UNOFFICIAL COPY

GEORGE E. COLEO FORM No. 206 May, 1969			"说老帝是自己的人就是这个人的人,	
TRUST DEED (Illinois) For use with Note Form 1448 (Monthly payments Including Interest)	EDON COUNTY, ILLINOIS FILED FOR RECORD	22 540 324	Michael A	Chi.
	Nov 9'73 10 37 AH		#225404	
THIS INDENTURE, made Novemb	19 , betw	The Above Space For Recorder's een Laurie E. Arden a	nd Lillian J. Arde	n,
herein referred to as "Trustes" witnessel	Gouwens	here	in referred to as "Mortgagos	rs," and
herein referred to as "Trustee," witnesseth termed "Installment Note," of even date h	I nat, Whereas Mortgagors are jection of the control of the contro	stly indebted to the legal holds made payable to Bearer	r of a principal promissor	y note,
and delivered, in and by which note Mortgan no/100°g* * * * * * * on the balance of principal remaining from	gors promise to pay the principal s	um of Fifteen Thousand	Sir Hundred	1.1
on the balance of principal remaining from to be payable in installments as follows O	time to time unpaid at the rate of	7. 9 Dollars, and interest fro	m date of disburse	ment
to be payable in installments as follows: O on thest day ofanuary	ne Hundred Nineteen an 1974 and One Hundred	1 38/100 8* * * * * * Nineteen and 38/1001	m, such pripcipal sum and	interest Dollare
on the 1st day of January mon the 1st day of such and every mon sooner paid, st 1 be due on the 1st day of said note to be supplied first to second on the 1st day of said note to be supplied first to second on the 1st day said note to be supplied first to second on the 1st day of the said to second on the 1st day of the said	th thereafter until said note is full	paid, except that the final payme	ent of principal and interest	Dollars
on the	nd unpaid interest on the unpaid p	rincipal balance and the remainder	unt of the indebtedness evi	denced
become at once due and runb e, at the place of or interest in accordance will the place of the p	without notice, the principal sum re f payment aforesaid, in case default	m time to time, in writing appoin maining unpaid thereon, together	t, which note further provid- with accrued interest thereon	es that
at the election of the rank and all such piece as the election of the rank at the other piace as the become at once due and the piace of the rank there contained in this Trust Dead (and the piace of t	election may be made at any time or payment, notice of dishard	continue for three days in the perfect the expiration of said three	riormance of any other agreed	incipal ement
NOW THEREFORE, to a sur the payr imitations of the above mentione note and Mortgagors to be performed, and also in co Mortgagors by these presents CONYEY and and all of their educe, right, title and it tere Village of Dolf-Con.	nent of the said principal sum of of this Trust Deed, and the	noney and interest in accordance	with the terms and	nat all
Mortangors by these presents CONVEY and applial of their estate, right, title and it	warranton of the sum of One I WARRANT unto the Trustee, its	ollar in hand paid, the receipt	reements herein contained, twhereof is hereby acknowle	by the
Lot 1 in Charles E. Waterman of the South East quarter of	COUNTY OF	n Cook	STATE OF TENSOR	Sstate,
of the South East quarter of Principal Meridian in Cook Co	Section 3, Township 36	North, Range 14, East	lorth East quarter	o Wit:
	A. TTTINOIS.	보다 하다 성장은 사실은 하는 그렇게 그래?		
시작에 들고 말라지다. 그리가 하고 있다.		근레 사용 악명이 있다. 기술로 남인 나와		3.74
In the event the avenue	cribed hare nois sold	by the make		
In the event the property des	cribed here n is sold le in full jeranter. release of this provide	by the maker hereof, Provided however tha	then note describe	<u>ed</u> r
In the event the property des herein shall be due and payab owner of note may consent to	release of this provis	ion for acceleration.	r rue upider or of	•
In the event the property des herein shall be due and payab owner of note may consent to	release of this provis	ion for acceleration.	r rue upider or of	•
In the event the property des herein shall be due and payab herein shall be due and payab owner of note may consent to. Which, with the property hereinafter described to the property hereinafter described to long and during all such times a Morigage said real estate and not secondarily, and all said the said to the said to the foregoing, screens, whole with the stricting the foregoing), screens, whole with the foregoing are declared and agreed to be all buildings and additions and all similar or estates or a saigns shall be part of the morigage TO HAVE AND TO HOLD the premise restore or assigns shall be part of the pages. To HAVE AND TO HOLD the premise and trusts herein set forth, free from all right and trusts herein set forth, free from all right and trusts herein set forth, free from all right and properties the payable to the pages. The incorporated herein by reference and hereb Morigagors, their beirs, successors and assigns. Witness the hands and seals of Morigagor.	release of this provis	ion for acceleration.	nts, issues and profits thereoged primarily and on a parity or thereon used to supply millation, including (withou stoves and water heaters. eto or not, and it is agreed ises by Mortgagors or their the purposes, and upon the way of the State of Illinois, we reverse side of this Trust E to full and shall be bindin	f for with heat, it re- All that suc- uses which lead) g on
In the event the property des herein shall be due and payab owner of note may consent to long and during all such times as Mortgage as Mortgage as Mortgage as Mortgage is foregoing), screens, window shade of the foregoing are declared and agreed to be all buildings and additions and all similar or the second of the foregoing are declared and agreed to be all buildings and additions and all similar or the second of the foregoing are declared and agreed to be asserted to the mortgage of the second of the foregoing are declared and selection of the second	release of this provis	ion for acceleration.	r rue upider or of	f for with heat, it re- All that suc- uses which lead) g on
In the event the property des herein shall be due and payab herein shall be due and payab owner of note may consent to. Which, with the property hereinafter described to the payable of the foregoing are declared and agreed to be all buildings and additions and all similar or exister a saigns shall be part of the payable of the payabl	release of the provise. It is referred to herein a the "pre- cements, easements, and apper can re may be entitled thereto (v alch fixtures, apparatus, equipmen - conditioning (whether single unit s, awnings, storm doors and wind, a part of the mortgaged premises tel premises, a unit of the mortgaged premises a unito the said Trustee, its or his a compressly release and waive. The covenants, conditions and prov y are made a part hereof the same the day and year first above we	mises," ces thereto belonging, and all recents, issues and profits are pledge, icles now or hereafte therein or centrally controlled, indeed beds, where the profits are physically attached thorough the profits herein processor ar assigns, forever, for of the here c'ad Exemption La isloms appearing c par 2 (the ass though they are he set out it.)	nts, issues and profits thereoged primarily and on a parity or thereon used to supply miliation, including (whithout, atoves and water heaters eto or not, and it is agreed ises by Mortgagors or their the purposes, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding.	of for with heat, it re- that suc- uses which Deed) g on
In the event the property desherein shall be due and payab owner of note may consent to which, with the property hereinafter described TOGETHER with all improvements, ten to long and during all such times as Morisgae aid real estate and not secondarily), and all last the state and not secondarily), and all last the power, refrigeration and air stricting new and declared and agreed to be foregoing and another and all similar or essors or assigns and the state of the foregoing of the foregoing the foregoin	release of this provis	mises," notes thereto belonging, and all recess thereto belonging, and all recent, issues and profits are pledge, icles now represents, insufer the profit of the profit	nis, issues and profits thereoged primarily and on a parity or thereon used to supply millation, including (withou stoves and water heaters. eto or not, and it is agreed ises by Mortgagors or their the purposes, and upon the way of the State of Illinois, we reverse side of this Trust E in full and shall be binding and the state of the purposes.	f for with heat, it re- All that suc- uses which lead) g on
In the event the property desherein shall be due and payab owner of note may consent to owner of note may consent to increase the consent of	release of this provis	mises," notes thereto belonging, and all recess thereto belonging, and all recents, issues and profits are pledge, incles now represents, incles now, or entrailly controlled), and with for controlled, and with for controlled, incles her at placed in the premules harden placed in the premules are at assigns, forever, for of the hor of all exemption Lassians appearing c page 2 (the assthough they are here set out then. (Scal)	nis, issues and profits thereoged primarily and on a parity or thereon used to supply millation, including (withou stoves and water heaters. eto or not, and it is agreed ises by Mortgagors or their the purposes, and upon the way of the State of Illinois, we reverse side of this Trust E in full and shall be binding and the state of the purposes.	of for with heat, it re- that suc- uses which Deed) g on
In the event the property desherein shall be due and payab owner of note may consent to owner of note may consent to increase the consent of	release of this provise I, is referred to herein a the "pre- erments, easements, and appur en- erments, easements, endipment a warnings, of whether single uni- s, awnings, form doors and wind- a part of whorm doors and wind- erments, equipment or arti- erments, equipment or arti- expressly release and waive expressly release and by writte expressly release and by writte expressly release and by and because of the same at the day and year first above we expressly release and the day and year first above we can the day and year f	ion for acceleration. mises," ces thereto belonging, and all re rents, issues and profits are pledge celes now or hereafter therein or centrally controlled), and w off or coverings, inador beds can er physically attached therein uccessor ar assigns, forever, for of the hor celest examption La stons appearing ppg, 2 (the as though they are he set out (Seal) (Seal) (Seal) I, the undersigned, a Notan HEREBY CERTIFY that and Lillian J. Arder e the same person whose nan e the same person whose nan	nts, issues and profits thereogeness of primarily and on a parity or thereon used to supply or thereon used to supply untitation, including (without the control of the control of the control of the purposes, and upon the way of the State of Illinois, we reverse side of this Trust I in full and shall be binding to the control of the co	of for with heat, the form of
In the event the property desherein shall be due and payab owner of note may consent to owner of note may consent to increase the consent of	release of this provise I, is referred to herein a the "pre- erments, easements, and appur en- erments, easements, endipment a warnings, of whether single uni- s, awnings, form doors and wind- a part of whorm doors and wind- erments, equipment or arti- erments, equipment or arti- expressly release and waive expressly release and by writte expressly release and by writte expressly release and by and because of the same at the day and year first above we expressly release and the day and year first above we can the day and year f	ion for acceleration. mises," ces thereto belonging, and all re rents, issues and profits are pledge celes now or hereafter therein or centrally controlled), and w off or coverings, inador beds can er physically attached therein uccessor ar assigns, forever, for of the hor celest examption La stons appearing ppg, 2 (the as though they are he set out (Seal) (Seal) (Seal) I, the undersigned, a Notan HEREBY CERTIFY that and Lillian J. Arder e the same person whose nan e the same person whose nan	nts, issues and profits thereogeness of primarily and on a parity or thereon used to supply or thereon used to supply untitation, including (without the control of the control of the control of the purposes, and upon the way of the State of Illinois, we reverse side of this Trust I in full and shall be binding to the control of the co	of for with heat, the form of
In the event the property des herein shall be due and payab owner of note may consent to owner of note may consent to owner of note may consent to the consent to the consent to long and during all such times as Mortgage and real estate and not secondarily), and all the consent to long and during all such times as Mortgage and real estate and not secondarily), and all the consent to the consent	release of this provise Telease of this provise I, is referred to herein a the "pre ements, easements, and appur en formers be entitled thereto (valch fixtures be entitled thereto (valch fixtures be entitled thereto (valch fixtures and wind fixtures and wind a part of the mortgaged premises conditionally a tormore and wind a part of the mortgaged premises conditionally said Trustee, its or his is a part of the mortgaged premises control approved to the said Trustee, its or his is and benefits under and by virtue expressly release and waive expressly release and the same to the day and year first above year and the day and year first above year the day and year first above year Laurie E. Arden subscribed to the foregoing in edged that Liely signed, a free and voluntary in for the mest waiver of the right of homest	ion for acceleration. mises," ces thereto belonging, and all re rents, issues and profits are pledge celes now or hereafter therein or centrally controlled), and w off or coverings, inador beds can er physically attached therein uccessor ar assigns, forever, for of the hor celest examption La stons appearing ppg, 2 (the as though they are he set out (Seal) (Seal) (Seal) I, the undersigned, a Notan HEREBY CERTIFY that and Lillian J. Arder e the same person whose nan e the same person whose nan	nts, issues and profits thereogeness of primarily and on a parity or thereon used to supply or thereon used to supply untitation, including (without the control of the control of the control of the purposes, and upon the way of the State of Illinois, we reverse side of this Trust I in full and shall be binding to the control of the co	of for with heat, the form of
In the event the property des herein shall be due and payab owner of note may consent to owner of note may consent to owner of note may consent to the consent to the consent to long and during all such times as Mortgage and real estate and not secondarily), and all the consent to long and during all such times as Mortgage and real estate and not secondarily), and all the consent to the consent	release of this provise I, is referred to herein a the "pre- erments, easements, and appur en- erments, easements, endipment a warnings, of whether single uni- s, awnings, form doors and wind- a part of whorm doors and wind- erments, equipment or arti- erments, equipment or arti- expressly release and waive expressly release and by writte expressly release and by writte expressly release and by and because of the same at the day and year first above we expressly release and the day and year first above we can the day and year f	mises," notes thereto belonging, and all recents, issues and profits are pledge, incles now or hereafter therein or centrally controlled, and beds, where here to coverings, included to beds, where here here to coverings, included to be to	nts, issues and profits thereogeness of primarily and on a parity or thereon used to supply or thereon used to supply untitation, including (without the control of the control of the control of the purposes, and upon the way of the State of Illinois, we reverse side of this Trust I in full and shall be binding to the control of the co	of for with heat, the form of
In the event the property desherein shall be due and payab herein shall be due and payab owner of note may consent to. Which, with the property hereinafter described to long and during all such times as Mortgage and real estate and not secondarily), and all study and the state and not secondarily), and all study and the state and not secondarily), and all study are state and not secondarily), and all study are state and not secondarily), and all study are stated and state and state and all similar or restored a sasigns shall be part of the mortgage and trips and state and trips	release of this provise. It is referred to herein a the "per coments, easements, and apper coments, easements, and apper coments, easements, and apper coments may be entitled thereto (v alch fixtures, apparatus, equipment conditioning (whether single unit, a wanings, storm doors and wind, a part of the mortgaged premises at unito the said Trustee, its or his a sunto the said Trustee, its or his a conditions and prover the same of the said that t	mises," notes thereto belonging, and all recents, issues and profits are pledge, incles now or hereafter therein or centrally controlled, and beds, where here to coverings, included to beds, where here here to coverings, included to be to	nis, issues and profits thereoged primarily and on a parity of thereon used to supply of the parity of the purposes, and upon the purposes, and upon the was of the State of Illinois, we reverse side of this Trust E to full and shall be binding to the purposes, and upon the was of the State of Illinois, we reverse side of this Trust E to full and shall be binding to the purposes, and upon the purposes, and upon the was of the State of Illinois, we reverse side of this Trust E to full and shall be binding	of for with heat, with heat, and that such hich heat) on heat) on hity,
In the event the property desherein shall be due and payab herein shall be due and payab owner of note may consent to. Which, with the property hereinafter described to long and during all such times as Mortgage and real estate and not secondarily), and all study and the state and not secondarily), and all study and the state and not secondarily), and all study are state and not secondarily), and all study are state and not secondarily), and all study are stated and state and state and all similar or restored a sasigns shall be part of the mortgage and trips and state and trips	release of this provise I, is referred to herein a the "pre- ements, easements, and appur em- ements, easements, and appur em- ements, easements, and appur em- ements may be entitled thereto (v alch fixtures, apparatus, equipment en- conditioning (whether single unit- a warings, storm doors and whad, a warings, storm doors and whether preparatus, equipment or arti- the preparatus, equipment or arti- a unito the said Trustee, its or his a unito the said Trustee, its o	mises," aces thereto belonging, and all recents, issues and profits are pledge, incles now or hereafter therein, incles now or hereafter therein, or entrally controlled, incador herein, or centrally entrally attached thorein herein pleas her if. placed in the premiuccessor, ar assigns, forever, for of the hor c' and Exemption La sistem suppearing c part 2 (the last though they ere he set out the suppearing c part 2 (the last though they ere he set out the suppearing c part 2 (the last though they ere he set out the last though they ere he set out the last though they experienced and Lillian structured and Lillian structured and believed the said instructured and controlled they are t	nis, issues and profits thereof primarily and on a parity of primarily and on a parity of the parity of the purposes, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding. Togan Ty Puculc in the purpose, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding. Ty Puculc in the purpose, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding. Ty Puculc in the purpose, and the purpose is day in person, and prime in the purpose in the purp	of for with heat, with heat, and that such hich heat) on heat) on hity,
In the event the property des herein shall be due and payab herein shall be due and payab owner of note may consent to. Which, with the property hereinsfter described to the consent to	release of this provise I, is referred to herein a the "per ements, easements, and appur can re may be entitled thereto (v alch fixtures, apparatus, equipmen — conditioning (whether single uni a, awnings, storm doors and wind, a part of the mortgaged premises teller apparatus, equipment or arti- dipremises. I unto the said Trustee, its or his a sunto the said trustee, a sunto	miss." miss. " nees thereto belonging, and all recents, issues and profits are pledge, or central words and profits are pledge, or centrally controlled and were first coverings, according to the promise her after placed in the premises her assignment as though they cre he set out the premises her after the placed in the premises her after the set out the premises her after the set out the placed and delivered the said instruction and purposes therein act is easily the premises of the proposes therein act is easily the proposes of the proposes therein act is easily the proposes of the proposes therein act is easily the proposes of the proposes therein act is easily the proposes of the proposes therein act is easily the proposes of the proposes therein act is easily the proposes therein act is easily the proposes of the propo	nis, issues and profits thereoged primarily and on a parity or thereon used to supply mitiation, including (without stoves and water heaters. or their the purpose, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding to the state of the purpose, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding to the state of the state of Illinois, we reverse side of this Trust E in full and shall be binding. It does not be stated in the state of Illinois, we reverse side of this Trust E in full and shall be binding. It does not be stated in the state of Illinois, we reverse side of this Trust E is full and shall be binding. It does not be stated in the stated	of for with heat, with heat, and that such hich heat) on heat) on hity,
In the event the property desherein shall be due and payab herein shall be due and payab owner of note may consent to owner of note may consent to the payab owner of note may consent to the payab owner of note may consent to long and during all such times as Morigage to long and during all such times as Morigage to long and during all such times as Morigage to the foregoing, screens, window shade of the foregoing are declared and agreed to be during the payable of the foregoing are declared and agreed to be all buildings and additions and all similar or existence of the morigage TO HALL and the payable to the morigage TO HALL and the payable to the morigage TO HALL and the payable to the	release of this provise release of this provise I, is referred to herein a the "pre ements, easements, and appar en est may be entitled thereto (v alch fatures, apparatus, equipment en econditioning (whether single univ easymats, storm doors and what expenses storm doors and what expensely release and by virtue expressly release and apparents on and benefits under and by virtue expressly release and entitles and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants, conditions and prov y are made a part hereof the same the covenants and prov y are made a part hereof the same the covenants and prov y are made a part hereof the same the province of the covenants the covenants and prov y are made a part hereof the same the covenants and prov y are made a part hereof the same the covenants and prov y are made a part hereof the same the province and province and province the covenants and province the covenants and province the covenants and province the covenants and province to the covenants and pr	mises," nees thereto belonging, and all recents, issues and profits are pledge, incles now or hereafter therein in or entrally controlled), incles now or hereafter therein or entrally controlled), incles now or hereafter therein or entrally controlled), incles herein or provided in the premiuse service of the hor crowning, incles herein or placed in the premiuse herein or assigns, forever, for of the hor crowning, for each of the hor crowning of page 2 (the same supposed by the set out of the hor crowning of t	nis, issues and profits thereoged primarily and on a parity or thereon used to supply mitiation, including (without stoves and water heaters. or their the purpose, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding to the state of the purpose, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding to the state of the state of Illinois, we reverse side of this Trust E in full and shall be binding. It does not be stated in the state of Illinois, we reverse side of this Trust E in full and shall be binding. It does not be stated in the state of Illinois, we reverse side of this Trust E is full and shall be binding. It does not be stated in the stated	of for with heat, with heat, and that such hich heat) on heat) on hity,
In the event the property desherein shall be due and payab herein shall be due and payab owner of note may consent to owner of note may consent to owner of note may consent to the property hereinsfer described to long and during all such times as Morigage so long and during all such times as Morigage state and not secondarily), and all satisfing the property of the property of the property of the foregoing, screens, window shade of the foregoing are declared and agreed to be all buildings and additions and all similar or cassors or asset and additions and all similar or cassors or asset and additions and all similar or cassors or asset and additions and all similar or cassors or asset and sold buildings and benefits and free from all right and benefit and fight and benefits of two pages. The function part of the foregoing, with the part of the property of the foregoing and state of the function of the foregoing	release of this provise release of this provise I, is referred to herein a the "per ements, easements, and appar en re may be entitled thereto (v alch fixtures, apparatus, equipmen - conditioning (whether single univ- awnings, storm doors and whad a swinings, storm doors and whad a swinings, storm doors and what the prenness unto the said Trustee, its or his a and benefits under and by virtue expressly release and waive expressly release and approver y are made a part hereof the same as the day and year first above we year the day and year first above we are the day and year first above we capted the first above we be covenants, conditions and prov year made a part hereof the same as the day and year first above we are the day and year first above we are the day and year first above we be covenants, conditions and prov year made a part hereof the same as the day and year first above we are the day and year first above we are the day and year first above we be covenants, conditions and prov year made a part hereof the aurie E. Arden 19.74 A 19.74 A 19.74 A 19.74 A 19.74 A 19.74 A 19.75 A 19.7	mises," nees thereto belonging, and all recents, issues and profits are pledge, incles now or hereafter therein in or entrally controlled), incles now or hereafter therein or entrally controlled), incles now or hereafter therein or entrally controlled), incles here it. placed in the premises the place it. placed in the premises the place it. placed in the premises the place it. placed in the premises it. placed in the premises and purposes therein set it and Lillian it. placed in the premises of property. DDRESS OF PROPERTY. 14257 Lincoln Avenue Dolton, Illinois 6041 her About And Is for structured in the propess only And Is for structured in the propess only And Is for structured in the placed in the propess only And Is for structured in the placed in the placed in the propess only And Is for structured in the placed in the pl	nis, issues and profits thereoged primarily and on a parity or thereon used to supply mitiation, including (without stoves and water heaters. or their the purpose, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding to the state of the purpose, and upon the was of the State of Illinois, we reverse side of this Trust E in full and shall be binding to the state of the state of Illinois, we reverse side of this Trust E in full and shall be binding. It does not be stated in the state of Illinois, we reverse side of this Trust E in full and shall be binding. It does not be stated in the state of Illinois, we reverse side of this Trust E is full and shall be binding. It does not be stated in the stated	of for with heat, with heat, and that such hich heat) on heat) on hity,
In the event the property desherein shall be due and payab owner of note may consent to owner of note may consent to TOGETHER with all improvements, ten so long and dains all such times as Mortgage and real casts of such times as Mortgage and real casts of such times and not secondarily), and all gas, where, light and secondarily and agreed to be of the foregoing are declared, without and greed to be mortgage and adjust and benefits Mortgagers do herein and trusts herein set forth, free from premise and trusts herein set forth, free from premise and trusts and benefits Mortgagers do herein and rights and benefits Mortgagers do herein incorporated herein by reference and herein serior incorporated herein by reference and herein Mortgagers, their heirs, successors and assigns. PLEASE PRINT OR TYPE HAMMIGH. PLEASE PRINT OR TYPE HAMMIGH. SIGNATURE(S) THERES. PRINT OR TYPE HAMMIGH. SIGNATURE(S) ANDRESS. NAMEFIRST NATIONAL Band NAMEFIRST NATIONAL Band MARTING CONTROL BAND CONTROL BAN	release of this provise release of this provise I, is referred to herein a the "pre- ernents, easements, and appur en- se may be entitled thereto (valch facults, apparatus, equipment of arti- facults, apparatus, equipment or arti- g, awnings, form doors and winds a part of the said Trustee, its or his as- sunto the said Trustee, its or his a- sunto the said Tr	mises," nees thereto belonging, and all recents, issues and profits are pledge, incles now or hereafter therein in or entrally controlled), incles now or hereafter therein or entrally controlled), incles now or hereafter therein or entrally controlled), incles herein or provided in the premiuse service of the hor crowning, incles herein or placed in the premiuse herein or assigns, forever, for of the hor crowning, for each of the hor crowning of page 2 (the same supposed by the set out of the hor crowning of t	nts, lasues and profits thereoged primarily and on a parity or thereon used to supply mitiation, including (without mitiation, including (without mitiation, including (without mitiation, including the purposes, and upon the was of the State of Illinois, we was of the State of Illinois, we was of the State of Illinois, we reverse side of this Trust It in full and shall be binding to find the purpose, and upon the was of the State of Illinois, we reverse side of this Trust It in full and shall be binding. Ty Puculc in or prasal out in the purpose of the state of Illinois, we have the binding the first out of the purpose of the state of Illinois, we have a state of the purpose of the	of for with heat, with heat, and that such hich heat) on heat) on hity,

NOFFICIAL COPY

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

- 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 lens or liens in favor of the United States or other liens or claims for lien or 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 buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of taw 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 astifactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to bholders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfelture affecting said premises or contest any tax or assessment. All moneys pold for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the holder of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which as on herein authorized may be taken, shall be so much additional indebtendess secured hereby and shall become immediately due and pay also thous notice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be confired as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. As Trustee of the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do
 teed dip any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statets or er man or into the validity of any tax, assessment, sale, forfeiture, tax lien or title calim thereof.
- 6. Mo., as one shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, not withstand on the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest of in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- herein contained.

 7. When the inde' odne a hereby secured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the net so Trustee shall have the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcen and so mortgage debt. In any suit to foreclose the lien hereof, there shall be allowed and included as additional in debteders in the decree for sr and expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's companier's fees, outlays for documentary and expert evidence, strongraphers' charges, publication costs and costs (which may be estimated as to item and expended after entry of the decree) of procuring all such abstracts of litic, little scarches and examinations, guarantee policies, Torrens c rithe ters and similar data and assurances with respect to this as Trustee or holders of the note may deem to be reasonably necessary either to p are structured. The suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of too remises. In addition, all expenditures and expenses of the nature in this paragraph mentioned shall be come and under the control of the security hereof, whether or not actually commenced.

 The reconstant of the security hereof, whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the records as shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings and independent of the proceeding paragraph hereof; second, all other items which under the terms hereof constant of a curred indebtedness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and the remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provisor nereof shall 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 by cell, accured.

- 13. Trusice shall release this Trust Deed and the lien thereof by proper instrument upon presents or a sisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release he soft o and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note. The production of the principal note and which purports to be executed by a prior trustee of the production of the principal note and which purports to be executed by the persons herein designated as makers thereof.
 - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this ... up at shall have

been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, 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 Deed of his county in which the premises are situated shall be second Successor in Trust and Successor in Trust hereunder shall have the identical title or and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed are under the county of the successor in Trust hereunder shall have the identical title or and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed are under the successor in Trust hereunder shall have the identical title or and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed are under the successor in Trustee, and any Trustee or successor in Trust hereunder shall have the identical title or any authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed are the successor in Trustee, and any Trustee or successor shall be expected as a successor in Trust hereunder shall have the identical title or any and act of the successor in Trust here are the successor in Trustee, and the successor in Trustee

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

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

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No

END OF RECORDED DOCUMENT