UNOFFICIAL COPY

TRUST DEPTH STATE AND A STATE OF THE TOTAL STATE OF THE TOTAL STATE OF THE STATE OF		GEO E COLE & CO CHICAGO No. 206R L LEGAL BLANKS (AEVISED JULY) FOR DEPOTOR	, jî	12	نو. معاورية	
The supersent including indirectal of the supersent including indirectal or the supersent in supersent including indirectal or the supersent in superse		TRUST DEED 1 REGULAR 2 30 3 9	7 D	EDS		
LINDA S. NURRAY. a Spinster—berein referred to as "Mortangors", and SOUTH WILLIAMS DUSTS 6 Mercin referred to as "Trustee", witcesseth: That, Whereas, Mortangors are justly indehed to the legal holder of a principal sumsistory note, termed "Installment Note", of even date herewish, executed pay the principal sum of SEUR TRUGSRAY Dollars, and interest from John and the second of SEUR TRUGSRAY Dollars on the 1st day of December 1970, and Eighty-Four and 01/100— Dollars on the 1st day of December 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and Eighty-Four and 01/100— Dollars on the 1st day of Joecomber 1970, and the 1st	`	For use with Note Form 1 177 77 2 09 PH 2 1 3 ()	31	9	
LIMBA S., NURMAY. a Spinster—herein referred to as "Mortagoor", and SOUTH MOLLAND TRUST of the present of the property of the	Ì	THIS INDENTURE, made October 22, 19 70, between JAMES R. WITVOET, a bachelo	r · a	nd.		
the principal sum of SEVEN THOUSAND and Not 2 of each act servestin, executed by Mortagopars, made paymonisory note, termed "Installance as a date increasin, executed by Mortagopars, made paymonisory note, termed "Installance as principal sum of SEVEN THOUSAND and Not/100— Dollars and interest from date on the latance of principal sum and interest to the payable in installances as follows: Eight-y-four and 01/100— Dollars on the 1st day of December 1970, and Eighty-four and 01/100— Dollars on the 1st day of december 1970, and Eighty-four and 01/100— Dollars on the 1st day of oceah and every mouth thereafter until aid note is fully poid, except that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of	-	LINDA S. MURRAY, a spinster herein referred to as "Mortgagors", and SOUTH HOLLAND TRI	UST	G		
Johnson on the Jack and unterest from time to time unpaid at the rate of 73/4 per cent per annum, such principal sum and interest to be payable in installments as follows: Eighty-four and 01/100— Dollars on the 1st day of each and every mount thereafter until said note is fully paid, except that the fine the state of the payable in the said principal and interest, if not sooner paid, shall be due to the 1st day of November of Principal and interest, if not sooner paid, shall be due to the 1st day of November of Principal and interest, if not sooner paid, shall be due to the said that the fine of the said manners on account of the inhebetchess evidenced by said when due, to bear interest after the date for payment thereof, at the rate observed event not paid when due, to bear interest after the date for payment thereof, at the rate observed event per annum, and all such payments being made payable at South hold land, 111, or at such other place with at the election of the lege may from since to time, in writing appoint, which note further provides that the election of the lege may from since to time, in writing appoint, which note further provides that the election of the lege man, from since to time, in writing appoint, which note further provides that the election of the lege will be care observed with the terms thereof or in exact details shall occur in the payment, when due, of any installment of principal or in exerci in accordance with the terms therefore or in exact details shall occur and continue for three to the state of the said participal will be a said friend the said participal will be a said friend be and the said participal will be a said friend to the said participal will be a said friend be a said to the said participal will be a said friend to the sai		legal holder of a principal promissory note, termed "Installment Note", of even date herewith, executed by Mortgagors, made payable to Beater and delivered in and by which not a Mortgagors, required to	e i	•		
be payable in installments as follows: Eighty-Four and 01/100— Dollars on the 1st day of each and every month thereafter until said note is fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due on the Lat day of November 19 80; all such payments on account of the indehedness evidenced by said Note to be applied first to accreed and unpaid interest on the mynaid principal loance and the report of the portion of each of said installments constituting principal capacity of the provider of the note may from time to time, in writing appoint, which note lart other place as the legal holder of the note may from time to time, in writing appoint, which note lart other place as the legal holder of the note may from time to time, in writing appoint, which note lart other place as the legal holder for depth holder thereof and writhout notice, the principal sum remaining unpaid the eon-soughth with accrued interest thereon, shall become at once the and payable; at the place of or it, ergs in account of the payment, when due, of any installment of principal or it caps in account of the payment, when due, of any installment of principal or it, ergs in account of the payment, when due, of any installment of principal or it, ergs in account of the payment, in the payment, when due, of any installment of principal or it, ergs in account of the payment of the payment of the said principal sum of money and interest in accordance with the tents trong the payment of the said principal sum of money and interest in accordance with the tents trong the payment of the said principal sum of money and interest in accordance with the tents trong the payment, on the payment of the said principal sum of money and interest in accordance with the tents to said the party and the party and which the payment of the payment, on the payment of the payment, and the payment of the caps and the party and with the payment of the pay		Dollars, and interest from date on the balance of principal remaining from	1			
Dollars on the 1st day of Dacember 1970, and Eighty-Four and 01/100—————————————————————————————————		be payable in installments as follows: Eighty-four and 01/100	•			•
Note to be applied for 1 of 1 all such payments on account of the indebtedness evidenced by said Note to be applied for 1 occured and impaid interest on the uppaid principal balance and the remainder to principal; the posterior and impaid interest on the uppaid principal balance and the remainder to principal; the posterior of the payment the principal specified extent not paid when due, to bear interest after the date for payment therefor, at the remptal, against extent not not used to the legal of the payment with a contract the payment, and all such payments being made payable at South Holland, 111., or at such other place as the legal holder of the note may, from time to time, in writing appoint, which note further provides as at the election of the legal holder thereof and without notice, the principal sum remaining unpaid or in erect in accordance with the terms the in the payment, when due, of any installment of principal or it erect in accordance with the terms the in the payment, when due, of any installment of principal or it erect in accordance with the terms the in the payment, when due, of any installment of principal or it erect in accordance with the terms the in the payment, when the contract of the contract of the payment of the said principal sum of money and interest in accordance with the terms the payment of the said principal sum of money and interest in accordance with the terms of the payment of the said principal sum of money and interest in accordance with the terms of the payment of the said principal sum of money and interest in accordance with the terms of the payment of the said principal sum of money and interest in accordance with the terms of the payment of the payment of the said principal sum of money and interest in accordance with the terms of the payment of the paymen		Dollars on the 1st day of each and every mouth thereafter until said note is fully said every				
mainder to principal; the portion of each of said installments constituting principal shoulds of the real paid when due, to be an interest after the date for payment thereof, at the rate oboxed rive each great paid when due, to be an interest after the date for payment thereof, and the rate oboxed rive each great an num, and all such payments being made payable at South Hol Jand, 111., or at such other place as the legal holder of the note may, from time to time, in writing appoint, which note further provides it at the lection of the legal holder thereon, shall become at once due and payable is the place of payment, of the provincipal sum remaining unpaid or it cre it in accordance with the terms thereof or in caust, when the of any installment of principal or it cre it in accordance with the terms thereof or in caust, when the of any installment of principal or it cre it in accordance with the terms thereof or in caust, when the other payment of the said principal sum of money and interest and notice of protest. NOW THEREFORE, secur the payment of the said principal sum of money and interest and notice of protest. NOW THEREFORE, secur the payment of the said principal sum of money and interest and notice of protest. NOW THEREFORE, secur the payment of the said principal sum of money and interest and notice of the commants and agreements here, contained, by the Municipal not and of this Trust Deck and the performance of the commants and agreements here, contained, by the Municipal not and of this Trust Deck and the performance of the commants and agreements here, contained, by the Municipal not and all the protections are the premisers of the commants and agreements here, contained, by the Municipal notes and the performance of the commants and agreements here, contained, by the Municipal notes and the performance of the commants and agreements here. Contained, by the Municipal notes are the protection of the performance of the commants and agreements here. The payment of the protection of the performance		November 1980 all such payment of principal and interest, if not sooner paid, shall be due on the let day of				
mm, and all such payments being made mystalls and the state of the sta		mainder to principal; the portion of each of said installments constitution missed				
as the fegal holder of the note may, from time to time, in writing appoint, which note further provides it at the election of the legal holder thereof and without notice; the principal sum remaining uppaid the color of the color of the provides of the color of the	$\overline{\ \ }$	num, and all such payments being made navable at South Holland 111				
payment of foresaid, in case default shall occur in the standard once the and payable, at the place of property of the control of the payment, when due, of any installment of principal or in gres in accordance with the terms therefore or property of the payment of the payment contained in said Trust Deed (in addition for three days in be performance of any other agreement contained in said Trust Deed (in addition of the payment of the payment, notice of dishonor, protest and notice of protest. NOW THEREFORE, cecur, the payment of the said principal sum of money and interest in accordance with the terms, provisions and limit ions of the above mentioned note and of this Trust Deed, and the performance of the covernment said agreements here: contained, but the Oursphoes to be performed, and so in consideration of the said One RANT unto the Trustee, its or 1 see essers and ableigh, the following described Red Persons COVIET and WARR (RANT unto the Trustee, its or 1 see essers and ableigh as the AND STATE OF ILLINOIS, to with the property bereinsteed to the said of the said principal and the performance of the case of the said of the said principal search of the said	5	as the legal holder of the note may, from time to time, in writing appoint, which note further provides		~		
days in the performance of any other in successful court and continue for three distinct way be made alony time after the opinal time of said three days, without notice), and that all parties thereto sever ay give presentment for payment, notice of distinon, protest and notice of protest. NOW THEREPORE the sent the payment of the said principal sum of money and interest in accordance with the terms, provisions and limit, lone in the days and the performance of the coverants and agreements here: contained, by the Mornied are and of this Trans Deed, and the performance of the coverants and agreements here: contained, by the Mornied are and of this Trans Deed, and the performance of the coverants and agreements here: contained, by the Mornied are and of this Trans Deed, and the performance of the coverants and agreements here: contained, by the Mornied are and of the performance of the coverants and agreements here: contained, by the Mornied are and of the performance of the coverants of the performance of the coverants of the coverants of the performance of the coverants of the performance of the coverants of the performance of the coverants of the coverants of the performance of the coverants of the coverants of the performance of the coverants		payme a aforesaid, in case default shall occur, the payment who due and payable at the place of		- '		
NOW THEREFORE, 1 secur, the payment of the said principal sum of money and interest in accordance with the terms, provisions and limit ions oil the above mentioned note and of this Trust Deed, and the performance of the coverage of the co	7	days in b performance of any other agreement contained in said Truct Dond die which				
Dellar in hand paid, the rece, is to be rule asknowledged. Morracures by these presents CONTEY and WARE RAYT unto the Truster, its or b successors and abigns, the following described Real Estate, and all other estate, right, title and interest therein, situ and being in the 200 feet of the South 300 feet of the East 1/2 of the South west 1/4 of the North west 1/4 of Section 36, Township 36 North, Range 14, East of the Titto Principal Meridian, in Cook County, 111, we which, with the property hereinafted described, is re-tred to herein as the "premises." TOGETHER with all improvements, tenements,	_	thereto sever by aive presentment for payment, notice of dishonor, protest and notice of protest.				
Dellar in hand paid, the rece, is to be rule asknowledged. Morracures by these presents CONTEY and WARE RAYT unto the Truster, its or b successors and abigns, the following described Real Estate, and all other estate, right, title and interest therein, situ and being in the 200 feet of the South 300 feet of the East 1/2 of the South west 1/4 of the North west 1/4 of Section 36, Township 36 North, Range 14, East of the Titto Principal Meridian, in Cook County, 111, we which, with the property hereinafted described, is re-tred to herein as the "premises." TOGETHER with all improvements, tenements,	\		~			
The East 100 feet of the 200 feet of the South 300 feet of the East 1/2 of the South west 1/4 of the North west 1/4 of Section 36, Township 36 North, Range 14, East of the Tire Principal Meridian, in Cook County, 111, which with the property hereinafter described, is te cred to herein as the "premises." TOUTIES Which will improvement, teaments, some meridian in Cook County, 111, which will improve the south 300 feet of the Tire Principal Meridian, in Cook County, 111, which will improve the south 300 feet of the South 300 feet		ANY IHERCIORE, I secure the payment of the said principal sum of money and interest in accordance with the terms, provisions and limit ions of the above mentioned note and of this Trust Deed, and the performance of the covernants and agreements here, contained, by the Mortglagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the rece, where is hereby acknowledged, Mortglagors by these presents CONVEY and WAR-RANT unto the Trusteen its or by successor and where the distinction of the sum of One			٠.	
So North, Range 14, East of the Urr Principal Meridian, in Cook County, 111, 500 which, with the property hereinafter described, is re-cred to herein as the "premises." TOGETHER with all improvements, tenement, seaments, same apportunity to the property of the propert	_	AND STATE OF ILLINOIS, to with		.)		1
which, with the property hereinafter described, is restred to herein as the "premises." TOGETHER with all improvements, tenements, stamement, and appurtenances thereto, belonine, and all rents, issues and profits thereof for so long and during all such run. as Mortgagers may be entitled thereto (which rents, issues and profits are pledged primarily and on a parity with sair real, state and not secondarily), and all fistures, apparatus, equipment or articles now or hereafter therein or thereon to the supply heat, gas, water, light, postagers and water in the profits of the company of the state of the company heat, gas, water, light, postagers and water in the premises and state to the company heat, gas, water, light, postagers and water in the premises with the state of the company heat, gas, water, light, postagers and water in the premises with the state of the company heat, gas, water, light, postagers and water in the premises with the state of the company heat, gas, water, light, postagers and water in the premises by Mortgagors or the sucress in an including (without restricting the foregoing), screens, without restricting the foregoing are declared and agreed to be a par, of the mortgagers is stable part of the meretgager heaters. All of the company heat gas, water, light, postagers the mortgagers and the state of the meretgager and upon the uses and trusts been by agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all buildings and addition, and it is agreed that all)	The East 100 feet of the wer 200 feet of the South 300 feet of the East				,
which, with the property hereinafter described, is re-cred to herein as the "premises." TOGETHER with all improvements, tenement, who was the control of the property of the			tinir			
purposes, and upon the uses and trusts herein set forth, free from all right and benefits forever, for the Homestead Exemption as of the State of Hinois, which said rights also benefits wherein all right and benefits wherein all reports of the Homestead Exemption as of the State of Hinois, which said rights also benefits wherein all right and benefits wherein the said rights also benefits wherein the said rights are benefits wherein the said rights are benefits wherein the said rights are benefits wherein the said and waiter. This Trust Deed onsists of two pages. The covenants, conditions and provisions operate on page 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made, part her of the same as though they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors. State of hinds and seals of Mortgagors the day and year first above with the said instruction of the said instruction. State of hinds and your first and the were and purposes therein set forth, including the release and waiver of the right of homestead on the said instruction and the proposes therein set forth, including the release and waiver of the right of homestead on the said instruction and the proposes of the proposes of the proposes of the said instruction and the proposes of the proposes		which, with the property hereinafter described, is rescried to herein as the "premises," TOGETHER with all improvements, tenements, "some as and appurtenances thereto, belonging, and all rents, issues and profits thereto for the laws and described.				
purposes, and upon the uses and trusts herein set forth, free from all right and benefits forever, for the Homestead Exemption as of the State of Hinois, which said rights also benefits wherein all right and benefits wherein all reports of the Homestead Exemption as of the State of Hinois, which said rights also benefits wherein all right and benefits wherein the said rights also benefits wherein the said rights are benefits wherein the said rights are benefits wherein the said rights are benefits wherein the said and waiter. This Trust Deed onsists of two pages. The covenants, conditions and provisions operate on page 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made, part her of the same as though they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors. State of hinds and seals of Mortgagors the day and year first above with the said instruction of the said instruction. State of hinds and your first and the were and purposes therein set forth, including the release and waiver of the right of homestead on the said instruction and the proposes therein set forth, including the release and waiver of the right of homestead on the said instruction and the proposes of the proposes of the proposes of the said instruction and the proposes of the proposes		and profits are pledged primarily and on a parity with sait real state and not secondarily, and all fixtures, apparatus, equipment or articles now or hereafter therein or thereon u. [6] supply heat, gas, water, light, power, refrigeration			7	-
purposes, and upon the uses and trusts herein set forth, free from all right and benefits forever, for the Homestead Exemption as of the State of Hinois, which said rights also benefits wherein all right and benefits wherein all reports of the Homestead Exemption as of the State of Hinois, which said rights also benefits wherein all right and benefits wherein the said rights also benefits wherein the said rights are benefits wherein the said rights are benefits wherein the said rights are benefits wherein the said and waiter. This Trust Deed onsists of two pages. The covenants, conditions and provisions operate on page 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made, part her of the same as though they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors, their heirs, successors of as signs. Witness the hands and seals of Mortgagors the day and year first above with they were here set out in full and shall be binding on Mortgagors. State of hinds and seals of Mortgagors the day and year first above with the said instruction of the said instruction. State of hinds and your first and the were and purposes therein set forth, including the release and waiver of the right of homestead on the said instruction and the proposes therein set forth, including the release and waiver of the right of homestead on the said instruction and the proposes of the proposes of the proposes of the said instruction and the proposes of the proposes		foregoing), recomes skileting single units or centrally controll 11, 3 d ventilation, including (without restricting the foregoing), recomes skileting states awaings, stored doors and in w hoor coverings, inadour belts, stores and water heaters. All of the foregoing states the states and the states and the states and the states are states of the states and the states are states as the states are states are states as the states are states as the states are states are states are states as the states are states as the states are state	5	0	2	
This Trust Deed consists of two pages. The covenants, conditions and provisions prearite on page 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made, part her of the same as though they were here set out in full and shall be binding on Mortgagors, their heirs, successors and signs. Witness the hands and seals of Mortgagors the day and year first above with in. Witness the hands and seals of Mortgagors the day and year first above with in. PLEASE Seal		purposes, and upon the uses and trusts herein set forth, free from all right and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois which said rights any open the Virtue of the Parker and the State of Illinois which said rights any open to the State of Illinois which said rights any open to the State of Illinois which said rights any open to the State of Illinois which said rights any open to the State of Illinois which said rights any open to the State of Illinois which said rights any open to the State of Illinois which said rights any open to the State of Illinois which said rights any open to the State of Illinois which said rights any open to the State of Illinois which said rights and the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said rights are said to the State of Illinois which said to the State of Illino		· ·		
PLEASE PRINT OR James R. WILLYOL [Scal] Linda S. Murra [Scal] Inda S. Murra Inda S. Murr		This Trust Deed consists of two pages. The covenants, conditions and provisions' appearing on page 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made a part here of the same as though they were here set out in full and shall be highly and be a page of the same as though			·	
State of Diagram and Optical State of December 2012 Scall Seall Seall State of Diagram and State of Diagra		PLEASE STATE (Seal) New Confeed				
State of Dispose countries. State of Dispose countries. State of Dispose countries. Commission capital Co		TYPE NAME(S)				
Commission expires NAME NAME NAME NAME CORNELS OF SECREDIBLES OF SECRED ROYNG ADDRESS CITY AND SECREDIBLES OF SECRED ROYNG OR DECEDED TO THE HEAD OF STATISTICAL PRINT AND IS NOT A PART OF STATES OF		SIGNATURE (S. A. A.	1	٠,		
nowledged that he yestered and delivered the said distraument as. Ehe Ir. free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under not had an official seal; this 22nd day of October 19.70. Commission expires 19.70. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. NAME Subject of the						
nowledged that he yestered and delivered the said distraument as. Ehe Ir. free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under not had an official seal; this 22nd day of October 19.70. Commission expires 19.70. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. NAME Subject of the right of homestead. ADDRESS OF PROPERTY: NAME Subject of the right of homestead. NAME Subject of the		HARRES Detsonally known to me to be the same persons, whose names are subscribed to the foregoing instrument appeared before me this day in person, and ack				
MAIL TO: ADDRESS MAIN MAIL TO: ADDRESS MAIN MAIL TO: ADDRESS MAIN MAIL TO: ADDRESS MAIN MAIL TO: STATE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF MAIL TO: MAIL TO: ADDRESS MAIN MAIL TO: STATE MAIL TO: ADDRESS MAIN MAIL TO: STATE MAIL TO: ADDRESS MAIN MAIL TO: STATE MAIL TO: ADDRESS MAIL TO:		nowledged that Lneysigned, sealed and delivered the said instrument as		X		
MAIL TO: ADDRESS MAIN MAIL TO: ADDRESS MAIN MAIL TO: ADDRESS MAIN MAIL TO: ADDRESS MAIN MAIL TO: STATE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF MAIL TO: MAIL TO: ADDRESS MAIN MAIL TO: STATE MAIL TO: ADDRESS MAIN MAIL TO: STATE MAIL TO: ADDRESS MAIN MAIL TO: STATE MAIL TO: ADDRESS MAIL TO:	(Given under my hand and official seal, this 22nd day of October 19.70.	•			
MAIL TO: ADDRESS CITY AND STATE CITY AND STATE STATE APPLIES OF STATE (MAME) OR SECONDER'S OFFICE ROAND	•	NOTARY PUBLIC	ſ		-4)
OR PECOPOEDE DESIGN ROYNO		ADDRESS OF PROPERTY:	8	N	,	
OR PECOPOEDE DESIGN ROYNO		THE ADDRESS OF THE PROPERTY OF	CONT			į
OR PECOPOEDE DESIGN ROYNO		NAME South Volume Common Carl THE ROLL AND IS NOT A PART OF THIS THUST DEED.	TIN	\cong		
OR PECOPOEDE DESIGN ROYNO		MAIL TO: ADDRESS SEND SUBSEQUENT TAX BILLS TO.	NON	$\underline{\omega}$		
OR RECORDER'S OFFICE BOX'NO BOX 533		STATE INAME)	BER	9		-
		OR RECORDER'S OFFICE BOX NO. BOX 533 (ADDRESS)				
			, .			

UNOFFICIAL COPY

THE FOLLOWING. ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (THE REVERS-SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS.

1. Mortgages shall (I) keep said premise in good condition and spain, without waste; (2) romptly regain, reitore, or rebuild any buildings or improvements one or bereafter on the premise study beem damaged or be destroyed; (1) keep said premise the little hereof; (4) pany when due any inderfectures which may be accorded by a line or charge on the premise supplied to the list hereof; (4) pany when due any inderfectures which may be accorded by a line or charge on the premise supplied to the list hereof; (4) pany more premises and the list hereof; (4) pany more premises and the list hereof; (4) pany when due any inderfectures which may be accorded by a line or charge on the premises and the premises and the list hereof; (5) make no national allerance with respect to the premises and the use thereof; (7) make no national allerance with respect to the premises and the use thereof; (7) make no national allerance with respect to the premises and the use thereof; (7) make no national allerance with respect to the premises and the use thereof, (7) make no national allerance with respect to the premises and the use thereof, (7) make no national allerance with respect to the premises and the use thereof, (7) make no national allerance with respect to the premises and the use thereof, (7) make no national allerance with respect to the premises and the use of the premises and the use of the premises and the use thereof, (7) make no national allerance with the premises and the use of the premises and the use of the premises and the use the premises and the use of the premi

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of, Titles in which the root of the stall have been recorded or filed. In case of the resignation, inability or refusal to act to the then Recorder of Deeds of the crusty in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical tit, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all casts 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 Mortgagors, and the word "Mortagors" 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.

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.

END OF RECORDED DOCUMENT