## UNOFFICIAL COPY

把當門不開始的	THE REPORT OF THE PARTY OF THE			Entitle Clay VIII Co. Co. Co. Co.			
CEORGE E.	. COLE FORM No.	one i				A Will Consider the State of th	
CI LEGAL F							
~3		COOK COUNTY.			١.	Liener	K. Oliver
, , , , , , , , , , , , , , , , , , ,	RUST DEED (Illinois) or use with Note Form 1448 by payments including interes	FILED FOR R	ECORD	22 079	629	RECORDER OF	DEEDS
<b>6</b>	ly payments including interes	1 .	3 03 PK	*		2207	9629
90		ACL IN IC	3 03 11	The Above Sp	ace For Recorder's		0.020
HUMI SHIP	NTURE made Oct	ober 7	10 72 h		W. Schultz a		Schultz
	s wife	1 7 6				in referred to as "M	
herein referm	ed to as "Trustee," witne	ld J. Gouwens		e instly indebted	to the legal holde	r of a principal pr	romissory note.
Otermed "Inst	allment Note," of even d	ate herewith, exec	uted by Mortgago	rs, made payable	to Bearer		
and dei vere	and by which note M	ortgagors promise	to pay the princip	al sum of Six	ty Five Hundi	red and no/10	0's* * *
O	<u> </u>		****	Dolla	rs, and interest fro	m' date of	<u>disburseme</u> nt
on the balan to be payabl	ce of principal remaining le in in all cents as follo	ws: Seventy I	ive and 48/	100's* * *	* * * * * * 1	* * * * * *	* * Dollars
on the 15	t de of Decemb	per 19 72 a	seventy	Five and 48	/100's * * *	* * * * * *	Dollars
	St day or ear and ever shall be due un the 15		. ' .				
by said note	to be applied first to ac	ued and unpaid in	terest on the unpa	iid principal balar	ice and the remaind	er to principal; the	portion of each
	r cent per annum, and all	suc' payments bein	g made payable at	The Firs	t National Ba	ank in Dolton	
at the election	n of the legal holder there	of and with out noti-	ce, the principal su	on remaining unp	ne, in writing appoint	with accrued intere	st thereon, shall 🚆
or interest in	ce due and payable, at the a accordance with the terms this Trust Deed (in which	s thereof or in case	default shall occur	and continue for	three days in the p	erformance of any	other agreement
parties there	to severally waive present	ment for paymer,	not e of dishonor	, protest and noti	ce of protest.	1 1	
limitations o	HEREFORE, to secure to f the above mentioned no to be performed, and als	ote and of this 🤭	et Deed, and the	performance of t	he covenants and a	greements berein co	ontained, by the -
Mortgagors	by these presents CONVE neir estate, right, title and	Y and WARRAN	l'into ne Trustea	, its or his succe	ssors and assigns, the	he following describ	ed Real Estate,
Village	of Dolton	COUNT	Y OF	Cook	AN	ID STATE OF ILI	INOIS, to wit:
	ty eight(28) in b est half of the b						
	urteen (14), East						
	vent the property						
	hall be due and			r. Pronide	I nowever th	at the holder	r or or
	note may consen-	r ro terease	of this pro				
	note may consen	t to release	of this pro		.cc)leration	•	
which, with	the property hereinafter	described, is referm	ed to herein as th	vision for e "premises,"	cc leration		ofits thereof for
which, with	the property hereinafter FHER with all improvem during all such times as I	described, is refern ents, tenements, ea Mortgagors may be	ed to berein as th	e "premises," urtenances therete which rents issue	cc leration	rents, issues and pr	on a parity with
which, with FOGET so long and said real est gas, water, stricting the	the property hereinafter ITHER with all improvem during all such times as late and not secondarily), light, power, refrigeration foregoing), screens, winde	described, is refernents, tenements, ea Mortgagors may be and all fixtures, a and air condition ow shades, awnings	ed to herein as the sements, and appentitled thereto. ( pparatus, equipme ing (whether sing, storm doors and	e "premises," urtenances therete which rents, issue nt or articles nov le units or centra windows, floor of	o beloof ug, and all s and profits are new or hereafter nere lly controlled) and coverings, inado.	rents, issues and pr o <sub>b</sub> d primarily and in m thereon used l ven ation, including the atoves and wat	on a parity with to supply heat, ing (without re- er heaters. All
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings	the property hereinafter FHER with all improvem during all such times as t tate and not secondarily), light, power, retrigeration foregoing), screens, winds oing are declared and agri and additions and all sir	described, is refernents, tenements, tenements, es Mortgagors may be and all fixtures, a and air condition ow shades, awnings ted to be a part of nilar or other apps	ed to berein as the seements, and appentitled thereto ( pparatus, equipme ing (whether sing , storm doors and the mortgaged proratus, equipment	e "premises," urtenances thereto which rents, issue nt or articles nov le units or centra windows, floor o emises whether pi	cc leration  belowing and all s and profits are new or hereafter nere lly controlled) and overings, inado. hysically attached til	rents, issues and prog, d primarily and in or thereon used twent ation, including the state of t	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that
which, with TOGE so long and laid real est gas, water, stricting the of the foreg all buildings cessors or as	the property hereinafter ITHER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing), screens, winds oing are declared and agr and additions and all sin ssigns shall be part of the LVE AND TO HOLD the	described, is referrents, establishments, tenements, establishments, establish	ed to herein as the sements, and appentitled thereto. Opparatus, equipme ing (whether sing, storm doors and the mortgaged pruratus, equipment s. said Trustee, its	e "premises," urtenances therete which rents, issue it or articles nov le units or centra windows, floor or emises whether p or articles hereaft or his successors a	o belowing, and all a and profits are new or hereafter here illy controlled) and coverings, inado, by sically attached it er placed in the promote assigns, forever,	rents, issues and prog, d primarily and in w thereon used twent airon, including to tower and wat by error, not, and em e.b. Mortgage for the program of the	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or as TO HA and trusts b said rights a	the property hereinafter HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing), screens, windo oing are declared and agri and additions and all sir ssigns shall be part of the IVE AND TO HOLD the trein set forth, free from and benefits Mortgagors of matter than the street of the trein set forth, free from and benefits Mortgagors of matter than the street of t	described, is referrents, tenements, ea and all fixtures, a and all fixtures, a and all fixtures, a condition on whades, awnings ced to be a part of milar or other appromortgaged premises unto the all rights and ben to hereby expressly pages. The covern	ed to herein as the sements, and app entitled thereto (pparatus, equipmeing (whether sing storm doors and the mortgaged pratus, equipment es. said Trustee, its efits under and by release and waivats, conditions are	e "premises," urtenances therete which rents, issue nt or articles nov emises whether p or articles hereal or interest or a virtue of the Ho e. de provisions appe	o below, and all and profits are not profits a	rents, issues and programming and primarily and in or thereon used twen alone, including a cover and was alone as the cover and was the cover and was the cover and the co	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which  Trust Deed)
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts b said rights : This T gre Incorpoo Mortggors,	the property hereinafter THER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing), screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD therein set forth, free from and benefits Mortgagors of most Deed consists of two rotted herein by reference as their being successors are their being successors are successors are successors are their being successors are successors	described, is referrents, etc. tenements, etc. and all fixtures, a and air condition ow shades, awnings ed to be a part of nilar or other apprortaged premises unto the all rights and ben to hereby expressly pages. The covern and hereby are mad assigns.	nd to berein as the sements, and appentitled thereto. (pparatus, equipme in the mortgaged pratus, equipment said Trustee, its said Trustee, its efits under and by release and waits, conditions at le a part hereof the	e "premises," urtenances therete which rente, issue nt or articles nov le units or centre windows, floor or smites whether plor articles hereaft or virtue of the Ho e. d. provisions appe se same as though es same as though	o below, and all and profits are not profits a	rents, issues and programming and primarily and in or thereon used twen alone, including a cover and was alone as the cover and was the cover and was the cover and the co	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which  Trust Deed)
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts b said rights : This T gre Incorpoo Mortggors,	the property hereinafter ITHER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing, screens, windoing are declared and agr, and additions and all sir ssigns shall be part of the IVE AND TO HOLD the terin set forth, free from and benefits Mortgagors drust Deed consists of two rusted herein by reference a rusted berein by reference as	described, is referrents, tenements, es and all fixtures, a and air condition ow shades, awnings red to be a part of nilar or other appropriates of the premises unto the all rights and ben hereby expressly pages. The covern and hereby are mad assigns.  Mortgagors the day	ed to herein as the sements, and appentitled thereto. (pparatus, equipmenting (whether sing, storm doors and the mortgaged prints, equipmentians, said Trustee, its efits under and by release and wait and the apart hereof the and year first all the semential search of th	e "premises," urtenances therete which rente, issue nt or articles nov le units or centre windows, floor or smites whether plor articles hereaft or virtue of the Ho e. d. provisions appe se same as though es same as though	o below, and all and profits are not profits a	rents, issues and programming and primarily and in or thereon used twen alone, including a cover and was alone as the cover and was the cover and was the cover and the co	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which  Trust Deed)
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts b said rights : This T gre Incorpoo	the property hereinafter THER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing), screens, windoing are declared and agri and additions and all sitssigns shall be part of the IVE AND TO HOLD therein set forth, free from and benefits Mortgagors drast Deed coastst of two rated herein by reference is their beirs, successors are is the hands and seals of IPLEASE	described, is referrents, tenements, es and all fixtures, a and air condition ow shades, awnings for fullar or other appropriates and the condition of the premises unto the all rights and ben beneby expressly pages. The coven und bereby are mad assigns.  Morigagors the day	ed to herein as the sements, and app entitled thereto. (pparatus, equipme ing (whether sing, storm doors and the mortgaged protatus, equipment is said Trustee, its efits under and by release and wait and year for the apart hereof the and year first at the said the	e "premises," urtenances therete which rente, issue nt or articles nov le units or centre windows, floor or smites whether plor articles hereaft or virtue of the Ho e. d. provisions appe se same as though es same as though	oblooring, and all sand profits are now or hereafter here illy controlled) and obvoverings, inado. hysically attached it placed in the prud assigns, forever, mestead Exemption carriag on page 2 (to they were here set	rents, issues and progs of primarily and in w thereon used ten's atom, including the stoves and wall to the more more more more more more more mor	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which  Trust Deed)
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts b said rights : This T gre Incorpoo	the property hereinafter (HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoingl, screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the erein set forth, free from and benefits Mortgagors derein set forth, free from and benefits Mortgagors of the erein set forth, free from and benefits by reference: a their heirs, successors are the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW	described, is referrents, tenements, es and all fixtures, a and air condition ow shades, awnings for fullar or other appropriates and the condition of the premises unto the all rights and ben beneby expressly pages. The coven und bereby are mad assigns.  Morigagors the day	ed to herein as the sements, and appentitled thereto. (pparatus, equipmenting (whether sing, storm doors and the mortgaged prints, equipmentians, said Trustee, its efits under and by release and wait and the apart hereof the and year first all the semential search of th	e "premises," urtenances therete which rents, issue an or articles now en mises whether pl or articles hereaf or virtue of the Ho e. d provisions apple e same as though ove written.	oblooring, and all sand profits are now or hereafter here illy controlled) and obvoverings, inado. hysically attached it placed in the prud assigns, forever, mestead Exemption carriag on page 2 (to they were here set	rents, issues and programming and primarily and in or thereon used twen alone, including a cover and was alone as the cover and was the cover and was the cover and the co	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which  Trust Deed)
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts b said rights : This T gre Incorpoo	the property hereinafter THER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing), screens, windoing are declared and agri and additions and all sitssigns shall be part of the IVE AND TO HOLD therein set forth, free from and benefits Mortgagors drast Deed coastst of two rated herein by reference is their beirs, successors are in the hands and seals of I PLEASE PRINT OR TYPE NAME(S)	described, is referrents, tenements, es and all fixtures, a and air condition ow shades, awnings for fullar or other appropriates and the condition of the premises unto the all rights and ben beneby expressly pages. The coven und bereby are mad assigns.  Morigagors the day	ed to herein as the sements, and app entitled thereto. (pparatus, equipme ing (whether sing, storm doors and the mortgaged protatus, equipment is said Trustee, its efits under and by release and wait and year for the apart hereof the and year first at the said the	e "premises," urtenances therete which rents, issue it or articles issue to a tricles in the urtenances therete which rents, issue to the articles hereaft windows, floor emises whether pi or articles hereaft virtue of the Ho e. d. provisions appear ove written.  (See	o below and all s and profits are or or hereafter here lly controlled), and converge, inado, and converge, inado, and converge, inado, attached the placed in the profits and assigns, forever, mestead Exemption tearing on page 2 (ft they were here set	rents, issues and progs of primarily and in w thereon used ten's atom, including the stoves and wall to the more more more more more more more mor	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which  Trust Deed)
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts b said rights : This T gre Incorpoo	the property hereinafter (HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoingl, screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the erein set forth, free from and benefits Mortgagors derein set forth, free from and benefits Mortgagors of the erein set forth, free from and benefits by reference: a their heirs, successors are the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW	described, is referrents, tenements, es and all fixtures, a and air condition ow shades, awnings for fullar or other appropriates and the condition of the premises unto the all rights and ben beneby expressly pages. The coven und bereby are mad assigns.  Morigagors the day	ed to herein as the sements, and app entitled thereto. (pparatus, equipme ing (whether sing, storm doors and the mortgaged protatus, equipment is said Trustee, its efits under and by release and wait and year for the apart hereof the and year first at the said the	vision for  e "premises," urtenances therete which rents, issue nor articles nov le units or centra windows, floor 'e mises whether pl or articles hereaf or his successors a virtue of the Ho el d provisions appe e same as though ove written.  (See	o below and all s and profits are or or hereafter here lly controlled), and converge, inado, and converge, inado, and converge, inado, attached the placed in the profits and assigns, forever, mestead Exemption tearing on page 2 (ft they were here set	rents, issues and proget dynamically and in or thereon used twell-ation, includ the stoves and wat the stoves are of the reverse at e of our in full and the Schultz	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that ors or their suc- and upon the uses of Illinois, which  Trust Deed)
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts h said rights: This Ti gre lacorpor Mortgagors, Witness	the property hereinafter (HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoingl, screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the erein set forth, free from and benefits Mortgagors derein set forth, free from and benefits Mortgagors of the erein set forth, free from and benefits by reference: a their heirs, successors are the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW	described, is referrents, is tenements, each mortgagors may be and all fixtures, a and air condition we shades, awnings ed to be a part of nilar or other apprortgaged premises unto the all rights and ben to hereby expressly pages. The covernud hereby are mad assigns.  Mortgagors the day  Edwin  Cook	red to herein as the sements, and appentitled thereto. (pparatus, equipme ing (whether sing, storm doors and the mortgaged puratus, equipment is said Trustee, its effits under and by release and waints, conditions are ite a part hereof the and year first about the storm of the said	vision for  e "premises," urtenances therete which rents, issue nt or articles now le units or centra windows, floor c entries thereaf or ritcles hereaf or ritue of the Ho e. d provisions apple e same as though ove written.  (See  (See	o below, and all s and profits are we for hereafter here lily controlled), and coverings, inado, yesically attached the placed in the profits attached the placed in the profits and assigns, forever, mestead Exemption tearing on page 2 (ft they were here set Anna Mae all)	rents, issues and proget dynamically and in or thereon used twen alone, includes aloves and wat to the control of the control	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that one of their suc- dupon the uses of Illinois, which 'I rust Deed) 'I e binding on
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts h said rights: This Ti gre lacorpor Mortgagors, Witness	the property hereinafter (HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoingl, screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the erein set forth, free from and benefits Mortgagors derein set forth, free from and benefits Mortgagors of the erein set forth, free from and benefits by reference: a their heirs, successors are the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW	described, is referrents, is tenements, escape and all fixtures, a and air condition ow shades, awnings eed to be a part of nilar or other appropriate and the part of nilar or other appropriate and the part of nilar or other appropriate premises unto the all rights and ben to hereby expressly pages. The covenand hereby are made assigns.  Mortgagors the day  Edwin  Cook	red to herein as the sements, and appentitled thereto. (pparatus, equipme ing (whether sing, storm doors and the mortgaged pruatus, equipment is aid Trustee, its said Trustee, its seits under and by release and waints, conditions are de a part hereof the and year first all whether the state aforesait Edwin W. Schultz.	e "premises," urtenances therete which rents, issue on le units or centra windows, floor c emises whether plor articles hereal or this successors a virtue of the Ho e. d provisions apple e same as though ove written.  (See  (See	o below, and all and profits are to or hereafter the or or hereafter the or or hereafter the or or hereafter the overings, inado. The or of the or placed in the profits and assigns, forever, mestead Exemption tearing on page 2 (they were here set they were here.	rents, issues and proget dynamically and in w thereon used twent atom, included, stoyes and wat the stoyes and wat the stoyes of	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that one of their suc- dupon the uses of Illinois, which 'I rust Deed) 'I e binding on
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts h said rights: This Ti gre lacorpor Mortgagors, Witness	the property hereinafter (HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoingl, screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the erein set forth, free from and benefits Mortgagors derein set forth, free from and benefits Mortgagors of the erein set forth, free from and benefits by reference: a their heirs, successors are the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW	described, is referrents, is referrents, is tenements, ea and all fixtures, a and air condition we shades, awnings eed to be a part of nilar or other appropriate and all rights and ben to hereby expressly pages. The covern and hereby are mad assigns.  Mortgagors the day  Edwin  Cook	ed to berein as the sements, and appentitled thereto. (pparatus, equipme in the mortgaged puratus, equipment is said Trustee, its efits under and by release and waints, conditions at le a part hereof the and year first at W. Schultz.  W. Schultz.  st., the State aforesait Edwin W. Schultz.	c "premises," urtenances therete which rents, issue to a raticles hereal or articles hereal or articles hereal or articles hereal or articles hereal or his successors to virtue of the Ho e. d provisions appear e same as though ove written.  (See  (See  1, 4, DO HEREAY me to be the sar going instrument,	o belowg. and all s and profits are or or hereafter here lly controlled) and overings, inado. hysically attached it ter placed in the profits are or made assigns, forever, mestead Exemption earing on page 2 (fr. they were here set all)  Anna Mae  Anna Mae  CERTIFY that une person. S whose appeared before me	rents, issues and proget primarily and in w thereon used twell allows and was a continued to the street of the aroot and the street of the aroot and the street of the aroot and the street of the reverse as e of out in full and the Schultz	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses of Illinois, which  Trust Deed)  I e binding on  Luc I of the supply of the su
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts h said rights: This Ti gre lacorpor Mortgagors, Witness	the property hereinafter (HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoingl, screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the erein set forth, free from and benefits Mortgagors derein set forth, free from and benefits Mortgagors of the erein set forth, free from and benefits by reference: a their heirs, successors are the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW	described, is references, is tenements, es and all fixtures, a and air condition we shades, awning seed to be a part of nilar or other appropriate and all rights and ben to hereby expressly pages. The covernment of the covernmen	ed to berein as the sements, and appentitled thereto. (pparatus, equipme in the mortgaged puratus, equipment is said Trustee, its effits under and by release and wait mats, conditions as le a part hereof the and year first at W. Schultz.  W. Schultz.  sa., the State aforesait schwin W. Schultz schwin W. Schultz schwin w. Schwing was sent to be scribed to the force and voluntary as a control of the control	e "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a strices nov le units or centra windows, floor c units or centra or articles hereaf or his successors a virtue of the Ho el provisions apper e same as though ove written.  (See  (See  (See  4, DO HERREY  HULL and Al  me to be the sar going instrument, signed, sealed and t, for the uses ar	o belowg. and all s and profits are we or hereafter here lly controlled) and overings, inado. by sically attached it er placed in the promote assigns, forever, mestead Exemption tearing on page 2 (to they were here set all)  Anna Mae  Anna Mae  TERTIFY that and	rents, issues and property and in we thereon used to wen alon, included, shows and wat the control of the contr	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses of illinois, which 'I rust Deed) 'I e binding on the binding of the binding on the binding of th
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts h said rights: This Ti gre lacorpor Mortgagors, Witness	the property hereinafter (HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoingl, screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the terein set forth, free from and benefits Mortgagors of the total power of the level of the total power of the level of the total power of the level of t	described, is referrents, is referrents, tenements, es and all fixtures, a and air condition we shades, awnings end to be a part of nilar or other appearing the state of the appearing the covenand hereby expressly pages. The covenand hereby are made of assigns.  Mortgagors the day Edwin Edwin Cook in get a state of the state	red to herein as the sements, and appentitled thereto. (pparatus, equipmenting whether sing, storm doors and the mortgaged pruatus, equipmentis, said Trustee, its said was part hereof the paratus of the State aforesaid Edwin W. Schultz.  - st., the State aforesaid Edwin W. Schultz aroundly known to scribed to the forther than the said trustee and voluntary as over of the right of the seminature of the thing the said trustee of the said truste	e "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a strices nov le units or centra windows, floor c units or centra or articles hereaf or his successors a virtue of the Ho el provisions apper e same as though ove written.  (See  (See  (See  4, DO HERREY  HULL and Al  me to be the sar going instrument, signed, sealed and t, for the uses ar	o below g, and all a and profits are new or hereafter here lly controlled) and overings, inado. hysically attached it er placed in the promote assigns, forever, mestead Exemption carrieg on page 2 (to they were here set all)  Anna Mae  Anna Mae  CERTIFY that  THE MAE Schull ne person. S whose appeared before and delivered the said delivered the residual purposes therein	rents, issues and proget of primarily and in w thereon used twent atom, including twent atom, including twent atom, including the property of the property of the property of the reverse si e of out in full and the school out in full and	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses of illinois, which 'I rust Deed) 'I e binding on the binding of the binding on the binding of th
which, with TOGEE so long and said real est gas, water, stricting the of the foreg all buildings cessors or as TO HA and trusts b said rights t This T are locorpon Mortgagors, Witness	the property hereinafter ITHER with all improvem during all such times as I tate and not secondarily, light, power, refrigeration foregoing), screens, windo oing are declared and agri, and additions and all sir ssigns shall be part of the IVE AND TO HOLD the erein set forth free from and benefits Mortgagors of mat Deed coastst of two nated herein by reference at their beirs, successors ame as the hands and seals of I  PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  BELOW SIGNATURE(S)	described, is references, is tenements, es and all fixtures, a and air condition we shades, awning seed to be a part of nilar or other appropriate and all rights and ben to hereby expressly premises unto the all rights and ben to hereby expressly pages. The covernment bereby are mad assigns.  Morigagors the day  Edwin  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment below the covernment	ed to berein as the sements, and appentitled thereto. (pparatus, equipme in the mortgaged puratus, equipment is said Trustee, its efits under and by release and wainsts, conditions at le a part hereof the and year first at W. Schultz.  W. Schultz  st., the State aforesait the semential semential is seen to secribed to the force and voluntary as early voluntary as early voluntary as early voluntary as early voluntary as were of the right of h	e "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a strices nov le units or centra windows, floor c units or centra or articles hereaf or his successors a virtue of the Ho el provisions apper e same as though ove written.  (See  (See  (See  4, DO HERREY  HULL and Al  me to be the sar going instrument, signed, sealed and t, for the uses ar	o below g, and all a and profits are new or hereafter here lly controlled) and overings, inado. hysically attached it er placed in the promote assigns, forever, mestead Exemption carrieg on page 2 (to they were here set all)  Anna Mae  Anna Mae  CERTIFY that  THE MAE Schull ne person. S whose appeared before and delivered the said delivered the residual purposes therein	rents, issues and property and in we thereon used to very atom, included, shows and wat the control of the cont	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses of illinois, which 'I rust Deed) 'I e binding on the binding of the binding on the binding of th
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or a: TO HA and trusts b said rights: This T are locoppod Mortgagors, Witness	the property hereinafter ITHER with all improvem during all such times as I tate and not secondarily, light, power, refrigeration foregoing), screens, windo oing are declared and agri, and additions and all sir ssigns shall be part of the IVE AND TO HOLD the erein set forth free from and benefits Mortgagors of mat Deed coastst of two nated herein by reference at their beirs, successors ame as the hands and seals of I  PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  BELOW SIGNATURE(S)	described, is references, is tenements, es and all fixtures, a and air condition we shades, awning seed to be a part of nilar or other appropriate and all rights and ben to hereby expressly premises unto the all rights and ben to hereby expressly pages. The covernment bereby are mad assigns.  Morigagors the day  Edwin  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment below the covernment	red to herein as the sements, and appentitled thereto. (pparatus, equipmenting whether sing, storm doors and the mortgaged pruatus, equipmentis, said Trustee, its said was part hereof the paratus of the State aforesaid Edwin W. Schultz.  - st., the State aforesaid Edwin W. Schultz aroundly known to scribed to the forther than the said trustee and voluntary as over of the right of the seminature of the thing the said trustee of the said truste	e "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a strices nov le units or centra windows, floor c units or centra or articles hereaf or his successors a virtue of the Ho el provisions apper e same as though ove written.  (See  (See  (See  4, DO HERREY  HULL and Al  me to be the sar going instrument, signed, sealed and t, for the uses ar	o below g, and all a and profits are new or hereafter here lly controlled) and overings, inado. hysically attached it er placed in the promote assigns, forever, mestead Exemption carrieg on page 2 (to they were here set all)  Anna Mae  Anna Mae  CERTIFY that  THE MAE Schull ne person. S whose appeared before and delivered the said delivered the residual purposes therein	rents, issues and proget of primarily and in w thereon used twent atom, including twent atom, including twent atom, including the property of the property of the property of the reverse si e of out in full and the school out in full and	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses of illinois, which 'I rust Deed) 'I e binding on the binding of the binding on the binding of th
which, with TOGEE so long and said real est gas, water, stricting the of the foreg all buildings cessors or as TO HA and trusts b said rights t This T are locorpon Mortgagors, Witness	the property hereinafter ITHER with all improvem during all such times as I tate and not secondarily, light, power, refrigeration foregoing), screens, windo oing are declared and agri, and additions and all sir ssigns shall be part of the IVE AND TO HOLD the erein set forth free from and benefits Mortgagors of mat Deed coastst of two nated herein by reference at their beirs, successors ame as the hands and seals of I  PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  BELOW SIGNATURE(S)	described, is references, is tenements, es and all fixtures, a and air condition we shades, awning seed to be a part of nilar or other appropriate and all rights and ben to hereby expressly premises unto the all rights and ben to hereby expressly pages. The covernment bereby are mad assigns.  Morigagors the day  Edwin  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment below the covernment	ed to berein as the sements, and appentitled thereto. (pparatus, equipme in the mortgaged puratus, equipment is said Trustee, its efits under and by release and wainsts, conditions at le a part hereof the and year first at W. Schultz.  W. Schultz  st., the State aforesait the semential semential is seen to secribed to the force and voluntary as early voluntary as early voluntary as early voluntary as early voluntary as were of the right of h	e "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a stricles nov le units or centra windows, floor 'c sunises whether pl or articles hereaf or virtue of the Ho c. d. d provisions appre e same as though ove written.  (See  (See  (See  (See  ADDRESS  ADDRESS	o below, and all s and profits are or or hereafter here lly controlled) and obvisionally attached the relaced in the profits are or mestead Exemption earling on page 2 (ft they were here set all)	rents, issues and proget of primarily and in w thereon used to well along the property of the proget of the proget of the property of the proget of the prog	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that one or their suc- ad upon the uses of Illinois, which  'I Trust Deed)  'I e binding on  Let Joe ,  or said Courty,  re , and acknowl- their the release and
which, with TOGEE so long and said real est gas, water, stricting the of the foreg all buildings cessors or as TO HA and trusts b said rights t This T are locorpon Mortgagors, Witness	the property hereinafter ITHER with all improvem during all such times as I tate and not secondarily, light, power, refrigeration foregoing), screens, windo oing are declared and agri, and additions and all sir ssigns shall be part of the IVE AND TO HOLD the erein set forth free from and benefits Mortgagors of mat Deed coastst of two nated herein by reference at their beirs, successors ame as the hands and seals of I  PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  BELOW SIGNATURE(S)	described, is references, is tenements, es and all fixtures, a and air condition we shades, awning seed to be a part of nilar or other appropriate and all rights and ben to hereby expressly premises unto the all rights and ben to hereby expressly pages. The covernment bereby are mad assigns.  Morigagors the day  Edwin  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment below the covernment	ed to berein as the sements, and appentitled thereto. (pparatus, equipme in the mortgaged puratus, equipment is said Trustee, its efits under and by release and wainsts, conditions at le a part hereof the and year first at W. Schultz.  W. Schultz  st., the State aforesait the semential semential is seen to secribed to the force and voluntary as early voluntary as early voluntary as early voluntary as early voluntary as were of the right of h	vision for  e "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a raticles nov le units or centra windows, floor 'e mises whether pl or articles hereaf or his successors a virtue of the Ho e provisions appre e same as though ove written.  (See  (S	o below and all s and profits are over the restrement over the o	rents, issues and property and in or thereon used to rent and the shows and wall the shows and wall the shows and wall the shows the sho	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses of Illinois, which  Trust Deed)  I e binding on  Luc I e  or said Courty,  re the release and
which, with TOGEE so long and said real est gas, water, stricting the of the foreg all buildings cessors or as TO HA and trusts b said rights t This T are locorpon Mortgagors, Witness	the property hereinafter (HER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoingl, screens, windoing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the terrin set forth, free from and benefits Mortgagors of most Deed consists of two materials and seals of two materials and seals of two materials and seals of the PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	described, is references, is tenements, es and all fixtures, a and air condition we shades, awning seed to be a part of nilar or other appropriate and all rights and ben to hereby expressly premises unto the all rights and ben to hereby expressly pages. The covernment bereby are mad assigns.  Morigagors the day  Edwin  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment bereby are mad assigns.  Cook  in  per substitution of the covernment below the covernment	red to herein as the sements, and appentitled thereto. (pparatus, equipmenting (whether sing, storm doors and the mortgaged pruatus, equipmentis, said Trustee, its. said trustee, and wait see a part hereoff the and year first at W. Schultz.  — st., the State aforesaid Edwin W. Schultz.	vision for  e "premises," urtenances therete which rents, issue nor articles nov le units or centra windows, floor c smises whether pl or articles hereaft or his successors a virtue of the Ho ed provisions apper e same as though ove written.  (See  (Se	o below and all s and profits are over the rester sere over the rester sere over the rester sere over the over	rents, issues and proget of primarily and in w thereon used twent atton, including the stoves and wat the stoves and wat the stoves and wat Laws of the twent of the reverse si e of out in full and the reverse si e of out in fu	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses of Illinois, which  Trust Deed)  I e binding on  Luc I e  or said Courty,  re the release and
which, with TOGEE so long and said real est gas, water, stricting the of the foreg all buildings cessors or as TO HA and trusts b said rights t This T are locorpon Mortgagors, Witness	the property hereinafter THER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing), screens, windo coing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the terein set forth, free from and benefits Mortgagors of mast Deed consists of two nated herein by reference as ther beirs, successors are as the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  PLEASE PRINT OR SIGNATURE(S)  PLEASE PRINT OR SIGNATURE(S)  SIGNATURE(S)  SIGNATURE(S)  NOVEMBE	described, is referrents, tenements, escand mortgagors may be and all fixtures, a and air condition ow shades, awnings end to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar other appeared to the nilar of nilar other appeared to the	ed to berein as the sements, and appentitled thereto. (pparatus, equipme ing (whether sing, storm doors and the mortgaged puratus, equipment in the mortgaged puratus, equipment in said Trustee, its said trustee	e "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a strices the unitenances therete which rents, issue to a strices the unitenances therete uniters whether p or articles hereaf or his successors a virtue of the Ho d provisions appear e same as though ove written.  (See  (See  4.5, to the uses as f homestead.  ADDRESS 14816  Boltol  THE ABO PURPOSE: ITHE ABO PURPO	cc leration  below a and all and profits are a work of the relation overings, inado. hysically attached it there placed in the p	rents, issues and proget primarily and in w thereon used twell allow the rent proget of the process of the proc	on a parity with to supply heat, ing (without refer heaters. All its agreed that was or their such ad upon the uses of Illinois, which I'll be binding on I'll be bin
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or as TO HA and trusts b said rights a This T are incorpos Mortagors, Witness  State of Bff	the property hereinafter THER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing), screens, windo coing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the terein set forth, free from and benefits Mortgagors of mast Deed consists of two nated herein by reference at their beirs, successors are as the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  SIGNATURE(S)  SIGNATURE(S)  AND THE SIGNATURE(S)  NOVEMBE	described, is referrents, is referrents, is tenements, ea and air condition we shades, awnings and on the condition of the co	ed to berein as the sements, and appentitled thereto. (pparatus, equipme ing (whether sing, storm doors and the mortgaged puratus, equipment in said Trustee, its clits under and by release and waists, conditions at le a part hereof the and year first at W. Schultz.  W. Schultz.  Ss., the State aforesait Edwin W. Schultz.  ess., the State aforesait Edwin W. Schultz.  in 19 74.	c "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a strices the unitenances therete which rents, issue to a strices the unitenances therete uniters whether p or articles hereaf or his successors a virtue of the Ho d provisions appear e same as though ove written.  (See  (See  (See  ADDRESS 14816  Dolto  THE ABO  FURNOSE IRUST DE  SEND SUE	cc leration  below a and all and profits are a very or hereafter here lly controlled) and profits are a very or hereafter here lly controlled) and coverings, inado. hysically attached it there placed in the place	rents, issues and proget primarily and in w thereon used twell allow the rent proget of the process of the proc	on a parity with to supply heat, ins (without re- er heaters. All it is agreed that was or their suc- ad upon the uses of Illinois, which  Trust Deed)  Trust Deed)  Trust Deed)  Trust County,  Tre  I, and acknowl- their the release and
which, with TOGE! so long and said real est gas, water, stricting the of the foreg all buildings cessors or as TO HA and trusts b said rights a This T are incorpos Mortagors, Witness  State of Bff	the property hereinafter THER with all improvem during all such times as I tate and not secondarily), light, power, refrigeration foregoing), screens, windo coing are declared and agri and additions and all sits signs shall be part of the IVE AND TO HOLD the terein set forth, free from and benefits Mortgagors of mast Deed consists of two nated herein by reference as ther beirs, successors are as the hands and seals of I PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  PLEASE PRINT OR SIGNATURE(S)  PLEASE PRINT OR SIGNATURE(S)  SIGNATURE(S)  SIGNATURE(S)  NOVEMBE	described, is referrents, tenements, escape and all fixtures, a and all fixtures, a and all condition we shades, awnings act to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be a part of nilar or other appeared to be covered to be presented bereby expressly pages. The covere nilar description of assigns.  Edwin Edwin Cook  Cook  in per substitution of the covered to the cove	ed to berein as the sements, and appentitled thereto. (pparatus, equipme ing (whether sing, storm doors and the mortgaged puratus, equipment in the mortgaged puratus, equipment in said Trustee, its said trustee	c "premises," urtenances therete which rents, issue urtenances therete which rents, issue to a strices to a strice to t	cc leration  below a and all and profits are a work of the relation overings, inado. hysically attached it there placed in the p	rents, issues and proget primarily and in or thereon used twelf alone in cold the stores and was cold to the stores and was considered to the stores and was considered to the stores and considered to the stores and considered to the stores and cold in full and the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are cold to the stores and cold to the stores are	on a parity with to supply heat, ing (without re- er heaters. All it is agreed that was or their suc- and upon the uses of Illinois, which  Trust Deed)  I e binding on  Luc I e  or said Courty,  re the release and

## UNOFFICIAL 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:

Links

- 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) 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 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 receips 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 satisfactory 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 holders 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.
- 5. The Trustee or the 101.1'rs of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statument or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validative of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay each iten of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the p \_\_opal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in 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, or in case default shall occur in and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 8. The proceeds of any foreclosure sale of the premises shall be distributed at d ar lied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items r, are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness addit and to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining unpaid; four a, r, y verplus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed, the Cour in hich such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, which regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be teen occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver had a very power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and deficie key, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times when Mort agors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be not. If you are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The four from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness of the first profit of or any tax, special assessment or other lien which may be or become superior to the "instruction of or decree foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become superior to the "instruction of the promises of the superior had be when the provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any deter e 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 times and access ther to shall be permitted for that purpose.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the geauine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description doed of the principal note and which purports to be executed by the persons berein designated as the makers thereof; and where the release is requested of the original trustee and he 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 may be presented and which conforms in substance with the description herein contained 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 instrument shall have been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, Edward L. Robinson 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 hereunder shall 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 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.

•	The Installment Note	e mentioned in t	he within	Trust :	De
	THE INSTITUTE IVE	- 2,000 to			

IMPORTANT

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

	dentified	here	with	under	Ide	ntification	No	 	 
<u> </u>									
		<u> </u>						 	 

