UNOFFICIAL COPY

NAME OF THE PARTY OF THE PARTY.					1. 1. The contract of the cont		4.5
	TRUST DEED ⁹⁷	4 MAY 17 AM	ilisy R.C. 10 07	lan (9 22	RECORDER O COOK COUNTY 720 130	ILLINON.
For Monthly	(ILLINOIS) use with Note Form 14 payments including in	448 HA	i politaria e	3178 - 2		A — Rec	5.0
elle grafika kilongiy	NTURE, made	May 10,			LA PENTA AI	ID ROSE A. LA	N PENTA,
payable to B	ed to as "Trustee" propissory note, ear rend delivered ONE HUNDRED	", witnesseth: termed "Install d, in and by whi	MITCHELL H. That, Whereas ment Note", of ich note Mortga	BASS Mortgagors are even date herev agors promise to	justly indebted with, executed b	al sum of IWC	older nade) such
Dollars on t the 1st principal and payments on est on the us tuting princi of seven per	n and inter st of the 1st day of each a dinterest, if not so account of the ir paid principal balapal, to the extent reent per annum, as the legal holder of	every month the core party shall not been so evid the remote party who did not all uch party of the note and all uch party of	9/4, and FIF ereafter until s be due on the lenced by said la nainder to princ ue, to bear inter ments being ma	TY EIGHT & 5 aid note is fully 1st day of Note to be appli ipal; the portion rest after the da de payable at U	0/100 (\$58.5 paid, except that June ed first to accru to of each of said ate for payment NITY SAVINGS	100 (\$58.50) Dollar the final paymer the final paymer the final paymer the final paymer that the the final paymer that the further property that the property that the property that the further propert	s on nt of such nter- nsti- rate such
in case defau the terms the ment contain three days,	lection of the lega h accrued interest it shall occur in the rereof or in case defi led in said Trust vithout notice), and t and notice of pro-	ne payment, who ault shall occur Deed (in which id that all partie	and without near once en due, of any in and cor and to even elect on the the steel steel elect on the steel	due and payable nstallment of pr r three days in may be made at ally waive pres	pai sum remane, e, at the place o incipal or interes the performance any time after t entment for pay	fing annual their of payment afore the in accordance of any other ag the expiration of ment, notice of	said, with ree- said dis-
herein contains	itations of the above d, by the Mortgagori by acknowledged. Mo	s to be performed, ortgagors by these	presents CONVEY	Bnd W/ Al .NT	unto the Trustee,	ts or his successori	and
Villego of N	EREFORE to secure illations of the above du by the Mortgagori by schnowledged, Moving described Real orridge COUNTY n Brickman's M & of the Nort 40 North, Ran	OF COOL	ופ שאר	WIE OF THE WO	10 WILL	-	
Village of N Lot 20 1 the West Township Illinois	orridge COUNTY n Brickman's M & of the Nort 40 North, Ran	OF Cook lontrose-Lawr heast & (exc ge 12, East	ence Subidivept the Sour	vision on th th 50 feet t d Principal I	e Wort 's of hereot' of S hiridian in	the West 12 o ection 13, Cook County,	
Village of N Lot 20 1 the West Township Illinois	orridge COUNTY n Brickman's M & of the Nort 40 North, Ran	OF Cook lontrose-Lawr heast & (exc ge 12, East	ence Subidivept the Sour	vision on th th 50 feet t d Principal I	e Wort 's of hereot' of S hiridian in	the West 12 o ection 13, Cook County,	
Village of N Lot 20 1 the West Township Illinois	orridge COUNTY n Brickman's M & of the Nort 40 North, Ran	OF Cook lontrose-Lawr heast & (exc ge 12, East	ence Subidivept the Sour	vision on th th 50 feet t d Principal I	e Wort 's of hereot' of S hiridian in	the West 12 o ection 13, Cook County,	
Village of N Lot 20 i the West Township Illinois which with the TOGETHE thereof for so primarly and o therein or the controlled), and foor coverings, premises whether the thereof the State of Ill This Trust Deed) are incomability be binding. Witness i	projection of the North, Ren by of the North, Ren 40 North, Ren with all improvem one and the series of the North all improvem on used to supply he ventilation, including inadoor bed, stoves or physically attaches or articles hereafted the noise which said right bed consists of two porated herein by ref on Morigagors, theil he hands and seal LEABE	described, is referrients, tenements, man, man, tenements, tenemen	ence Subidivept the Sour	vision or the th 50 feet to describe the source and	belonging, and all lich rents issues to the rents issues at the rents issues to the rents is	the West 12 o ection 13, Cook County,	
Village of N Lot 20 i the West Township Illinois which, with the TOGETHE thereof for so primarily and o therein or thereomers whether attue, equipment and the State of the Tomas and the State of the Tomas and the State of the	projection of the North, Ran by of the North, Ran of the North, Ra	described, is referrients, tenements, teneme	ed to herein as the asements, and asymptotic pages may be established by the condition of the Indian asymptotic pages and it is agreed the rights and benefit rights.	vision or the th 50 feet to depend on the surferances the result of the surferances to (will fedures, apparation and air condition and air condition and air condition and air conditions and air conditions and air conditions are consistent of the successors as the	belonging, and sill help of S. A. in 1d1ar in helonging, and sill help entity, issues us, equipment or a tioning (whether a tioning (whether a hades, awnings, at and a signs or assigns in and a signs, to ever the Homest and waive, ing on page 2 (the rhough they were written.	the West 1 0 ection 13, Cook County, onto the same and put of profess are pig ricles to or here ingit us or cent of the same part of the same all be part the many of the same the set out in full persons and Exemption La	rofts deed deed after traily after traily a yed on the second of trust and second of t
Village of N Lot 20 i the West Township Illinois which, with the TOGETHE thereof for so primarily and o therein or thereomers whether attus, equipment and the State of the Tomas and the State of the	projection of the North, Ren Jof the North, Ren Jof the North, Ren AND North, Ren property hereinafter. R with all improvem on a parity with said ren on used to supply he ventilation, including inadoor bed, stoves or physically attache to articles hereatte AND TO HOLD the nois, which said right nois, which said right bed consists of two porated herein est fi nois, which said right con Morigagors, theil he hands and seal LEABE NAMK(S) NAMK(S) NAMK(S)	described, is referrients, tenemients, ten	ed to herein as the asements, and applying the condition of the Third of the Indian of the	vision or the th 50 feet to deep remises." "premises."	belonging, and all sich rents fissues us distinct from the first fissues us to	the West 1/2 O ection 13, Cook County, Interpreted to the cook County, Interpreted to the content of the cont	rofts deed deed safter traily a second rotter traily as of trust and sand sand sand sand sand sand sand
Village of N Lot 20 i the West Township Illinois which, with the TOGETHE thereof for so primarily and o therein or thereomer the terror of the trains, equipment and the State of ill This Trust Dech are incomed and the binding Witness is seen to the state of the St	projection of the North, Ran by of the North, Ran of the North, Ra	described, is referrients, tenemients, ten	ed to herein as the asements, and apply ggors may be elected in the foreign and apply ggors may be elected in the foreign and it is agreed it remises by Mortg. Said Trustee, its conditions and are made a part in the foreign and it is agreed to the foreign and the foreign and the foreign and assign are made a part in the foreign and assign assign and assign assign and assign assign and assign and assign and assign and assign and assign and	vision or the th 50 feet to deep remises." "premises."	belonging, and all sich rents fissues us distinct from the first fissues us to	the West 1/2 of ection 13, Cook County, Interpreted to the county of th	rofts deed deed siter traily traily ty ac trust and Seall unty, AND ack
Village of N Lot 20 i the West Township Illinois which, with the TOGETHE thereof for so primarily and o therein or thereomer the terror of the trains, equipment and the State of ill This Trust Dech are incomed and the binding Witness is seen to the state of the St	projection of the North, Ran by of the North, Ran of the North, Ra	described, is referring to the country of the count	ed to herein as the asements, and applying the condition of the Third of the Indian of the	vision or the th 50 feet to deep remises." "premises."	belonging, and all help rent of S h, iridiar in S h, iridiar i	the West 1 O ection 13, Cook County, ents, issues and pitch in the cook County, ents, issues and pitch in the cook County, ents, issues and pitch in the cook of the cook cook in the purposes, and Exemption Leverse elde of this here set out in full person, and the cook in the coo	rofts deed deed deed seer raily need roft so rri so rri so rri so so rri so so rri and so so so so rri and so so so so so so rri and so
Village of N Lot 20 i the West Township Illinois which, with the TOGETHE thereof for so primarily and o therein or thereomer the terror of the trains, equipment and the State of ill This Trust Dech are incomed and the binding Witness is seen to the state of the St	projection of the North, Ran by of the North, Ran of the North, Ra	described, is referring to the country of the count	ed to herein as the asements, and applying the condition of the Third of the Indian of the	vision of the third of th	belonging, and all high rent by of Sharidlar in single rents, issues us, equipment or a tioning (whether is mades, awnings, at and and and in and and and in a signs or assigns at though they were written. ROSE A. LA. ROSE A. LA. A Notary Public whose in the sign on page 2 (the rents) with the sign on page 2 (the rents) and waive. ROSE A. LA. A Notary Public de the said distrument in the said distrument in the said distrument in the said of the said distrument in the said distrument in the said distrument in the said distrument in the said said of the said distrument in the said of the sai	the West 1 O ection 13, Cook County, ents, issues and pitch in the cook County, ents, issues and pitch in the cook County, ents, issues and pitch in the cook of the cook cook in the purposes, and Exemption Leverse elde of this here set out in full person, and the cook in the coo	rofts deed deed siter traily traily ty ac trust and Seall unty, AND ack
Village of N Lot 20 i the West Township Illinois which, with the TOGETHE thereof for so primarily and o therein or thereomers whether attus, equipment and the State of the Tomas and the State of the	project be north and the property hereinafter A North, Ran property hereinafter R with all improvem as a parity with sall improvem the property of the property o	described, is referring to the country of the count	ed to tierein as the same remains and applications of the Third of the	wision or the third of third of the third of the third of thi	belonging, and all ich rents issues to the rents is t	ents, usues and pind profession 13, Cook County, ents, usues and pind profession or here ingit us or centificies to, or here ingit us to receive and because the country of the country o	rofts deed deed siter traily traily ty ac trust and Seall unty, AND ack

UNOFFICIAL COPY

	HE FOLLOWING ARE	ETHE COVENANTS, C	ONDITIONS AND P	POVISIONS REFERI	TO ON PAGE 1	-us spyg
整门	1 17	which	FURM A FARI UF	INE IKOSI DEED	WHICH THERE BEG	GINS:
isr th br	f buildings or miprovens a free from mechanic's l e lien hereof; (4) pay w	(1) keep said premises in ments now or hereafter. Ilens or Ilens in favor of when due any indebtedne t exhibit satisfactory evi- able time any building or the or municipal ordinance ept as required by law or	on the premises which f the United States or ess which may be sect	t may become damaged other liens or claims ared by a lien or char-	d or be destroyed; (3) for lien not expressly to on the premises sur	keep said pr subordinate
co wi	nplete within a reasonal th all requirements of ir	ble time any building or aw or municipal ordinan	dence of the discusses buildings now or at ar ices with respect to th	e of such prior lien to ny time in process of e se premises and the us	Trustee or to holders rection upon said preme thereof; (7) make no	of the note; sises; (6) cor material alt
ho	2 Mortgagors shall pa	ay before any penalty at	attaches all general tax	xes, and shall pay spe	ecial taxes, special ass	sessments, wa
	otest, in the manner pro-	ovided by statute, any ta	ax or assessment which	h Mortgagors may desi	ire to contest.	pay in tull un
480	by fire, lightning and	windstorm under policie	provements now or her es providing for payme	reafter situated on said lent by the insurance co	d premises insured again ompanies of moneys sui	itticient either
suc ti	righ s to be evidenced at ar a renewal policies, days for to the respec	d by the standard mortge , to holders of the note, a ctive dates of expiration	age clause to be attach and in case of insurance	thed to each policy, and ace about to expire, shall	shall deliver all policies il deliver renewal policies	s, including acties not less the
	4. In cas of default th	herein, Trustee or the he	nolders of the note may	y, but need not, make a	my payment or perform	n anv act here
title paid fees	or claim the of, or red for any of the propers, and any other weys	redeem from any tax sales herein authorized and a sales advanced by Trustee or	le or forfeiture affection all expenses paid or income or the holders of the n	ing said premises or con curred in connection the note to protect the mo-	ttle any tax tien or oth ntest any tax or assessm erewith, including reason ortgaged premises and	her prior lien nent, All mon- onable attorne the lien here
plus	reasonable compensation	on to Trustee for each in cu hereby and shall be annu a rection of Trustee hereunder on the hold a of the note here!	matter concerning which	ich action herein author	ortgaged premises and prized may be taken, sh	the lien here
may of st	do so according to any	y bili, stater at r estimation	nate procured from the	e appropriate public off	fice without inquiry int	or assessment to the accura
here this	Mortgagors shall pay	timate or to the validity y each ite tof inceptedn the holder of the prine vithstanding any sing in payment of prin ipal r in the Mortgagors har or	of any tax, assessmentioned, cinal note, and withou	nt, sale, forfeiture, tax both principal and inter- t notice to Mortgagor	lien or title or claim the erest, when due according and indebteds	nereof. ing to the ter
2.83	7 : 127ham aba 1-3-ti-1				(1) 数据 (1) 第1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1.食物がたちょうこうないののいと、
		ess hereby secured's all s of the note or Trus- lois for the enforcement endebtedness in the decree of the note for attorneys' ication costs and costs (w		by the terms of the no o foreclose the lien her n any suit to foreclose	te described on page or eof and also shall have the lien hereof, there s	ne or by acco all other righ hall be allow
ances dence	with respect to title as 1 to bidders at any sale w	Trustee or holders of the which may be had pursua	e note may deem to be ant to such ucc e i le	reasonably necessary e true condition of the	either to prosecute such title to or the value of	data and assu h suit or to ev f the premise
holder be a p	rs of the note in connect	tion with (a) any proceed	ding, including prof.te	e a d bankruptcy proce	eedings, to which either	r of them sha
mence hereo	ed; or (c) preparations.	for the defense of any	y threatened suit or pr	or ceed ig hich might	t affect the premises o	or the securit
on acc parag the n	ount of all costs and exaph hereof; second, all	foreclosure sale of the pexpenses incident to the life of the life	remises shall be distra forclosure proceedings r the terms hereof con	buted ad polied in us including all ach iter istitute se ed indebte	ne following order of p ms as are mentioned in dness additional to tha	priority: Firs the preceding evidenced i
plus to	Mortgagors, their heirs,	s, legal representatives or	or assigns, as their right	its may appear.	cinaming unpaid; four	irin, any over
or inso whethereceive	olvency of Mortgagors a er the same shall be then er shall have power to co	at the time of application on occupied as a homester collect the rents, issues an	on for such receiver and ead or not and the Tru and profits of said pren	nd without regard to ustee bereunder may mises during the pender	de den value of the	e premises o receiver. Suc
any fu profits	a sale and a deticiency, ther times when Mortg , and all other powers v	during the full statutory ragors, except for the in which may be necessary	period for redemption itervention of such re- or are usual in such	n, whether there be re ceiver, would be entitl cases for the protecti	ed to oller such rent on nosses or rol	rell as durin ts, issues an
income Deed, applies	in his hands in paymen or any tax, special assess tion is made prior to fo	during the full statutory, gagors, except for the in which may be necessary during the whole of said that in whole or in part of sament or other lien which oreclosure sale; (2) the coreclosure sale;	f: (1) The indebtedner h may be or become s	om time to time may au ss secured hereby, or l superior to the lien her	ithorize the eceiver to by any deer e for his eof or of such her er	apply the ne ng this Trus provided suc
would 11.	no action for the enfor not be good and available Trustee or the holders	orcement of the lien of the ble to the party interpos	this Trust Deed or of a	any provision hereof sh	hall be subject to any d	def which
be perm	nitted for that purpose.		ne right to inspect the	premises at all reason	nable times and access	hereto shall
or omis he may	ssions hereunder, except	t in case of his own gros	ss negligence or misco	onduct or that of the a	gents or employees of	Trustee, and
857 ·	we marce arrest a cicase fill	us reast Deed and the li-	uch increoi by proper i	Internment moon present	itation of satisfactory e r a release hereof to a tee the principal note,	vidence that nd at the re representing
ts reque certifica tion her	ted of a successor trus te of identification purp ein contained of the pr	s. Trust Deed has been ful either before or after ma ecured has been paid, whastee, such successor trus porting to be executed be inicipal note and which; it ted of the original trustee rein, he may accept as the	stee may accept as the sy a prior trustee here purports to be execut	e genuine note herein eunder or which confo ed by the persons herei	described any note with measurated as the ma	hich bears a the descrip-
sons her	rein designated as maker	rs thereof	in contained of the prin	ncipal note and which p	purports to be executed	d by the per-
14	Trustee may resign by in	instrument in writing file	ed in the office of the	Recorder or Registrar	of Tolay is an area.	
		d. In case of the resigna t and in the event of its r ated shall be second Suc- rein given Trustee, and a				
		ll provisions hereof, shall ord "Mortagors" when u for any part thereof, whe				
					MARKET STATE OF THE STATE OF TH	and the second
FOR TH LENDE	E PROTECTION OF I	RTANT BOTH THE BORROW RED BY THIS TRUS BY THE TRUSTEE, I FOR RECORD.		tallment. Note mentione tified herewith under Jo	ed in the within Trust dentification No	Deed has