## **UNOFFICIAL COPY**

						COOK CONTROL	A 14 1 15 T. 11
		[	2 5 FEB 21	AM IO 25	22 226 3	RECOPETE C COOR COUNTY	f at Eller's
F/	TRUST DEED (Illinois) or use with Note Form 14 ly payments including in	) 48	FFR-21-73 5	81387 C	22226309 4	A Pac	<b>5.0</b> 0
(Month	ny payments including in	iteresti			EDELLOSOY :	A NCC	2.00
		.∤		The Above Si	ace For Recorder's Use	Onty	1
THIS INDE	NTIDE made Fe	bruary 17.	10.73		CES DOUTT and		
DOUT	I, her husba	nd		<u> </u>	herein r	eferred to as "Mort	gagors," and
	UR E. BLESCH						
termed "Inst	ed to as "Irustee," we allment Note," of eve	itnesseth: That, Who in date herewith, ex	ereas Mortgagors as ecuted by Mortgago	re justly indebted ors, made payabl	to the legal holder o e to Bearer	t a principal prom	issory note,
e d dal umad	l is and by which pate	- Martaneses aramie	a to say the saineis	, , , , , , , , , , , , , , , , , , ,	Forty-two	hundred	
der vered	(\$4,200	.00)	e to pay the princip	Dolla	rs, and interest from	February 2	7 <b>, 1</b> 973
on the valance	ce of principal remaini	ing from time to time	ne unpaid at the rate	e of	per cent per annum, s	uch principal sum	and interest
on the 27t1	day of March	, <sub>19</sub> 73,	and one hun-	dred and	58/100 <b>(</b> 5	3100.58)	Dollars
on the _271	A div of each and e	very month thereafte	er until said note is	fully paid, except	that the final payment payments on account	of principal and into	erest, if not
by said note	to be ap i d first to a	accrued and unpaid	interest on the unpa	aid principal balan	ce and the remainder to st after the date for p	principal; the porti	on of each
/ per	cent per a mum and a	all such payments bei	ing made payable at	LEMONT I	IATIONAL BANK		
at the election	or at sun of ier	place as the legal ho	lder of the note may	, from time to tin	e, in writing appoint, with the contract the contract to the contract to the contract the contract to the contract the con	hich note further pr	ovides that ereon, shall
or interest in	ce due and payable, at the accordance with the ter	he place of payment a rms *hereof or in cas	foresaid, in case def e default shall occur	ault shall occur in and continue for	te, in writing appoint, we did thereon, together with the payment, when due, three days in the performation of said three days	of any installment of mance of any other	of principal agreement
parties thereto	severally waive prese	i tmer fr ayment	notice of dishonor	, protest and notic	e of protest.	o, williout nouter, t	
NOW TI limitations of	HEREFORE, to secure the above mentioned	the proment of the	said principal sum ust Deed, and the	of money and in performance of the	sterest in accordance we covenants and agrees paid, the receipt who cors and assigns, the fo	rith the terms, prov nents herein contain	isions and led, by the
Mortgagors to Mortgagors by	o be performed, and a y these presents CON	also in consideration	of the sum of Or Tunto the Trustee,	ne Dollar in hand its or his succes	l paid, the receipt whe fors and assigns, the fo	reof is hereby ack: llowing described R	nowledged, .eal Estate,
and all of the	ir estate, right, title an	ma interest therein, s	ituate, lying and be	ook		TATE OF ILLINO	
,			/_				
Lot 3	except the	e Northwest	e ly 25 fee	et) in Dir	eff and Pish alf $\binom{1}{2}$ of t	on's Palos	
Half	$(\frac{1}{3})$ of the N	Northwest Q	uarte (z)	of Section	n 24, Townsh	ip 37 North	٠.
Range	e 11, lying S	South of an	d adjoining	Archer A	venue, East	of the	•
Third	Principal M	Meridian, i	n Cook Coun	ity, Illin	ois.		
				<b>O</b> .			
which, with th	e property hereinafter	described, is referre	ed to herein as the	"pren ses,"			
so long and di	uring all such times as	ments, tenements, ea Mortgagors may be	entitled thereto (w	hich rents, i sues	and profits are pledged in the control of the contr	rimarily and on a profits to	parity with
gas, water, lig stricting the fo	tht, power, refrigeration oregoing), screens, wind	on and air condition dow shades, awnings	ing (whether single	units or cent all vindows, floor c	pelonging, and all rents, and profits are pledged to rereafter therein or controlled), and ventierings, inador beds, and in the premises of th	lation, including (w	rithout re-
of the foregoin	ng are declared and ag	reed to be a part of imilar or other appa	the mortgaged pren ratus, equipment or	nises whether phy articles hereafter	sic ally attached thereto	or not, and it is and by Mortgagors or	greed that their suc-
all buildings a	ind additions and an a	e mortgaged premise	s. said Trustee its or	his successors and	assigns, orever for th	e purposes, and upo	n the uses
all buildings a cessors or assi TO HAV	gns shall be part of the E AND TO HOLD th	e premises unto the	2000				
TO HAV	E AND TO HOLD their set forth free from	ne premises unto the	fits under and by v release and waive.	irtue of the Home	income and the second	or the state of filth	ois, which
TO HAV and trusts here said rights and This Trus are incorporate	E AND TO HOLD the cin set forth, free from the benefits Mortgagors to Deed consists of two ded herein by reference	ne premises unto the n all rights and bene do hereby expressly pages. The covena and hereby are mad	efits under and by v release and waive. nts, conditions and e a part hereof the	irtue of the Home provisions appear same as though th	ing on page 2 / ne rev ley were here et at .	erse side of this Tr	ois, which ust Deed) linding on
TO HAV and trusts here said rights and This Trus are incorporate Mortgagors, th	E AND TO HOLD their set forth free from	ne premises unto the n all rights and bene do hereby expressly o pages. The covena and hereby are mad nd assigns.	release and waive. nts, conditions and e a part hereof the	provisions appear same as though th	ing on page 2 / ne rev	erse side of this Tr	ois, which ust Deed) plading on
TO HAV and trusts here said rights and This Trus are incorporate Mortgagors, th	E AND TO HOLD the ein set forth, free from d benefits Mortgagors t Deed consists of two ed herein by reference leir heirs, successors and he hands and seals of PLEASE	ne premises unto the nall rights and bent do hereby expressly pages. The covena and hereby are mad assigns.  Mortgagors the day	release and waive.  nts, conditions and e a part hereof the  and year first abov	provisions appear same as though th	ing on page 2 / ne rev	erse side of this Tr	ois, which oist Deed) oinding on
TO HAV and trusts here said rights and This Trus are incorporate Mortgagors, th	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors t Deed consists of twe de herein by reference leir heirs, successors at he hands and seals of PLEASE PRINT OR TYPE NAME(5)	ne premises unto the n all rights and bene do hereby expressly o pages. The covena and hereby are mad nd assigns.	release and waive.  nts, conditions and e a part hereof the  and year first abov	provisions appear same as though the written.	ing on page 2 / ac rev iey were here et at	erse side of this Tr	ust Deed) Jinding on
TO HAV and trusts here aid rights and This Trus re incorporate Mortgagors, th Witness th	E AND TO HOLD the clin set forth, free fron d benefits Mortgagors to Deed consists of two deterion by reference leth reins, successors and hands and seals of PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	ne premises unto the nall rights and bent do hereby expressly pages. The covena and hereby are mad assigns.  Mortgagors the day	release and waive.  nts, conditions and e a part hereof the  and year first abov	provisions appear same as though the written.	ing on page 2 / ne rev	erse side of this Tr	ust Deed) Jinding on
TO HAV indid rights and rights and This Trus re incorporate fortgagors, th Witness th	E AND TO HOLD the in set forth, free fron d benefits Mortgagors t Deed consists of twe de herein by reference leir heirs, successors and he hands and seals of PLEASE PRINT OR TYPE NAME(S) BELOW	ne premises unto the nall rights and bent do hereby expressly pages. The covena and hereby are mad assigns.  Mortgagors the day	release and waive.  Its, conditions and e a part hereof the and year first abov  DOUTT	provisions appearsame as though the written.  (Seal)	ing on page 2 'ae review were here et ut.	erse side of this Tr full and shall be h	ust Deed) plading on  (Seai)
TO HAV indid rights and rights and This Trus re incorporate fortgagors, th Witness th	E AND TO HOLD the clin set forth, free fron d benefits Mortgagors to Deed consists of two deterion by reference leth reins, successors and hands and seals of PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	ne premises unto the nall rights and bend do hereby expressly to pages. The covern and hereby are mad da ssigns.  Mortgagors the day  FRANCES	release and waive.  Ints, conditions and e a part hereof the and year first abov  DOUTT  SS.,	provisions appearsame as though the written.  (Seal)  (Seal)	ing on page 2 'ae review were here et at	erse side of this Tr full and shall be b	ust Deed) pinding on  (Scai)  (Scai)
TO HAV indid rights and rights and This Trus re incorporate fortgagors, th Witness th	E AND TO HOLD the clin set forth, free fron d benefits Mortgagors to Deed consists of two deterion by reference leth reins, successors and hands and seals of PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	in premises unto the nall rights and bent do hereby expressly to pages. The covena and hereby are mad da ssigns.  Mortgagors the day  FRANCES  in the first covena for the covena and hereby are mad passigns.  Mortgagors the day  FRANCES	release and waive.  Ints. conditions and e a part hereof the and year first abov  DOUTT  . ss., ae State aforesaid, and CLYDE D	provisions appearsame as though the written.  (Seal)  (Seal)  I, the DO HEREBY COURTY her	ing on page 2 ' ae revery were here et ut .  LYDE DOUT!  undersigned, a Notary errify that Frehusband	Public in and fo. sai	ust Deed) pinding on  (Scai)  (Scai)
TO HAV and rights and rights and This Trus ure incorporate Mortgagors, th Witness th	E AND TO HOLD the clin set forth, free fron d benefits Mortgagors to Deed consists of two deterion by reference leth reins, successors and hands and seals of PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	ne premises unto the nall rights and bend do hereby expressly o pages. The covena and hereby are mad da assigns.  Mortgagors the day  FRANCES  in the person of the person	release and waive.  Interpretation and eapart hereof the and year first above.  DOUTT  Ss.,  the State aforesaid, and CLYDE D.  The property of the property o	provisions appearsame as though the written.  (Seal)	undersigned, a Notary ERTIFY that FRE husband persons. whose name peared before me this c	Public in and fo. sai NCES_DOUTT.	(Seal)
TO HAV and trusts here said rights and This Trus are incorporate Mortgagors, th Witness th	E AND TO HOLD the clin set forth, free fron d benefits Mortgagors to Deed consists of two deterion by reference leth reins, successors and hands and seals of PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	ne premises unto the nall rights and bend do hereby expressly o pages. The covena and hereby are mad da assigns.  Mortgagors the day  FRANCES  in the person of the person	release and waive.  Interpretation and eapart hereof the and year first above.  DOUTT  Ss.,  the State aforesaid, and CLYDE D.  The property of the property o	provisions appearsame as though the written.  (Seal)	undersigned, a Notary ERTIFY that FRE husband persons. whose name peared before me this c	Public in and fo. sai NCES_DOUTT.	(Seal)
TO HAV and trusts here said rights and This Trus are incorporate Mortgagors, th Witness th	E AND TO HOLD the clin set forth, free fron d benefits Mortgagors to Deed consists of two deterion by reference leth reins, successors and hands and seals of PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	in the premises unto the all rights and bend do hereby expressly opages. The covena and hereby are mad da ssigns.  Mortgagors the day  FRANCES  in the person of the person of the person opages. The person opages are made and the person opages are person opages. The person opages are person opages are person opages and the person opages are person opages.	release and waive.  Interpretation and eapart hereof the and year first above.  DOUTT  Ss.,  the State aforesaid, and CLYDE D.  The property of the property o	provisions appearsame as though the written.  (Seal)  (Seal)  I, the DO HEREBY COLITT, her to be the same in instrument, ap ed, sealed and de for the uses and jot for the uses a	undersigned, a Notary territy that husband persons whose name	Public in and fo. sai NCES_DOUTT.	(Seal)
TO HAV and trusts here said rights and This Trus are incorporate Morigagors, th Witness th	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors to Deed consists of two difference sets and the set of t	in the premises unto the all rights and bend do hereby expressly opages. The covena and hereby are mad and assigns.  Mortgagors the day  FRANCES  in the person of the person of the person open of the person of the person of the person open of the person open of the person open open open open open open open op	release and waive.  Into conditions and e a part hereof the and year first above.  DOUTT  Ss.,  as State aforesaid, and CLYDE Dimensionally known to meuribed to the foregoing the theory act, in and voluntary act, in and voluntary act, in the conditions and voluntary act, in the conditions are the conditions and voluntary act, in the conditions are the conditions and voluntary act, in the conditions are the co	provisions appearsame as though the written.  (Seal)  (Seal)  I, the DO HEREBY COLITT, her to be the same in instrument, ap ed, sealed and de for the uses and jot for the uses a	undersigned, a Notary ERTIFY that FRE husband persons. whose name peared before me this c	Public in and fo. sai NCES_DOUTT.	(Seal)
TO HAV and trusts here said rights and This Trus are incorporate Morigagors, th Witness th	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors to Deed consists of two difference sets and the set of t	in the premises unto the all rights and bend do hereby expressly opages. The covena and hereby are mad and assigns.  Mortgagors the day  FRANCES  in the person of the person of the person open of the person of the person of the person open of the person open of the person open open open open open open open op	release and waite, sonditions and e a part hereof the and year first above.  DOUTT  ss., as State aforesaid, and CLYDE and CLYDE and the company known to meribed to the foregoid d that Lety. Sier of the right of hereof	provisions appearsame as though it we written.  (Seal)  (Seal)  I, the DO HEREBY C COUNTY hery to be the same ing instrument, apped, sealed, and defor the uses and jomestead.	undersigned, a Notary ERTIFY that FRE husband persons. whose name peared before me this c	Public in and fo. sai NCES DOUT!	(Seal)
TO HAV and trusts here said rights and This Trus are incorporate Morigagors, th Witness th	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors to Deed consists of two difference sets and the set of t	in the premises unto the all rights and bend do hereby expressly opages. The covena and hereby are mad and assigns.  Mortgagors the day  FRANCES  in the person of the person of the person open of the person of the person of the person open of the person open of the person open open open open open open open op	release and waite, sonditions and e a part hereof the and year first above.  DOUTT  ss., as State aforesaid, and CLYDE and CLYDE and the company known to meribed to the foregoid d that Lety. Sier of the right of hereof	provisions appearsame as though the written.  (Seal)  (Seal)  I, the DO HEREBY COUITT here to be the same and in instruments instrument of the true and of the uses and jomestead.	undersigned, a Notary ERTIFY that FRE husband persons whose name peared before me this co ivered the said instrum unposes therein set for	Public in and fo. sai NCES DOUT!	(Seal) (Seal) (Seal) (Seal) (Seal)
TO HAV and trusts here said rights and This Trus are incorporate Mortgagors the Witness th	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors to Deed consists of two difference sets and the set of t	in the premises unto the all rights and bend do hereby expressly opages. The covena and hereby are mad and assigns.  Mortgagors the day  FRANCES  in the person of the person of the person open of the person of the person of the person open of the person open of the person open open open open open open open op	release and waite, sonditions and e a part hereof the and year first above.  DOUTT  ss., as State aforesaid, and CLYDE and CLYDE and the company known to meribed to the foregoid d that Lety. Sier of the right of hereof	provisions appearsame as though the written.  (Seal)  (Seal)  I, the DO HEREBY COUITT here to be the same and in instruments instrument of the true and of the uses and jomestead.	undersigned, a Notary ERTIFY that FRE husband persons. whose name peared before me this c	Public in and fo. sain NCES DOUT!  Sare lay in person, and a ent as their th, including the relation.	(Seal) (Seal) (Seal) (Seal) (Seal)
TO HAV and trusts here said rights and This Trus are incorporate Mortgagors the Witness th  tate of Higol	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors to Deed consists of two defenses to the consists of the consi	in the premises unto the all rights and bend do hereby expressly opages. The covena and hereby are mad and assigns.  Mortgagors the day  FRANCES  in the person of the person of the person open of the person of the person of the person open of the person open of the person open open open open open open open op	release and waite, sonditions and e a part hereof the and year first above.  DOUTT  ss., as State aforesaid, and CLYDE and CLYDE and the company known to meribed to the foregoid d that Lety. Sier of the right of hereof	provisions appearsame as though the written.  (Seal)	undersigned, a Notary ERTIFY that FRE husband persons whose name persons whose name persons there in set for  Telly the said instrum purposes therein set for	Public in and fo. sain NCES DOUT!  Sare lay in person, and a ent as their th, including the relation.	(Seal) (Seal) (Seal) (Seal) (Seal)
TO HAV and trusts here said rights and This Trus are incorporate Morigagors the Witness th witness th tate of Illinols	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors to Deed consists of two difference sets and the set of t	in the premises unto the all rights and bend do hereby expressly opages. The covena and hereby are mad and assigns.  Mortgagors the day  FRANCES  in the person of the person of the person open of the person of the person of the person open of the person open of the person open open open open open open open op	release and waite, sonditions and e a part hereof the and year first above.  DOUTT  ss., as State aforesaid, and CLYDE and CLYDE and the company known to meribed to the foregoid d that Lety. Sier of the right of hereof	provisions appearsame as though the written.  (Seal)	undersigned, a Notary ERTIFY that FRE husband persons whose name peared before me this clivered the said instrum urposes therein set for	Public in and fo. sain NCES DOUT!  Sare lay in person, and a ent as their th, including the relation.	(Seal) (Seal) (Seal) (Seal) (Seal)
TO HAV YOUR AND TO THE	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors to Deed consists of two defenses to the consists of the consi	in the premises unto the all rights and bend do hereby expressly opages. The covena and hereby are mad and assigns.  Mortgagors the day  FRANCES  in the person of the person of the person open of the person of the person of the person open of the person open of the person open open open open open open open op	release and waite, sonditions and e a part hereof the and year first above.  DOUTT  ss., as State aforesaid, and CLYDE and CLYDE and the company known to meribed to the foregoid d that Lety. Sier of the right of hereof	(Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Seal)  I, the DO HEREBY COLITT her to be the same instrument, aped, sealed and do mestead.  ADDRESS OF THE ABOVE PURPOSES OF TRUST DEED	undersigned, a Notary ERTIFY that FRE husband persons whose name persons whose name persons there in set for  Telly the said instrum purposes therein set for	Public in and fo. sain NCES DOUT!  Sare lay in person, and a ent as their th, including the relation.	(Seal) (Seal) (Seal) (Seal) (Seal)
TO HAV and trusts here said rights and This Trus are incorporate Mortgagors Witness th Witness th  Vitness th  All All TO: All Cilian	E AND TO HOLD the cin set forth, free fron d benefits Mortgagors to Deed consists of two difference sets and the set of t	and premises unto the all rights and bend do hereby expressly op pages. The covern and hereby are mad da sasigns.  Mortgagors the day  FRANCES  in the personal perso	release and waite, sonditions and e a part hereof the and year first above.  DOUTT  ss., as State aforesaid, and CLYDE and CLYDE and the company known to meribed to the foregoid d that Lety. Sier of the right of hereof	(Seal)  (Seal)  (Seal)  (Seal)  (Seal)  (Seal)  I, the DO HEREBY COLITT her to be the same instrument, aped, sealed and do mestead.  ADDRESS OF THE ABOVE PURPOSES OF TRUST DEED	undersigned, a Notary errify that FR husband persons whose name peared before me this converted the said instruments there is the said instruments the said	Public in and fo. sain NCES_DUIT_  Sare  ay in person, and a ent as _their th, including the rel	(Seal) (Seal) (Seal) (Seal) (Seal)

## 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 4(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 lien 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) complet 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, seve service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the not the original or duplicate receipts therefor. To prevent default because of Mortgagors shall pay in full under protest, in the manner, provided by statute, any tax or assessment which Mortgagors may desire to consider Mortgagors shall pay in full under protest, in the manner, provided by statute, any tax or assessment which Mortgagors may desire to consider Mortgagors shall pay in full under protest, in the manner, provided by
- 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 colicies 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 cast of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- as of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

  1. In case of default therein, Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on for any ax sale or forfeiture affecting said premises or contest any tax of its or other prior lien or title or claim thereof, or redeem for any ax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and lle 'pe' ses paid or incurred, in connection therewish, including reasonable attorneys' fees, and any other moneys advanced by Trustee or the holders of ne 'tote to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which are no herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and apyable. w. 'u' can dut with interest thereon at the rate of seven per cent per annum. Insortion of Trustee or holders of the note shall never be considered as a view of any right accruzing to them on account of any default hereunder on the part of Mortgagors.
- 5. The Trusce time holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any oill, tement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or intrivial validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall for each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof.

  At the election of the four strong by the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the pri val 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 cast default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7. When the indebtedness hereb secured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall way, the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgag debt. 1 any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expend ures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fee, outlaws for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expend, a are entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies, Torrens certificates, and simil r data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecule such six six in the content of the title to or the value of the premises, in ad attor all expenditures and expenses of the nature in this paragraph mentioned shall be come of the decrease of the content of the state of seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or incurred by Trustee or holders of tue not seven per cent per annum, when paid or
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including a set in learning as a remember of the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indel tedn's additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remain and disputation, and overplus to Mortgagors, their heirs, legal representatives of assigns as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Trus. Dr. d. he Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale with it notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the her var so of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such roce; ". tuch receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in c set it a sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further time and Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other power. Anich may be necessary or are usual in such cases for the protection, possession, control, management and operation of the primetics during the whole of such precedence of the profits of the profit
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be ut sto any defense 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 thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trust be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable or ar . . . cts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he m y expire indemnities satisfactory to him before exercising any power herein given.
- 33. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evident that II indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the 1 quest c any personnel of the property secured has been fully paid; and Trustee may execute an deliver a release hereof to and at the 1 quest c any served has been fully paid; and the property secured has been fully paid; and the property secured has been fully paid; and property secured has been fully property of the property secured has been fully property of the property secured has been fully property of the propert
- 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, GEORGE WALKER 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

rs, and the wo edness or any						r the	payment	oi
	-							

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	Installi	nent	Note	mentio	ned ir	the	within	Trust	Deed	has	bee
iden	tified he	rewit	h und	ier Iden	tificati	on N	Io			_	
					Terre	too					

