UNOFFICIAL COPY

	. يُكُنُّ الله الله الله الله الله الله الله الل			
TRUST DEED (Illinois) For use with Note Form 1448 (Monthly payments including inte	rest)	3.7		
21 394 657	FEB-11-71	57 190984 • 2139 The Above Space For F		5.10
IIS INDENTURE, madeJamu	ary 15, 19.71	, between Carl E. Nel	son and Myrtle D. No	elson,
his wife Michael O'Malle	У		herein referred to as "Mu	rtgagors," and
ein referred to as "Trustee," with med "Installment Note," of even	nesseth: That, Whereas Mortgagor date herewith, executed by Mort	s are justly indebted to the ligagors, made payable to has	egal holder of a principal pro	omissory note,
	Mortgagors promise to pay the pri	ncipal sum of Four Thou Dollars, and in	nterest from	
be payable in installments as foll the2lst_day of Februar the2lst_day of each and eve	g from time to time unpaid at the lows: Sixty-eight a y, 19 71 _, and Sixty-eight pry month thereafter until said note st day of January day of January rured and unpaid interest on the uniquely like extent not paid whe	nd 24/100 = = (68.2 ight and 24/100 = = is fully paid, except that the	final payment of principal and i	Dollars
per cent per annum, and all	such payments being made payable ace as the legal holder of the note a roof and without notice, the principa place of payment aforesaid, in case	at Atlas of Illinoi	s office	
ained in this Trust Deed in which ies thereto severally was a present	nent for payment, notice of disho	nor, protest and notice of prote	s in the performance of any off said three days, without notice) st.	, and that all
tations of the above mention d. raigners to be performed, and 's tgagors by these presents CONVF all of their estate, right, title and	r.e. and of this Trust Deed, and to on consideration of the sum of the WARRANT unto the Trus into est therein, situate, lying and	he performance of the covenar One Dollar in hand paid, thatee, its or his successors and a being in the	nts and agreements herein conta e receipt whereof is hereby as assigns, the following described	ained, by the knowledged, Real Estate,
Village of Skokie	, COUNTY OFC	ook	AND STATE OF ILLIN	OIS, to wit:
Lawn Subdivision	7 feet of lot 7 in Blo being a subdicision of orth Range 17 East of t	part of the Northe	east tof Section	
		ن .	•	
		⊈	OO LAAD	
				-
h, with the property hereinafter d	described, is referred to herein a	the 'pr' nises,"	OU IVAIL	thereof for
h, with the property hereinafter d TOGETHER with all improveme ng and during all such times as M real estate and not secondarily)	described, is referred to herein a control of the c	the 'pr' nises," or 'te ances thereto belonging. (w' ents, issues and profits	and all rent, issues and profits are pledged primarily and on a	thereof for a parity with soundly heat
ing the foregoing), screens, window	tescribed, is referred to herein a cnts, tenements, casements, and - fortgagors may be entitled thereto and all fixtures, apparatus, equipm and air conditioning (whether sir w shades, awnings, storm doors an	d windows door coverings, in	ador beds, stoves and water b	caters. All
ing the foregoing), screens, window e foregoing are declared and agree uildings and additions and all sim	and air commoning (whether sin w shades, awnings, storm doors an ed to be a part of the mortgaged p illar or other apparatus, equipment	d windows door coverings, in tremises w ether thysically atta	ador beds, stoves and water hached thereto or not, and it is	eaters. All agreed that
ing the foregoing), screens, windone foregoing are declared and agree uildings and additions and all simple of the control of	and air conditioning (whether sin w shades, awnings, storm doors an ed to be a part of the mortgaged pillar or other apparatus, equipment	d windows door coverings, in tremises w ether hysically atta or article hereafter placed in	ador beds, stoves and water had the premises by Mortgagors of the premises by Mortgagors of	eaters. All agreed that or their suc-
ing the foregoing), screens, window e foregoing are declared and agre- uildings and additions and all sim rs or assigns shall be part of the r TO HAVE AND TO HOLD the rusts herein set forth, free from a rights and benefits Mortgagors do This Trust Deed consists of two.	and air columning (whether size with a days a winder, a wining, storm doors a ned to be a part of the mortgaged pillar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and be hereby expressly release and waipsees. The covenants, conditions, assess. The covenants, conditions, as	d windows door coverings, in remises w ether / hysically atti- t or article hereafter placed in or his successor, and assigns, ly y virtue of the low stend Exe- ve.	and ventually including lador beds, stoves and water hached thereto or not, and it is the premises by Mortgagors of forever, for the purposes, and umption Laws of the State of Illiance 2 (the reverse side of this	agreed that or their suc- pon the uses inois, which
ing the Green's screen window the foregoing sor declared and agree in foregoing sor declared and agree to green's shall be part of the; TO HAVE AND TO HOLD the rusts herein set forth, free from a rights and benefits Mortgagors do Iblis Trust Deed consists of two proorporated berein by reference an azors, their beirs, successors and	and the common gray whether six with the common state of the mortaged p do be a first again, and the mortaged pilar or other again, acquipment mortaged premises premises unto the said Trustee, its lil rights and benefits under and b hereby expressly release and wai pages. The covenants, conditions a dh hereby are made a part bereof a sassigms.	de windows door coverings, in de windows door coverings, in remises we ther hysically att. or article hereafter placed in or his successor and assigns, it y virtue of the lom stend Exe ve. and provisions appearing cap pa the same as though that were	and ventually including lador beds, stoves and water hached thereto or not, and it is the premises by Mortgagors of forever, for the purposes, and umption Laws of the State of Illiance 2 (the reverse side of this	agreed that or their suc- pon the uses inois, which
ing the Green's screen window the foregoing sor declared and agree in foregoing sor declared and agree to green's shall be part of the; TO HAVE AND TO HOLD the rusts herein set forth, free from a rights and benefits Mortgagors do Iblis Trust Deed consists of two proorporated berein by reference an azors, their beirs, successors and	and a Columbing twitchier six w shades, awnings, storm doors and did to be a part of the mottaged p illar or other apparatus, equipment premises unto the said Trustee, its all rights and benefits under and b b hereby expressly release and wai pages. The covenants, conditions a do hereby are made a part bereof t	de windows door coverings, in de windows door coverings, in remises we ther hysically att. or article hereafter placed in or his successor and assigns, it y virtue of the lom stend Exe ve. and provisions appearing cap pa the same as though that were	and ventually including lador beds, stoves and water hached thereto or not, and it is the premises by Mortgagors of forever, for the purposes, and umption Laws of the State of Illiance 2 (the reverse side of this	agreed that or their suc- pon the uses inois, which
ing the foregoing), screens, windo e foregoing are declared and agree uildings and additions and all sim rs or assigns shall be part of the r TO HAVE AND TO HOLD the trusts herein set forth, free from a rights and benefits Mortgagors do fills Trust Deed consists of two propoported herein by reference an agrees, their beirs, successors and Witness the hands and seals of M PLEASE PRINT OR	with die columbing whether sir with the columbing street dependent of the mortaged pilar or other aparatus, equipment mortaged premises premises premises unto the said Trustee, its lil rights and benefits under and be bereby expressly release and waipages. The covenants, conditions and the treby are made a part bereof a sassigms.	d windows door coverings, in remises we other hysically att. or article hereafter placed in or his successor, and assigns, is virtue of the form stend Exe and provisions appearing of pate same as though the virtue.	and ventually including lador beds, stoves and water hached thereto or not, and it is the premises by Mortgagors of forever, for the purposes, and umption Laws of the State of Illiance 2 (the reverse side of this	agreed that or their suc- pon the uses inois, which
ing the foregoing), screens, windo e foregoing are declared and agree olidings and additions and all sim rs or assigns shall be part of the r TO HAVE AND TO HOLD the trusts herein set forth, free from a rights and benefits Mortgagors do filis Trust Deed consists of two p teorporated herein by reference an agors, their beirs, successors and Witness the hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW	with die columbing whether sir with the columbing street dependent of the mortaged pilar or other aparatus, equipment mortaged premises premises premises unto the said Trustee, its lil rights and benefits under and be bereby expressly release and waipages. The covenants, conditions and the treby are made a part bereof a sassigms.	descriptions door coverings, incremises we ther hysically at the or article hereafter placed in or his successor, and assigns, it will be a vector of the tom stend Exercity of the same as though the vector of the v	ached belt staves in fictions and a state of the premises by Morrgagors corever, for the purposes, and uption Laws of the State of Illinge 2 (the reverse side of this sere set out in full and shall be	agreed that or their suc- pon the uses inois, which
The control of the co	with die columbing whether sir with the columbing street dependent of the mortaged pilar or other aparatus, equipment mortaged premises premises premises unto the said Trustee, its lil rights and benefits under and be bereby expressly release and waipages. The covenants, conditions and the treby are made a part bereof a sassigms.	descriptions door coverings, incremises we ther hysically at the or article hereafter placed in or his successor, and assigns, it will be a vector of the tom stend Exercity of the same as though the vector of the v	and any vertification, including and addor beds, stoves and water? I had ached thereto or not, and it is the premises by Mortgagors of forever, for the purposes, and umption Laws of the State of Itilizer Sec. 2 (the reverse side of this tere set out in full and shall be	agreed that or their suc- pon the uses inois, which
ing the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree e foregoing are declared and agree ididings and additions and all sim so or assigns shall be part of the r TO HAVE AND TO HOLD the TUSE herein set forth, free from a rights and benefits Mortgagors do fills Trust Deed consists of two p tecorporated herein by reference an aggors, their heirs, successors and Witness the hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	and accommong (whether size wishades, awrings, storm doors a part of the mortgaged pullar between the apparatus, equipment mortgaged pullar between the said Trustee, its life in the said trustee, its life in the said trustee, its life in the said benefits under and be hereby expressly release and wapages. The covenants, conditions and hereby are made a part hereof assigns. ortgagors the day and year first a proper said the said of th	d windows door coverings, in remises we other hysically attempted to a raticle hereafter placed in or article hereafter placed in or his successor and assigns, y wirtue of the tom stead Exercity of the tom stead Exercity of the same as though the same as the same as though the same as though the same as though the same as though the same as the same as though the same as the same	and or bendands in inclination in a constant of the constant of the premises by Mortgagors of forever, for the purposes, and u mption Laws of the State of III get 2 (the reverse side of this tere set out in full and shall be for the constant of the const	exacters All agreed that agreed that agreed that or their successinois, which Trust Deedl binding on
ing the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree uildings and additions and all sim rs or assigns shall be part of the r TO HAVE AND TO HOLD the trusts herein set forth, free from a rights and benefits Mortgagors do This Trust Deed consists of two p teorporuled herein by reference an accors, their being, auccessors and Witness the hands and seals of M PLEASE PRINT OR TYPE NAME(S) ESTON	w shades, awnings, storm doors an ed to be a part of the mortgaged p illar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and be hereby expressly release and waipages. The covenants, conditions and hereby are made a part hereof a sastigms. ortgagors the day and year first a ortgagors the day and year first a said hereby are made a part hereof a sastigms. ortgagors the day and year first a first	d windows door coverings in cremises we ther hysically attended in or article hereafter placed in or article hereafter placed in or his successor, and assigns, it you with the first of the torn stend Exercise the provisions appearing a part of provisions appearing a provisions appearing a provisions appearing a provisions appearing a provision a provision appearing a provision a provision appearing a provision a provisio	ached belt staves in fictions and a state of the first or not, and if is the premises by Morrgagors corever, for the purposes, and uption Laws of the State of Illinge 2 (the reverse side of this tere set out in full and shall be	waters All agreed that or their suc- pon the uses their suc- pon the uses their suc- pon the uses the suc- pon the use the suc- pon the use the suc- pon the use the
ing the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree e foregoing are declared and agree ridgings and additions and all sim rs or assigns shall be part of the r FO HAVE AND TO HOLD the rusts therein set forth, free from a rights and benefits Mortgagors do fills Trust Deed consists of two p corporated herein by reference an agrees, their betar, successors and witness the hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) of Illinois Chattering Coc	w shades, awnings, storm doors an ed to be a part of the mortgaged pilar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and by hereby expressly release and waipages. The covenants, conditions and hereby are made a part hereof assigns. ortgagors the day and year first a continue of the continue	de wintows door coverings, in coverings, in commiss, we then hysically attempted in or article hereafter placed in or article hereafter placed in or article hereafter placed in or his successor, and assigns, y virtue of the 1 om stend Exeve. In the undersign depression of the same as though the same persons and the same persons are same persons agoing instrument, appeared between the same persons agoing instrument, appeared between the same persons are same persons agoing instrument, appeared between the same persons are same persons and the same persons are same persons as the same persons are same	ador The section of the water and the section of the water and the water and the water and the water and the premises by Mortgagors of forever, for the purposes, and u mption Laws of the State of Ill size 2 (the reverse side of this tere set out in full and shall be set out in	deaters All agreed that or their suc- pon the uses pon the uses in their suc- pon the uses which Trust Deed) binding on (Seal) (Seal)
ing the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree e foregoing are declared and agree ridgings and additions and all sim rs or assigns shall be part of the r FO HAVE AND TO HOLD the rusts therein set forth, free from a rights and benefits Mortgagors do fills Trust Deed consists of two p corporated herein by reference an agrees, their betar, successors and witness the hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) of Illinois Chattering Coc	w shades, awnings, storm doors an ed to be a part of the mortgaged pilar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and by hereby expressly release and waipages. The covenants, conditions and hereby are made a part hereof assigns. ortgagors the day and year first a continue of the continue	de wintows door coverings, in coverings, in commiss, we then hysically attempted in or article hereafter placed in or article hereafter placed in or article hereafter placed in or his successor, and assigns, y virtue of the 1 om stend Exeve. In the undersign depression of the same as though the same persons and the same persons are same persons agoing instrument, appeared between the same persons agoing instrument, appeared between the same persons are same persons agoing instrument, appeared between the same persons are same persons and the same persons are same persons as the same persons are same	and or best states and water and and the states and the water and the water and the states of the premises by Mortgagors of forever, for the purposes, and u mption Laws of the State of Ill size 2 (the reverse side of this state of the stat	deaters All agreed that or their suc- pon the uses pon the uses in their suc- pon the uses which Trust Deed) binding on (Seal) (Seal)
ing the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree uildings and additions and all sim rs or assigns shall be part of the r TO HAVE AND TO HOLD the TO HOLD THE STORY OF THE TO HOLD THE STORY OF THE TO HOLD THE TO HOLD THE TO HOLD THE PRINT OR THE NAME(S) BELOW SIGNATURE(S) OF Illinois CAMPING COC	w shades, awnings, storm doors an ed to be a part of the mortgaged pilar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and by hereby expressly release and waipages. The covenants, conditions and hereby are made a part hereof assigns. ortgagors the day and year first a continue of the continue	dwintows door coverings in cremises we ther hysically attended in or article hereafter placed in or article hereafter placed in or his successor, and assigns, it or article hereafter placed in or his successor, and assigns, it or with the condition of the lom stend Exercises and provisions appearing a particle with the same as though the same persons and the same persons are the same persons as the same persons are same as the sam	ander beds, stones and water and ached thereto or not, and it is a the premises by Mortgagors of forever, for the purposes, and u may be a the premise by Mortgagors of the premises by Mortgagors of the premises by Mortgagors of the premises of the premise of th	(Seal) (Seal) (Seal) (Seal)
ing the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree e foregoing are declared and agree eildings and additions and all sim sor assigns shall be part of the r FO HAVE AND TO HOLD the FO HAVE AND TO HOLD the rusts herein set forth, free from a rights and benefits Mortgagors do fills Trust Deed consists of two r corporated herein by reference an agrors, their heirs, successors and Witness the hands and seals of M PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) Of Hilmoin Marting Coc Coc Coc Coc Coc Coc Coc Co	w shades, awings, storm doors and of to be a part of the mortgaged pilar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and be bereby expressly release and waipages. The covenants, conditions and thereby are made a part hereof assigns. origagors the day and year first a single state of the said hereby are made a part hereof assigns. in the State aforesai and Myrtl. personally known to subscribed to the foredged that they free and voluntary as waiver of the right of this.	divindows door coverines in cremises we then hysically attended in or article hereafter placed in or his successor, and assigns, it or article hereafter placed in or his successor, and assigns, it or article hereafter placed in or his successor, and assigns, it or hereafter h	ander beds, stones and water and ached thereto or not, and it is the premises by Mortgagors of forever, for the purposes, and u may be a considered the premise of the state of III and the state of the	acknowl- rei ase and
ing the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree e foregoing are declared and agree uildings and additions and all sim rs or assigns shall be part of the r TO HAVE AND TO HOLD the rights and benefits Mortgagors do the fulls and benefits from a rights and benefits from the foregoing to the foregoing the proposition of the foregoing t	w shades, awnings, storm doors an ed to be a part of the mortgaged pilar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and by hereby expressly release and waipages. The covenants, conditions and hereby are made a part hereof assigns. ortgagors the day and year first a continue of the continue	divinitions door coverings in termises we then hysically attempted in or article hereafter placed in or article hereafter placed in or his successor, and assigns, it or article hereafter placed in or his successor, and assigns, it or hereafter placed in or his successor, and provisions appearing a particle hereafter the bove written. (Seal) Carl (Seal) Myrition of the same as though the result of the undersign me to be the same person going instrument, appeared belong instrument, appeared belong the same person going instrument. Appeared by the same person going instrument, appeared by the same person going instrument, appeared by the same person going instrument. Appeared by the same person going instrument, appeared by the same person going instrument. Appeared by the same person going instrument, appeared by the same person going instrument. Appeared by the same person going instrument, appeared by the same person going instrument. Appeared by the same person going instrument, appeared by the same person going instrument. Appeared by the same person going instrument, appeared by the same person going instrument. Appeared by the same person going instrument, appeared by the same person going instrument. Appeared by the same person going instrument going instrumen	ander beds, stones and water and ached thereto or not, and it is the premises by Mortgagors of forever, for the purposes, and u may be a considered the premise of the state of III and the state of the	acknowl- rei ase and
ng the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree e foregoing are declared and agree uildings and additions and all sim rs or assigns shall be part of the r TO HAVE AND TO HOLD the TO HAVE AND TO HOLD the TO HAVE AND TO HOLD the register and benefits Mortgagors for the fights and benefits Mortgagors for two proprieted berein by reference an agence, the hands and seals of M PLEASE PRINT OR TYPE NAME(S) SIGNATURE(S) SIGNATURE(S) OF Illinois COMMENTAGE OF THE NAME OF LEASE PRINT OR TYPE NAME(S) TO HIMME OF LEASE PRINT OR TYPE NAME(S) SIGNATURE(S) OF Illinois COMMENTAGE PRINT OR TYPE NAME(S) TYPE	w shades, awnings, storm doors an ed to be a part of the mortgaged pilar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and be hereby expressly release and wait pages. The covenants, conditions and hereby are made a part bereof the said of the said	divindows door coverines in cremises we then hysically attended in or article hereafter placed in or his successor, and assigns, it or article hereafter placed in or his successor, and assigns, it or article hereafter placed in or his successor, and assigns, it or hereafter h	and or beds, stores and water and the premises by Mortgagors of forever, for the purposes, and it is the premises by Mortgagors of forever, for the purposes, and it is the premises by Mortgagors of forever, for the purposes, and it is the premises by Mortgagors of forever, for the purposes, and it is the get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side	acknowl- rei ase and
ing the foregoing), screens, windo e foregoing are declared and agree ididings and additions and all sim s or assigns shall be part of the r FO HAVE AND TO HOLD the TO HOLD TO HOLD THE TO HOLD TO HOLD THE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) OF Illinois Auditivity OF TO HOLD THE TO HOLD T	w shades, awnings, storm doors an ed to be a part of the mortgaged pilar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and be hereby expressly release and wait pages. The covenants, conditions and hereby are made a part bereof the said of the said	desiritions door coverings in cremises we ther hysically attempted in or article hereafter placed in or his successor, and assigns, y virtue of the 1 om stend Exercise we. (Scal)	and or beds, stores and water and the premises by Mortgagors of forever, for the purposes, and it is the premises by Mortgagors of forever, for the purposes, and it is the premises by Mortgagors of forever, for the purposes, and it is the premises by Mortgagors of forever, for the purposes, and it is the get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side	acknowl- rei ase and
ing the foregoing), screens, windo e foregoing are declared and agree e foregoing are declared and agree e foregoing are declared and agree uildings and additions and all sim rs or assigns shall be part of the r TO HAVE AND TO HOLD the TOHAVE AND TO HOLD the TOHAVE AND TO HOLD the rights and benefits Mortgagors for the first breef from a rights and benefits Mortgagors will appear the foregoing to the region of the first breef to the region of the first breef to the region of Hilling Continues NAME Bank of L NAME Bank of L ADDRESS 44.33 Wes	w shades, awnings, storm doors an ed to be a part of the mortgaged pilar or other apparatus, equipment mortgaged premises. premises unto the said Trustee, its all rights and benefits under and by hereby expressly release and waipages. The covenants, conditions and hereby are made a part hereof tassigns. in the State aforesal and Myrthic personally known to subscribed to the fore edged that they free and voluntary at waiver of the right of the foresal and the state aforesal and the subscribed to the fore edged that they free and voluntary at waiver of the right of the subscribed to the foresal and the subscribed to the subscribed to the subscribed to the foresal and the subscribed to	divindows door coverings in cremises we then hysically atterned to a raticle hereafter placed in or his successor, and assigns, it or article hereafter placed in or his successor, and assigns, it or article hereafter placed in or his successor, and assigns, it or his successor, and assigns, it or his successor, and provisions appear in a provision appear in a provision appear in a provision and provisions appear in the same as though the result in the undersign in the successor in the undersign	and or beds, store and water and ached thereto or not, and it is the premises by Mortgagors of forever, for the purposes, and u mige 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this tere set out in full and shall be get 2 (the reverse side of this get 2 (the revers	acknowl- rei ase and

UNOFFICIAL COPY

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

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste: (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) 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 satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) comple within a reasonable time any buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 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 keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies stated by 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 noticy, 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 to not have proved to the respective dates of expiration.
- ease of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

 4. In axe of default therein, Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on quired of st. traggors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on from my mores, if any ord principal or interest on stelle any tax lien or other prior lien or title or claim thereof, or tradem from my, ale or forfeiture affecting said premise componing to a stelle any tax lien or other prior lien or title or claim thereof. Or tradem from my, ale or forfeiture affecting said premise and the lien herof, plus reasonable attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien herof, plus reasonable compensation to Trustee for each matter concerning which actio, he m, authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable withou not ce and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered a a an or of any right accruing to them on account of any default hereund on the part of Mortgagors.

 5. The Truste or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to a y silly strement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate proximate or into 1, va idity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall my ethicitiem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders the trincipal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal note in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest, or in case defall shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- of principal or interest, or in case def. It shall occur and continue for three days in the processor and optimized as any other agreement of the Mortgagors herein contained.

 7. When the indebtedness haveby secured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee sh. in, we the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortga e det. I may suit to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortga e det. I may suit to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortga e det. I may suit to foreclose the lien hereof the ellowed and included as additional indebtedness in the decree for sale all expend. In a lays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended aften a try of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and similar and and sasurances with respect to title as Trustee or tholders of the note may deem to dition of the title to or the value of procuring all such as the processor of the note may deem to expended on the procure of the control of the title to or the value of the control of the control of the title to or the value of the control of the control of the title to or the value of the control of the control of the title to or the value of the control of the control of the title to or the value of the control of the contro
- 9. Upon or at any time after the filting of a complaint to foreclose this Trust I could be complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale with but notice, without regard to the solvency or involvency of Mortgagors at the time of application for such receiver and without regard to the virus of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in a sol I sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further, not with many constraints of the premises during any further, not with two processary or are usual in such cases for such receiver, would be entitled to collect such rents, issues and profits, and all other power vinch has be necessary or are usual in such cases for authorize the receiver to apply the not apply the
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof snall be subject to any defense which would not be good and available to the party 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 premises at all reasonable ti nes and ricess th mitted for that purpose.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory with enterty and the lien thereof by proper instrument upon presentation of satisfactory with enterty and the lien thereof by proper instrument upon presentation of satisfactory with enterty and the presentation that it is requested and enterty and the presentation that is the trust of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all two Evidences hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested in the principal may accept as the genuine not be rein described any note which bear a certificate of identification purpose in the secured by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal mote and which purposts to be executed by the persons herein designated as the makers thereof, and where the clease is requested of the original trustee and so has never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note herein described any note which have be presented and which conforms in substance with the description herein contained of the principal note herein described any note which that we have the presented and which conforms in substance with the description herein contained of the principal note herein described any note which they be presented and which conforms in substance with the description herein contained of the principal note herein described any note which they be presented and which conforms in substance with the description herein contained of the principal note herein described any note which they be presented and which conforms in substance with the description herein contained of the principal note herein described any note which they have the present and the principal note herei
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall he
- 14. Trustee may resign by instrument in writing nico in the onice of the excourse or registrar of trust in which the shall be recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee. Ralph Walter 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 and 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 reagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of 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.

The	Installment	Note	mentioned	in	the	within	Trust	Deed	has	been

END OF RECORDED DOCUMENT