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	8 9734	THE ABOVE S	PACE FOR RECORDERS USE ONLY	
Ten Thous it have promise the prompt paym at all of said principles, Illinois, ut	lort, ago s identified by the abit to nave the said principal sum at the said principal sum at the said principal and interest being made principal and interest being made parties and unto other are designated.	Illinois herein ref king association, its successors and to the legal holder or holders of th Thirty Five and—— ove loan number, made payable to E s provided therein from time to time to aning instalments shall become due a yable at the Banking House of THE word of the state of	Milton M. Waters & H/W miltoned Waters arred to as "Mortgagors", and THE EXCHA assigns, herein referred to as "Trustee", witnesse Note hereinafter described in the principal substantial and by which said Note is fully paid, provided that upon duald payable and shall bear interest at 7% per an E EXCHANGE NATIONAL BANK OF CHICAGO	ANGE sseth: um of the e the efault inum, GO in
d the performance of the	the Mortgagors to seem the payments occurred contains	the said principal sum of money and said interest in the by the Mortgagors to be performed, do by the said, the said interest therein, situated in the	n accordance with the terms, provisions and limitations of this true to presents CONVEY and WARRANT unto the Trustee, its success Chlcago . County of COOK	st deed- ors and
Township part of the adjoining	37 North Range 14	the Southwest, Las of the Third er of Section 10, as	teago Subdivision #1, being st quarter of Section 10 Principal Meridian, and Poresaid lying Westerly and Way (except the North 33.2	
Commonly 1	mown as 10047 So	outh Eberhart - Inic.	go, Illinois	
as Mortgages may be TO HAVE AND TO H	or the Homesta, teaments, firm or the state of the state of the state of the Said Trustee, of the Homestad Exemption Laws of the 1919 JAN 3 AM	Slidny F. Clum 10 46	og, and all re ta issues and profits thereof for so long and during a conductiy). ce, and upon the uses of trusts berein set forth, free from all right the form of the conductive of the condu	
				5 \$0.
witness the hand an	assists of two pages. The covenar and are a part hereof and shall be	ats, conditions and provisions appearing binding on the mortgagors, their heirs, e written.	on the reverse side of this trust deed are incorpor successors and assigns.	re'.d SERL)
	CA N	arie C. Boensch (y and residing in said Opposy, in the State aform Milton M. Waters and	ad DO HEREN CERTIFY THAT I Mildred Waters	SEAL)
TE OF HEAVE		own to me to be the same person S	whose name S subscribed to the for led and delivered the said Instrument as free and voluntary act, f	egoing

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LIF COVENANTO	
1. E COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST I	
THE PROVISIONS REFERRED TO ON	
origination and the residence of the res	
THIS TRUST I	Approx.

Mortgagers shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premies which may become damaged or be destroyed; (2) heap said in the part of the not expressly subordinated to the lien hereof; (3) pay when due may indebtedness of the not. (5) of purples within a reasonable time any building or buildings now or at any time in process of erection populations of the not. (5) of the premies and the uses thereof; (6) make no material alternations in said premies except as required by law or municipal ordinance.

- Mortg- or shr. , av before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sower service charges, and other charges again, see and shall, your vitten request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under provided by a steel, an ax or assessment which Mortgagors may desire to contest.
- name provided by saint an axi or assessment which nortiginger may dense to content.

 3. Mortgagers later all hotblings and improvements now or hersafter timated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance comp jets o momers 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 hoto, under insurance companies artifactory and the cost of the hoto, and in case of insurance about to expire, shall deliver and policies not less than ten days prior to it respective. Of expiration.
- olicies not leas han ten days prior to the respective of expiration.

 4. In case of default therein. Trustee on to holder of the note may, but need not, make any payment or perform any set hereinbefore required of Mortgagors in any forms and manner end expedient, and many hours and manner of the not title or claim thereof, or referent from the control of the contr

- Mortageors herein contained.

 Not the in indebtedness hereby secured shall become don whether by seccleration or o creix, helders of the note or Trustee shall have the right to foreclose the line hereof, there shall be allowed and indebtedness in the source of the note of the note or Trustee shall have the right to foreclose the line hereof, there shall be allowed and indebtedness in the source of the state of the sta
- 9. Upon, or at any time after the fling of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of '.o. remise. Such appointment may be made either before or after sake, without regard to the solvency or knotteners of Mortagarns at the time of application for such receiver of '.o. remise. Such appointment may be made in the solvency of the foreclosure with an above of the propriet of a such receiver of '.o. remise. Such appointment may be made in such as the propriet of the such receiver of '.o. remise. Such appointment may be made in such as the propriet of the such receiver of '.o. remise. Such appointment may be made in such as the propriet of the foreclosure will and, in case of a sale and deficiency, during any further times when Mortagarns and and in such as a sale and deficiency, during the file and the state of the propriet of red, as the power of red, as the power of the foreclosure will and, in case of a sale and deficiency of the state of red, as the power of the premise of red, as the power of the premise of the premise of red, as the power of the
- 10. No action for the enforcement of the lien or of any provision bereof shall be subject to any defense which would not be good and available to the party interposing as law upon the note bereby secured.
 - 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purp
- Trustee, and it may require incommittee assistance by to it before exercising any power nerin given.

 13. Trustee shall reliase 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 the new account of the paid, and trustee may execute the secured has been paid, which representation in Trustee may accept as true without inquiry. Where a release is required of the original or a successor trustee, hearin designated as the 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 resignation, refused to act of Trustee, the them Recorder of Deeds, of the journals are situated shall be Successor in Trust. Any Successor in Trust Areamonder shall have the identical title, powers and authority as are berein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed between the state of the resignation.
- 15. This Trust Deed and all provisions hereof, shall extend to and be hinding upon Mortgagors and all persons dekiming under or through Mortgagors, and the word "Mortgagors" when used persons and all persons in the persons and all persons and all persons in the persons and all persons in the persons and all persons are persons and all persons are pe

DELIVERY INSTRUCTIONS

EXCHANGE NATIONAL BANK OF CHICAGO INSTALMENT LOAN LOCK BOX 第79 RECORDERS OFFICE BOX No. 132

STREET ADDRESS OF PROPERTY DESCRIBED HEREIN