inador be sees wit the physically attached the article he earler placed in the premise successful the physically attached the article he earler placed in the premise successful the Hom stead Exemption roughly and the Hom stead Exemption are successful to the Homestad Exemption in which is written. (Seal) Jacobs March 1 (Seal) Jacobs March 2 (Seal) Jacobs	cook County, Illinois. cook County, Illinois. rents, issues and profits thereof for liged primarily and on a parity with or thereon used to supply heaventilation, including (without reds, stoves and water heaters. All ereto or not, and it is agreed that mises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which is the country of the state of Illinois, which is the country of the state of Illinois, which is the country of the State of Illinois, which is the state of Illinois is the state of Illinois, which is the state of Illinois is t
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights are incorpt Mortgagor Witne	h the property hereinafer described, is referred to herein is the ETHER with all improvements, tenements, casements, and apprint during all such times as Mortgagors may be entitled thereto whe state and not secondarily), and all fixtures, apparatus, equipment, light, power, refrigeration and air conditioning (whether single regoing are declared and indow shades, awnings, storm doors and with going are declared and ismilar on the other of the mortgaged premises and additions and all similar on the other of the mortgaged premises. AVE AND TO HOLD the premises unto the said Trustee, its or herein set forth, free from all rights and benefits under and by with and benefits Mortgagors do hereby expressly release and waive. Trust Deed consists of two pages. The covenants, conditions and prated herein by reference and hereby are made a part hereof the st, their heirs, successors and assigns. St the hards and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) in the State aforesaid. I JASFER MESSINA	ie 12, East of the Thir ral Railroad, all in Openmises," en nees thereto belonging, and all in Openmises," en nees thereto belonging, and all in one of the control of the	cook County, Illinois. cook county, and profits thereof of ged primarily and on a parity with or the cook of the county had a cook of the purposes, and upon the use Laws of the State of Illinois, which is ereverse side of this Trust Deceout in full and shall be binding of the cook
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights are incorpt Mortgagor Witne	h the property hereinant 1918 East of Wisconsir Ceat ETHER with all improvements, tenements, easements, and app rist d during all such times as Mortgagors may be entitled thereto whe state and not secondarily), and all fixtures, apparatus, equipment, light, power, refrigeration and air conditioning (whether single to the control of the control of the control of the mortgaged premises and additions and all similar to be a part of the mortgaged premises and additions and all similar to be a part of the mortgaged premises assigns shall be part of the mortgaged premises that the said Trustee, its or I herein set forth, free from all rights and benefits under and by via and benefits Mortgagors do hereby expressly release and waive frust Deed consists of two pages. The covenants, conditions and prated herein by reference and hereby are made a part hereof the sis, their heirs, successors and assigns. Stehn hands and seals of Mortgagors the day and year first above PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) In the State aforesaid, I JASPER MESSINA IMPSES PERSONAL MESES	te 12, East of the Thir ral Railroad, all in Opremises," en noes thereto belonging, and all in Opremises, "en noes thereto belonging, and all or a rants, issues and profits are plet or art. les now or hereafter therei alls, or artially controlled), and of coverings, inador be article the earler placed in the premise successor and ones, forever, and the provisions appearing on rage 2 (that are the provisions appearing the p	cook County, Illinois. cook cook county, Illinois. cook cook cook cook cook cook cook coo
so long an said real e gas, water stricting th of the fore all building cessors or and tousts and rights and rights and rights and rights. State of the fore with the said rights are incorp to the said rights. State of the said rights are incorp to the said rights are incorp to the said rights. State of the said rights are incorp to the said rights are incorp to the said rights.	h the property hereinafter described, is referred to herein is the property hereinafter described, is referred to herein is the terror of the property hereinafter described, is referred to herein in the state and not secondarily), and all fixtures, apparatus, equipment is force the property of the pro	ie 12, East of the Thir ral Railroad, all in Opennies." en nees thereto belonging, and all in Opennies. "en nees thereto belonging, and all in or interest in the profits are plee of art. less now or hereafter thereion art. less now or hereafter thereion of the profits and one of the profits and of the profits and of the profits are placed in the present and of the profits and of the profits are provisions appering on rage 2 (the provisions appeared to the provisions appeared the provisions appeared to	cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with nor thereon used to supply heaventlation, including (without reds, stoves and water heaters. All rereto or not, and it is agreed than mises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which is the reverse side of this Trust Deecout in full and shall be binding of the purposes. The country of the purpose of the country of the purpose of th
so long an said real e gas, water, stricting th of the fore all building cessors or TO H and trusts said rights are incorpt Mortgagor Witne	h the property hereinafter described, is referred to herein is the property hereinafter described, is referred to herein is the terror of the property hereinafter described, is referred to herein in the state and not secondarily), and all fixtures, apparatus, equipment is force the property of the pro	ie 12, East of the Thir ral Railroad, all in Opremises," en nees thereto belonging, and all in Opremises," en nees thereto belonging, and all in a rail, issues and profits are plee of art. les now or hereafter therein and all in a raily controlled), and all in a raily controlled, and all in a raily controlled, and article he eafter placed in the previous ses with physically attached the article he eafter placed in the previous form of the previous and rans, forever, rate of the Hom atead Exemption in provisions appering on rage 2 (the article here as though the reset wiritten. (Seal) Johanna Mes (Seal) Johanna Mes Indiana	cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with nor thereon used to supply heaventlation, including (without reds, stoves and water heaters. All rereto or not, and it is agreed than mises by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which is the reverse side of this Trust Deecout in full and shall be binding of the purposes. The country of the purpose of the country of the purpose of th
so long an said real e gas, water stricting th of the fore all building cessors or Hand and rusts said rights and rusts with the said rights. State of the fore with the said rights of the said rights of the said rights of the said rights. State of the said rights of the said rights of the said rights of the said rights and rights of the said rights. State of the said rights of the said righ	h the property hereinal for the property hereinal for described, is referred to herein is the ETHER with all improvements, tenements, easements, and app rivided during all such times as Mortgagors may be entitled thereto whe state and not secondarily), and all fixtures, apparatus, equipment, ight, power, refrigeration and air conditioning (whether single triping are declareds, window shades, awnings, storm doors and with the property of the mortgaged premises and additions and all similar apparatus, equipment or assigns shall be part of the mortgaged premises and the part of the mortgaged premises and the property of the premises unto the said Truste, its or herein set forth, free from all rights and benefits under and by vident and benefits Mortgagors do hereby expressly release and waive. Trust Deed consists of two pages. The covenants, conditions and prated herein by reference and hereby are made a part hereof the sist the halfs, successors and assigns. Stehn halfs and seals of Mortgagors the day and year first above places. The property of the sist of the property of the property of the sist of the p	re 12, East of the Thir ral Railroad, all in Copremises," en nees thereto belonging, and all on the control of the result of the	de Principal cook County, Illinois. rents, issues and profits thereof for liged primarily and on a parity with n or thereon used to supply heat ventilation, including (without re- ventilation, including (without re- ventilation, including (without re- rents) and it is agreed that mises by Mortgagors or their suc- for the purposes, and upon the use Laws of the State of Illinois, which ce reverse side of this Trust Deec out in full and shall be binding o (Seal Son 1 (Seal Son 2 HIS WI. W name Son 2 this day in person, and acknowl- strument as thi- et forth, including the release and
so long an said real e gas, water stricting th of the fore all building cessors or Hand and rusts said rights and rusts with the said rights. State of the fore with the said rights of the said rights of the said rights of the said rights. State of the said rights of the said rights of the said rights of the said rights and rights of the said rights. State of the said rights of the said righ	h the property hereinal for the property hereinal for described, is referred to herein is the ETHER with all improvements, tenements, easements, and app risk of during all such times as Mortgagors may be entitled thereto whe state and not secondarily), and all fixtures, apparatus, equipment, ight, power, refrigeration and air conditioning (whether single triping are declared as window shades, awnings, storm doors and with the property of the mortgaged premises and additions and all similar one part of the mortgaged premises and the property of the prop	ie 12, East of the Thir ral Railroad, all in Opremises," en nees thereto belonging, and all in Opremises," en nees thereto belonging, and all in a rail, issues and profits are plee of art. les now or hereafter therein and all in a raily controlled), and all in a raily controlled, and all in a raily controlled, and article he eafter placed in the previous ses with physically attached the article he eafter placed in the previous form of the previous and rans, forever, rate of the Hom atead Exemption in provisions appering on rage 2 (the article here as though the reset wiritten. (Seal) Johanna Mes (Seal) Johanna Mes Indiana	cook County, Illinois. cook county, cook cook cook cook cook cook cook coo
so long an said real e gas, water, stricting th of the fore all building cessors or and trusts said rate incorpe Mortgagors Witness State of the fore the forest of the fo	h the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property of the prop	ral Railroad, all in C premises," en nees thereto belonging, and all premises," en nees thereto belonging, and all n "ents, issues and profits are pled its of the new or hereafter thereto its of the new or coverings, inador be ses with the physically attached the article he eafter placed in the pre- his successors and "ons, forever, intue of the Hom Jead Exemption in provisions apper ing on rage 2 (the ame as though the web there set the written. (Seal) Johanna Mes Line undersigned, a No DO HEREBY CERTIFY that AND JOHANNA MESSINA, to be the same persons whose ag instrument, appeared before me ed, sealed and delivered the said in or the uses and purposes therein s mestead. My Commission Expire:	de Principal cook County, Illinois. rents, issues and profits thereof for liged primarily and on a parity with n or thereon used to supply heat ventilation, including (without re- ventilation, including (without re- ventilation, including (without re- rents) and it is agreed that mises by Mortgagors or their suc- for the purposes, and upon the use Laws of the State of Illinois, which ce reverse side of this Trust Deec out in full and shall be binding o (Seal Son 1 (Seal Son 2 (Seal HIS WI. W name Son 3 (Seal this day in person, and acknowl- strument as that strument as t
so long an said real e gas, water stricting th of the fore all building cessors or and trusts said trusts said real record Mortgagors Witness State of the fore the foreign state of the foreign said trusts said real foreign said from the forei	h the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property of the prop	ral Railroad, all in C premises," en nees thereto belonging, and all premises," en nees thereto belonging, and all n "ents, issues and profits are pled its of the new or hereafter thereto its of the new or coverings, inador be ses with the physically attached the article he eafter placed in the pre- his successors and "ons, forever, intue of the Hom Jead Exemption in provisions apper ing on rage 2 (the ame as though the web there set the written. (Seal) Johanna Mes Line undersigned, a No DO HEREBY CERTIFY that AND JOHANNA MESSINA, to be the same persons whose ag instrument, appeared before me ed, sealed and delivered the said in or the uses and purposes therein s mestead. My Commission Expire:	de Principal cook County, Illinois. rents, issues and profits thereof for liged primarily and on a parity with n or thereon used to supply heat ventilation, including (without re- ventilation, including (without re- ventilation, including (without re- rents) and it is agreed that mises by Mortgagors or their suc- for the purposes, and upon the use Laws of the State of Illinois, which ce reverse side of this Trust Deec out in full and shall be binding o (Seal Son 1 (Seal Son 2 (Seal HIS WI. W name Son 3 (Seal this day in person, and acknowl- strument as that strument as t
so long an said real e gas, water stricting th of the fore all building cessors or and trusts said trusts said real record Mortgagors Witness State of the fore the foreign state of the foreign said trusts said real foreign said from the forei	the property hereinafter described, is referred to herein so the property hereinafter described, is referred to herein so the property hereinafter described, is referred to herein so the property hereinafter described, is referred to herein so the property hereinafter described in the property hereinafter of	the 12, East of the Thir ral Railroad, all in Corpremises," en nees thereto belonging, and all in Corpremises, "en nees thereto belonging, and all in a control of the cont	de Principal cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with or thereon used to supply heaventiation, including (without reds, stores and water heaters. All eretto or not, and it is agreed than siese by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which is the state of Illinois, which is the state of the behavior of the purposes, and upon the use Laws of the State of Illinois, which is ereverse side of this Trust Decenout in full and shall be binding of the property of the state of the stat
so long an said real e gas, water, stricting th of the fore all building cessors or and trusts said rate incorpe Mortgagors Witness State of the fore the forest of the fo	h the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property hereinafter described, is referred to herein at the property of the prop	is 12, East of the Thir ral Railroad, all in Opermises," en noes thereto belonging, and all in Opermises, "en noes thereto belonging, and all in a rank, issues and profits are plet of art. les now or hereafter thereins, insuffer and the profits of a rank, issue and profits and of the profits of the physically attached the cafer placed in the present and profits and for the profits of the Home at the physically attached the rail of the Hom at a few places of the Home as thought in the provisions apper ing on rage 2 (the provisions apper ing on rage 3 (the provisions apper ing on rage 4 (the provisions apper ing on rage 4 (the provisions apper ing on rage 2 (the provision	de Principal cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with or thereon used to supply heaventiation, including (without reds, stores and water heaters. All eretto or not, and it is agreed than siese by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which is the state of Illinois, which is the state of the behavior of the purposes, and upon the use Laws of the State of Illinois, which is ereverse side of this Trust Decenout in full and shall be binding of the property of the state of the stat
so long an said real e gas, water, stricting th of the fore all building cessors or and trusts said rate incorpe Mortgagors Witness State of the fore the forest of the fo	the property hereinafter described, is referred to herein so the property hereinafter described, is referred to herein so the property hereinafter described, is referred to herein so the property hereinafter described, is referred to herein so the property hereinafter described in the property hereinafter of	ge 12, East of the Thir ral Railroad, all in Core ral Railroad, all in Core premises," en nees thereto belonging, and all in Core rail of the rail of	de Principal cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with or thereon used to supply heaventiation, including (without reds, stores and water heaters. All eretto or not, and it is agreed than siese by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which is the state of Illinois, which is the state of the behavior of the purposes, and upon the use Laws of the State of Illinois, which is ereverse side of this Trust Decenout in full and shall be binding of the property of the state of the stat
so long an said real e gas, water, stretting th of the fore all building cessors of the said that the said rights said rights and trusts said rights This Tare incorp Mortgagors Witness of the said that the said rights of the said rights of the said rights and rights and rights said	h the property hereinafter described, is referred to herein is the property hereinafter described, is referred to herein is the order of the property hereinafter described, is referred to herein is the property hereinafter described, is referred to herein is the property of during all such times as Mortgagors may be entitled thereto who state and not secondarily), and all fixtures, apparatus, equipment, ight, power, refrigeration and air conditioning (whether single to going are declared and agreed to a sample of the mortgaged premises and additions and all similar or other agoing are declared and agreed premises. AVE AND TO HOLD the premises unto the said Trustee, its or herein set forth, free from all rights and benefits under and by vierness to the free from all rights and benefits under and by vertice and hereby expressly release and waive. Trust Deed consists of two pages. The covenants, conditions and prated herein by reference and hereby are made a part hereof the six the hands and seals of Mortgagors the day and year first above such as the hands and seals of Mortgagors the day and year first above personally known to me subscribed to the foregoin edged that L hey sign free and voluntary act, for waiver of the right of how the present of the present of the foregoin edged that L hey sign free and voluntary act, for waiver of the right of how the present of the present of the present of the foregoin edged that L hey sign free and voluntary act, for waiver of the right of how the present of	is 12, East of the Thir ral Railroad, all in Opermises," en noes thereto belonging, and all in Opermises, "en noes thereto belonging, and all in a rank, issues and profits are plet of art. les now or hereafter thereins, insuffer and the profits of a rank, issue and profits and of the profits of the physically attached the cafer placed in the present and profits and for the profits of the Home at the physically attached the rail of the Hom at a few places of the Home as thought in the provisions apper ing on rage 2 (the provisions apper ing on rage 3 (the provisions apper ing on rage 4 (the provisions apper ing on rage 4 (the provisions apper ing on rage 2 (the provision	cook County, Illinois. rents, issues and profits thereof of ged primarily and on a parity with nor thereon used to supply heaventiation, including (without reds, stores and water heaters. All ereto or not, and it is agreed than the stores of the proposes, and upon the use Laws of the State of Illinois, which is the state of Illinois, which is the state of the purposes, and upon the use Laws of the State of Illinois, which is the state of the state of Illinois (Scalarios Illinois). (Scalarios Illinois) are stated in the state of t
so long an said real e gas, water, stretting th of the fore all building cessors of the said that the said rights said rights and trusts said rights This Tare incorp Mortgagors Witness of the said that the said rights of the said rights of the said rights and rights and rights said	h the property hereinafter described, is referred to herein is the property hereinafter described, is referred to herein is the terms of the property hereinafter described, is referred to herein is the terms of during all such times as Mortgagors may be entitled thereto whe state and not secondarily), and all fixtures, apparatus, equipment, ight, power, refrigeration and air conditioning (whether single to sping), screens, window shades, awnings, storm doors and with the property of the mortgaged premity and additions and all agreed to be a part of the mortgaged premity and sasigns shall be part of the mortgaged premity and benefits under and by vital and benefits Mortgagors do hereby expressly release and waive frust Deed consists of two pages. The covenants, conditions and parted herein by reference and hereby are made a part hereof the sist the hards and seals of Mortgagors the day and year first above subscribed to the foregoin below signatures; PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) THE FRAME(S) BELOW SIGNATURE(S) THE FRAME(S) BELOW SIGNATURE(S) THE STATE MESSINA PERSONAL SASIONAL SA	ge 12, East of the Thir ral Railroad, all in Core ral Railroad, all in Core premises," en nees thereto belonging, and all in Core rail of the rail of	de Principal cook County, Illinois. rents, issues and profits thereof for ged primarily and on a parity with or thereon used to supply heaventiation, including (without reds, stores and water heaters. All eretto or not, and it is agreed than siese by Mortgagors or their sue for the purposes, and upon the use Laws of the State of Illinois, which is the state of Illinois, which is the state of the behavior of the purposes, and upon the use Laws of the State of Illinois, which is ereverse side of this Trust Decenout in full and shall be binding of the property of the state of the stat

UNOFFICIAL COPY

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortgagors shall ke hall buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm in deep oblicies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or one pay a full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of the ordange, 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 ear "policy, and shall deliver all policies, including additional or enewal policies, to holders of the note, and in case of insurance about to exp. e, shall deliver menewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therei, Tri stee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any for a ar., r anner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and parch see, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem form any tax sale or forfeiture affect; as a large prior incurred a compression of the proposes bretina unthorized and all expenses paid or incurred a compression of the note to protect the mortgar at primises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be talen, as to be much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thus on a the rate of seven per cent per annum. Insertion of Trustee or the hole to protect the mortgar and the rate of seven per cent per annum. Insertion of Trustee or the shall never be considered as a waiver of any right accruim to the non account of any default hereunder on the part of Mortgagors.
- insidered as a waiver of any right acctually to the source making any payment hereby authorized relating to taxes or assessments, may do cording to any bill, statement or estimate procu ed to me the appropriate public office without inquiry into the decuracy of such bill, state-or estimate or into the validity of any tax, accession, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay each item of indebtedness he .in nentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the principal note, and wi nout not is to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal note or in this Trust Tee of the total rary, become due and payable when default shall occur in payment of principal or interest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7. When the indebtedness hereby secured shall become due who her by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall have the right to force se the ten hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage debt. In any suit to force se the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage debt. In any suit to force se the lien hereof allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be pair or incurred by or no behalf of Trustee or holders of the note for attorneys' fees, prustees' fees, appraiser's fees, outlays for documentary an exp rt evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decre. Solve, cruing all such abstracts of title, title searches and examinations, guarantee policies, Torrens certificates, and similar data and assurances where per 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 any salf which may be had pursuant to such decree the true concome so much additional indebtedness secured hereby and immediately due and pay by , with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any action, suit or proceeding, including but not limited to probate and bankruptey proceedings, to which either of them shall be a party, either all will, all, a simant or defendant, by reason of this Trust Deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are metitioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness addition to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining unpaid; fourth, any overjust? Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- sentatives or assigns as their rights may appear.

 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without related to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises of which the same shall be then occupied as a homestead or not and the Truste hereunder may be appointed as such receiver, such receiver shall he are were to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficier, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for ... intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are sual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court rom tire to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secund hereb, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become superior to the line...er of or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- satisfactory to him before exercising any power herein given.

 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any serson what the state of th
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, Thomas Carey
 shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of the county
 in which the premises are situated shall be second Successor in Trust. Any Successor in Trust have the identical title, powers and
 authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through dragagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE
TRUST DEED IS FILED FOR RECORD.

Clar

Clarence Mann

EEND OF RECORDED DOCUMENT