UNOFFICIAL COPY

	TOUGH DEED (IIII-ale)	COOK COUNTY.	טאטט	22 274	ALTECULO DE RECORDERÇÃO D	r. <i>Coloco</i> - EEO3
(Monti	TRUST DEED (Illinois) For use with Note Form 144 his payments including int	Brestyun 26 '73	9 50 AV	22 37.4 60	⁰⁵ 22374	1605
				The Above Space For Rec		
THIS INDE		una 22			ARDS and MADELYN I	. EDWARDS,
Shis wife MATTESOI	N-RICHTON BANK.	an Illinois be	anking corpora	etion.	herein referred to as "M	63003
			in the second	ustly indebted to the leg made payable to Beare sum of (\$34,000.00	ni holder of a principal pa	<u> </u>
THIRTY	FOUR THOUSAND A	ND 00/100		Dollars, and int	erest from <u>date here</u> er annum, such principal su	10£
to be payab	ble in installments as fo	ollows: TWO_HUNDRI	ED THIRTY FIVE	E AND 00/100 (\$23	5.00) = = = = = = = = = = = = = = = = = =	Dollare
on t' a _ 13	Bt day of each and e	very month thereafter	until said note is ful	lly paid, except that the fli	nal payment of principal and on account of the indebted	interest, if not
by said nr.c	e to be applied first to a ta' mei 's constituting pr	accrued and unpaid int rincipal, to the extent	terest on the unpaid not paid when due	principal balance and the , to bear interest after th	remainder to principal; the cate for payment thereof,	portion of each at the rate of
	ci cer. r - annum, and i	ali such payments bein:	g made pavable at	MATTESON-RICHTON	BANK	
become at or or interest in	on the secondar in accordants his to	ereof and without notice he place of payment af- irms thereof or in case	e, the principal sum oresaid, in case defaul default shall occur at	remaining unpaid thereon, it shall occur in the payme nd continue for three days	ng appoint, which note furth together with accrued intere at, when due, of any installm in the performance of any a lid three days, without notic t,	st thereon, shall tent of principal other agreement
limitations of Mortgagors	of the above mentior d	also in consideration	st Deed, and the per of the sum of One	rformance of the covenan Dollar in hand paid, the	accordance with the terms, is and agreements herein co e receipt whereof is hereby ssigns, the following describ	provisions and intained, by the acknowledged,
and all of t	their estate, right, title a e of Richton Pa	and after at therein, alt	unto the Trustee, is tuate, lying and being	is or his successors and a g in the Cook	ssigns, the following describ AND STATE OF ILL	ENOTE to with
Lot (425) Four hundr	od to antir elico	in Touth Add	lidas ia Bumada		
of Se	ction 33, Towns	of the Northell	St 1/4 and pai	rt of the East 1/	2 of the Southeast ncipal Meridian in	1/1
Count	y, Illinois.)			
which, with	the property hereinaft	er described, is referre	to er in as the "	premises,"		
so long and said real es	during all such times a state and not secondaril	is Morigagors may be y), and all fixtures, ar	entitled hereto (whi	enances thereto belonging, ich rents, issues and profit or articles now or hereaf	and all rents, issues and prosecution of the same pleaged primarily and control of the same and	ofits thereof for on a parity with to supply heat.
stricting the	e foregoing), screens, wi going are declared and r	ndow shades, awnings, agreed to be a part of	storm doors and w the mortgage premi	inits or centrally controll adows, floor coverings, it ises whether physically at	and all rents, issues and pressure pledged primarity and er therein or thereon used ed), and ventilation, including beds, stoves and waterbed thereto or not, and i	ng (without re- er heaters. All t is nerced that
cessors or a	assigns shall be part of t AVE AND TO HOLD	he mortgaged premises the premises unto the	ratus, equipme or or said Trustee, its c i	his successors and assigns.	factor beds, stoves and water sached thereto or not, and in the premises by Mortgago forever, for the purposes, an	rs or their suc-
and trusts i said rights This T	nerein set forth, free from and benefits Mortgagor. Frust Deed consists of the	om all rights and bene s do hereby expressly wo pages. The covens	fits under and by vi- release and waive. nts. conditions and t	nur of the Homestead Ex	forever, for the purposes, an emption Laws of the State of	f Illinois, which
	orated herein by references, their beirs, successors is the hands and seals o				age 2 (the reverse side of the here set out in full and shall	ll be binding on
	PLEASE	Rose D	m. Edward		on de HEIRA 192	Olleva
راد الإسلام الله الإسلام الإسل الإسلام الله الإسلام ا	PRINT OR TYPE NAME(S) BELOW	COOK DA	NICHTARDS D	A RED	A WIEL MINDS	g Comment Court
er 🕴 e jeden se	SIGNATURE(S)	FIEEU FOR RE		elney!		
æ.				(Seal)	2224648	A G (Seal)
State of Un		100 KB 21 19 8	<u> </u>		# 2 2 4 9 4 2	93
, all	in de	int	_ ss., the State aforesaid, I Madelyn L, Edi	I, the undersign of the	# 2 2 4 9 4 2 mec. n 140' - y Public in and that 400' r Dan Edi	93
, Jilly	Section 1	in t pers subs	53., the State aforesaid, I Madelyn L. Edv sonally known to me scribed to the foregoi	I, the undersign to be the same person.	whose name are	for said County, wards and
, Jilly	o de la companya de l	in t pers subs	53., the State aforesaid, I Madelyn L. Edv sonally known to me scribed to the foregoi	I, the undersign to be the same person.	whose name are	for said County, wards and
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	or my hand and official nexpires	in t	53., the State aforesaid, I Madelyn L. Edv sonally known to me scribed to the foregoi	I, the undersign to be the same person.	whose name are	for said County, wards and
	or my hand and official nexpires	in t pers subs edge free wais	- ss., Madelyn L. Edsonally known to me scribed to the foregoied that the ey sign and ountery act, for of the right of he 2nd	I, the undersigned by the undersigned by the same person in the same same purposes omestead. day of June ADDRESS OF PROP	whose nation 8 are effore me this dig in person he said instrument as the therein set forth, including	for said County, wards and county, wards and the release are constant of the release a
	or my wante and official nexpires	in t	- ss., he State aforesaid, I Medelyn L. Edi sonally known to me seribed to the foregoi ed that th ey sign and voluntary act, f ver of the right of he 2nd 19_22.	I, the undersigned by the unders	whose nation 8 are effore me this dig in person he said instrument as the therein set forth, including	and acknown
Given unde Commission	NAME MATTE	in to person per	- ss., he State aforesaid, I Medelyn L. Edi sonally known to me scribed to the foregoi ed that be 9 sign and voluntary act, for of the right of he 2nd 19_22.	I, the undersigned by the unders	whose name 8 are efore me this dry nerson he said instrument as the therein set forth, incluring therein set forth, incluring the set forth, inclu	ond acknow
	NAME MATTE ADDRESS 21155	in the person of	- ss., he State aforesaid, I Madelyn L. Edit Madelyn L. Edit Sonally known to me scribed to the foregol ed that the ey sign and voluntary act, forer of the right of he 2nd 19.22.	I, the undersigned by the unders	whose name 8 are efore me this dry in person he said instrument as the therein set forth, incluring the set forth, including the set forth, incluring the set forth, inclur	ond acknowly, wards and county, was a county of the release six 2 374.
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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:

1. Mortsagors 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 mechanics liens or claims 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) complete within a reasonable time any building or 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 praviously consented to in writing by the Trustee or holders of the note.

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.

of principal or interest, or it was default shall occur and continue for three days in the performance of any other agreement of the note described on page one or by acceleration or otherwise, holders of the act or Trustee shall have the right to foreclose the lies hereof and also table have all other rights provided by the laws of illinois for the enforcement of a sea see debt. In a quit to fractions the lies hereof and also shall have all other rights provided by the laws of illinois for the enforcement of a sea see debt. In a quit to fractions the lies hereof, there shall be allowed and included as additional included as the sea of the control of the cont

11. Trustee or the holders of the note shall have the right-to hispect the premises at all 1 assonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises are an all trustee by the premises are an access thereto shall be record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, and the limit of the agents or employees of trustee the conditions of the premises are all trustee and the limit of the agents or employees of trustee and be may require indemnities 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 a sective evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release here. To unled the requests of any persons who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, are released becaused the presentation of the prevention of the principal note and which bears a certificate of identify all in purporing to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note herein described any note which purpors to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original viole, and he has note and which purpors to be executed by the persons herein designated as makers therein exhibits on the description herein contained of a principal note and which purpors to be executed by the persons herein designated as makers therein exhibits and the description herein contained of a principal note and which purpors to be executed by the persons herein designated as makers therein exhibits and the description herein contained of a principal note

14. Trustee may resign by instrument in writing littled in the owner of the recorder or requirem or trute in which the cash, resignation, inshiftly or refusal to act, of Trustee. Or 115 SiluceSBOTS shall be first Successor in Trust and in the event of his or its death, resignation, inshiftly or refusal to act, the then Recorder of Deeds of the out which the premises are situated shall be second Successor in Trust. Any Successor in trust hereunder shall have the identical tile, powr sa not authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereund.

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 "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 Identified herewith under identification No. 36 027 99 01

LENDER, THE NOTE SECURED BY, THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

TRUST DEED IS FILED FOR RECORD.

TRUST DEED IS FILED FOR RECORD.

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END OF RECORDED DOCUMENT