UNOFFICIAL COPY

	OLE .	FORM No. 206 May, 1969	COOK C	DUNTY	ILLINOI	S.					أشتنف	du.	يود من	
TO	UST DEED	(IRInola)	FILED	FOR	RECORD	•						DENCTOF		eco.
(Monthly)	payments inc	Form 1448 cluding interest)	אטל א	' 73	12 25	Pt.	22	347,	223		22	234	722	3
			ļ				The Abo	ve Space	For Reco	rder's Use	Only			
HIS INDENT	TURE, mad	io FeB	AVNR Y	12	19.73	_, bet	ween Ja	AMES A	. BAF	NETT	and DA	RLA		
JOYCE_BA MATTESON								rpora		_herein re	ferred to as	"Mortg	agors," (and
		istee," witnesset								holder of	a principa	l promi	ssory no	ic.
nd delivered, I	in and by w	vhich note Morte THOUSAND	AND NO	100	pay the pro	rincipat	5.001	Dollars	and inter	est from	date	here	o£	
n the balance	of principa	al remaining from	m time to t	ime un	paid at th	e rate	of ONE	Z P	Cont per	annum, s	uch princip	al sum s	nd Inter	rest
the LAE	anday of .	July	19 7.3	. and	ONE	IUND	RED_N	INETY	ONE	ANDNO	/100	<u> </u>	== Dol	lars
a the LISE	day of e	ach and every m	nonth theres	ifter un	til sald ni	oto la fi	ully pald, 98 · n	except th	at the fina	l payment	of principal	and int	erest, if	not
y note to	be applied	i first to accrued	and unpai	d Interes	st on the	unpak	principa	l balanco r interest	and the re	mainder to	principal;	the port	ion of e	ach
	cent per ann	num, and all such	h poyments	being a	nado pavo	ble at l	Matte	son-R	ichto	n Bank				
t the election	the legal	holder thereof a	and without ce of paymer	notice, nt afore	the princi	pal sun se defa	remainii ult shall o	ng unpaid ceur in th	thereon, to payment	ogether wit when due	h accrued in	nterest th	ercon, s	hall
or interest in a contained in	cc. dence v ∴ Trust Dr	nich other place i holder thereof a tyable, at the place with the terms the red (in which ev- valve presentment	ercof or in c	may be	sult shall made at	any tin	and continue after t	nue for the	ree days in	n the perfo d three day	rmance of	any othe notice),	r agreen	nent all
NOW TH	IEREF JRF	to secure the p	payment of	the sai	d principa	il sum	of money	and inte	rest in ac	cordance	with the te	rms, pro	visions	and
Mortgagors to Mortgagors by	be perfe	ned, and also in	n considera	tion of	the sum	of On	e Dollar	in hand	paid, the	receipt whigher the f	ercof is he ollowing de	reby ac	knowled Real Est	ged, late.
and all of the Village	of Ri	to secure the pre- mercloned note and also it ents CONVEY in the said into the conversion on Pro-	k , COI	s, situa UNTY	te, lying i	ind bel	ng in the			AND	STATE OF	ILLIN	OIS. to	wit:
TOT IMO	uniter	en in it	A DEAG!		3/ <i>)</i> 1	u FO	OT CII	VACATE	TON C	o buri	ISTGG 5	,		
		tes, a si ownship											E	
		Cook Cou				•								
				r 1	A 1									\
					4							h	200	2/
which, with t	he property	hereinafter des	erlhed, is re	eferred	to her in	ns the	"premise	:s."				9	_ Q	2
which, with the TOGETH so long and d	he property HER with i juring all su	hereinaster des all improvement ich times as Mo	erlbed, is re is, tenement rigagors ma	eferred s, case y be er	to her .a ments an ntitled the	as the	"premise rtenances hich rent	is," thereto b s, Issues a	elonging, nd profits	and all ren	its, issues a	nd profit and on	OC shored a parity	2
which, with the TOGETH so long and deal esta gas, water, it stricting the items.	he property HER with a juring all su te and not ght, power, foregoing).	hereinafter des all improvement ich times as Mo secondarily), an refrigeration ni sercens, window	eribed, is re is, tenement rigagors ma nd all fixtur nd air cond shades, aw	eferred s, case y be er es, app litioning	to her .a ments an ntitled the ar (whethe	as he d a pureto (w	"premise rtenances hich rent t or artic units or	s," thereto b s, issues a centrally floor cov	elonging, nd profits or hereafte controlle crings, in	and all ren are pledge er therein d), and ve d), and ve	its, issues and primarily or thereon national and another and another and another and another and another anot	nd profit and on used to used to	s thereon	Prior with heat
which, with the TOGETS so long and a said real esta gas, water, it stricting the foregood libuildings.	he property HER with iuring all su te and not ght, power, foregoing), ing are decl and additio	hereinafter des all improvement ich times as Mo secondarily), an refrigeration a sercens, window lared and agreed as and all simili	cribed, is re is, tenement rigagors ma ad all fixtur- nd air cond shades, awa to be a pa ar or other	eferred s, case y be er es, app litioning nings, s rt of th appara	to her .a ments an ntitled the arntus, whether torm door to mortgal tus, equip	as he d as pureto (w	"premise rtenances which rent t or artic units or inclows, m'.es who artic es	thereto best its a series a controlly floor covering the controlly bereafter	elonging, nd profits or hereafte controlle crings, in tically atte placed in	and all rer are pledge er therein d), and ve, ador beds, ached there the premi	its, issues a d primarily or thereon nullation, ir stoves and to or not, ses by Mor	nd profit and on used to used to meluding i water and it is rigagors	s thereof a parity supply (withou heaters, agreed or their	Pron with heat t re- All that
which, with the TOGETE so long and deal esta gas, water, it of the foregoing the forest of the To HAN and trusts he	he property HER with a luring all su te and not ght, power, foregoing), a and addition tigns shall b VE AND T	hereinafter des all improvement ich times as Mo secondarily), ar refrigeration as sercens, window lared and agreed and agreed ons and all similione part of the mo HOLD the publifter from all	cribed, is re is, tenement rigagors ma ad all fixtur- nd all fixtur- nd ir cond shades, awr I to be a pa ar or other origaged pre- remises unit	eferred s, case y be el cs, npp litioning nings, s rt of th appara emises. o the si	to her a ments an antitled the arnius, (whethe torm door to me to	as he d a pureto (with rest of the rest of	"premise rtenances vhich rent or artic units or indows, m'es wh artices	thereto be centrally floor coverber physhereafter	elonging, nd profits or hereafte controlle crings, in sically atte placed in placed in the sical Exe	and all rer are pledge or therein d), and ve ador beds, ached there the premi forever, for	its, issues and primarily or thereon nillation, ir stoves and to or not, sees by Mon	nd profit and on used to reluding I water and it is rigagors ies, and it	s thereon a parity supply (withoutheaters, a agreed or their	Pront with heat that that the succession
which, with the TOGETH so long and de said real esta gas, water, ill stricting the for foregold buildings cessors or asset TO HAN and trusts he said rights are This Tru	he property HER with ituring all au to and not ght, power, foregoing), i ning are decl and additio signs shall b VE AND T rein set for nd benefits ust Deed, co	hereinafter des all improvement ich times as Mo secondarily), ar refrigeration in sercens, window lared and agreed ans and all simili- opart of the m O HOLD the pi th, free from al Mortgagors do mistis of two pi	cribed, is re- is, tenement rigagors ma id all fixtur- id all fixtur- id all cond shades, awn i to be a pa ar or other ortaged pre- remises und il rights and heges. The ce	eferred s, case y be ei cs, app litioning lings, s rt of th appara emises. o the sa benefi ressly r	to her a ments an itilied the arnius, a (whether tem door tem mortgal tus, equipald Truste is under a elease and s, conditi	ns he d a pu r ngli r ngli rs nd ged b ment o ce, its o it waive ons and ons and	"premise rtenances rhich rent ' or artic ' or artis or indow, artir es r his r cc virtus of il provisio	thereto be a lies now controlly floor coverber physhereafter the orsens and the o	elonging, nd profits or hereafte controlle crings, in ideally atte placed in designs, for stead Exe	and all ren are pledge or therein d), and ve ador beds, ached there the premi forever, for mption La	its, issues and primarily or thereon nillation, in stoves and to or not, see by Mor the purpos ws of the S	nd profit and on used to neluding a water and it is rigagors es, and tate of it of this post that a contract the contract is the contract that the contract is the contract in	s thereon a parity supply (withous a greed or their upon the tilinois, w	Property No.
TO HAV and trusts he said rights ar This Tru are incorpora Mortgagors, (VE AND Torein set for not benefits ust Deed couted herein it their beirs,	O HOLD the pi th, free from al Mortgagors do maists of two pi by reference and successors and a	remises unto i rights and hereby expr ages. The co i hereby are assigns.	benefi ressly r ovenant made	ald Truste is under a clease and is, conditi a part he	e, its ound by it waive one and the	r has r.cc virtus of l. provisio same as	es ors and	elonging, nd profits or hereafte controlle erings, in sically atte placed in d assigns, f stead Exe ling on pa	and all rer are pledge or therein d), and ve ador beds, ached there the premi forever, for mption La age 2 (the here set ou	its, issues a d primarily or thereon nillation, ir stoves and to or not, ses by Mon the purpos ws of the S reverse side t in full an	nd profit and on used to acluding I water and it is rigagors es, and tate of II to o of this d shall E	s thereof a parly supply (withou heaters, a agreed or their upon the tilinois, v	Pior with heat t re- All that such t
TO HAV and trusts he said rights ar This Tru are incorpora Mortgagors, (VE AND Torein set for and benefits ust Deed conted herein in their beirs, the hands a	O HOLD the pith, free from all Mortgagors do possists of two piby reference and successors and a and seals of Mo	remises unto i rights and hereby expr ages. The co i hereby are assigns.	benefi ressly r ovenant made	ald Truste is under a clease and is, conditi a part he	e, its ound by it waive one and the	r has r.cc virtus of l. provisio same as	es ors and	assigns, fi	and all rer are pledge or therein d), and ve ador beds, ached there the premi forever, for mption La age 2 (the acres set ou	its, issues and primarily or thereon nullation, ir stoves and to or not, ses by Mon the purpos we of the S reverse side to full and	nd profit and or need to reluding a water and it is rigagors less, and a tate of it and it and it and it are and it and it are and i	s thereon a parity supply (withoutheaters) a agreed or their upon the tilinois, v	Promise with heat tree All such which peed on one of the peed of t
TO HAV and trusts he said rights ar This Tru are incorpora Mortgagors, (VE AND Trein set for not benefits ust Deed co tted herein it theirs, the hands appearance of the print of the	O HOLD the pith, free from all Mortgagors do mostifus of two piby reference and successors and a and seals of Mostifus OR	remises unto i rights and hereby expr ages. The co i hereby are assigns.	benefi ressly r ovenant made	ald Truste is under a clease and is, conditi a part he	e, its ound by it waive one and the	r has r.cc virtus of l. provisio same as	es ors and	assigns, fi	forever, for mption La age 2 (the acre set ou	ote, issues a d primarily or thereon nullation, in stoves and stoves and stoves of the see by Mon the see by Mo	es, and it to of II of this desiration of this desiration of the d	s thereon a parity supply (without heaters, agreed or their upon the tillnois, we true bindin	Piori with heat tree All than such that which the control of the c
TO HAV and trusts he said rights ar This Tru are incorpora Mortgagors, (VE AND Torcin set for and benefits set Deed conted herein in their heirs, the hands of PLEAS	O HOLD the pith, free from all Mortgagors do maiste of two pith reference and successors and a and seals of Models o	remises unto i rights and hereby expr ages. The co i hereby are assigns.	benefi ressly r ovenant made	ald Truste is under a clease and is, conditi a part he	e, its ound by it waive one and the	r has r.cc virtus of l. provisio same as	es ors and	assigns, fi	forever, for mption La age 2 (the acre set ou	the purpose was of the S reverse side tin full an	es, and it to of II of this desiration of this desiration of the d	upon the liinois, v Trust I	usc vhich Deed ig or
and TO HAY and trusts he said rights ar This Tri are incorpora Morigagors, (Witness	VE AND Trein set for not benefits ust Deed co ted herein is their beirs, the hands in PLEAS PRINT TYPE NAI BELOV SIGNATURE	O HOLD the pith, free from all Mortgagors do mistrs of two pith pith free from all successors and a successors and said seals of Moore free free free free free free free	remises unto i rights and hereby expr ages. The co i hereby are assigns.	the as benefit ressly revenues made a day a A.	aid Truste is under a colesse sme is, conditi a part he and year f	e, its or and by it waive one and reof the direct the Barett	r his covirtus of i provision same as ove writte	es ors and	d assigns, isstead Executing on party were l	forever, for mption La lage 2 (the here set ou	the purpose we of the S reverse side to full an	es, and that of I	rpon the	user vhich Deed ig or (Scal
TO HAV and trusts he said rights ar This Tru are incorpora Mortgagors, (VE AND Trein set for not benefits ust Deed co ted herein is their beirs, the hands in PLEAS PRINT TYPE NAI BELOV SIGNATURE	O HOLD the pith, free from all Mortgagors do mistrs of two pith pith free from all successors and a successors and said seals of Moore free free free free free free free	remises unto i rights and hereby expr ages. The co i hereby are assigns.	the single benefit cessly reverant made and and A.	aid Truste is under a clease and is condition in part he may be a condition of the condition of the condition in part he condition in the cond	e, its ound by it waive onto an area the irst about	r has covered to the	es ors and ''.e. ' Jme or apr san tuou o '' (Seal) (Seal) I, the	d assigns, factor except the street except the s	orever, for mption La sige 2 (the here set ou Joyc	the purpose was of the S reverse side t in full an Barn y Public in tes	es, and that of I	rpon the	user vhich Deed ig or (Scal
and TO HAY and trusts he said rights ar This Tri are incorpora Morigagors, (Witness	VE AND Trein set for not benefits ust Deed co ted herein is their beirs, the hands in PLEAS PRINT TYPE NAI BELOV SIGNATURE	O HOLD the pith, free from all Mortgagors do mistrs of two pith reference and successors and a successors and seals of Moore (Seals of Moore (remises unto i rights and hereby expr ages. The co i hereby are assigns.	o the all benefit ressly rovenanti made e day a A.	aid Truste is under to clease and	e, its ound by it waive one and ereof the irst about the irst abou	r has covered the covered to the cov	es ors and ''.e. 'Jume apr apr apr talou a '' (Seal) (Seal) I, the EREBY Ce Bar	I assigns, i atead Excellenge on portion on portion of the control	lorever, for mption La sige 2 (the here set ou Joyc ned, a Notate that Jahrs Wilson La San La	the purpose was of the S reverse side t in full an e Barn y Public in 168	es, and tote of II of this d shall be s	rpon the	user vhich Deed ig or (Scal
and TO HAY and trusts he said rights ar This Tri are incorpora Morigagors, (Witness	VE AND Trein set for not benefits ust Deed co ted herein is their beirs, the hands in PLEAS PRINT TYPE NAI BELOV SIGNATURE	O HOLD the pith, free from all Mortgagors do mistrs of two pith reference and successors and a successors and seals of Moore (Seals of Moore (remises unto i rights and hereby expr ages. The co i hereby are assigns.	in the	aid Truste is under to clease and clease and is, condition a part he and year for the clease and the clease and Day and the clease and Day and the confidence of the clease and the confidence of the clease and the cle	foresaid	r has covered to the	(Seal) I, the EREBY (E. BERT	Jassigns, 1 atead Exc ing on ps by were it Dall bundersign ERTIFY person pocared b	orever, for mpilon La ige 2 (the ige 3 (the ige 4 (the	the purpose was of the S reverse side to full an e Barn	Barrens Barren	Trust I so bindin	usecvhier Deed ig or
and TO HAY and trusts he said rights ar This Tri are incorpora Morigagors, (Witness	VE AND Trein set for not benefits ust Deed co ted herein is their beirs, the hands in PLEAS PRINT TYPE NAI BELOV SIGNATURE	O HOLD the print, free from all Mortgagers do maists of two puby reference and successors and a and seals of Mo of GOOK. IMPRESS SEAL	remises unto i rights and hereby expr ages. The co i hereby are assigns.	in the	aid Truste is under to clease and clease and is, condition a part he and year for the clease and the clease and Day and the clease and Day and the confidence of the clease and the confidence of the clease and the cle	foresaid	r has covered to the	(Seal) I, the EREBY (E. BERT	Jassigns, 1 atead Exc ing on ps by were it Dall bundersign ERTIFY person pocared b	orever, for mpilon La ige 2 (the ige 3 (the ige 4 (the	the purpose was of the S reverse side to full an e Barn	Barrens Barren	Trust I se bindin	usecvhier Deed ig or
TO HA' and trusts he sold rights at This Tr ure Incorpora Mortagors, Witness State of Illine	VE AND Treein set for ord benefits as Deed content set De	O HOLD the per	remises until rights and hereby expinages. The circle is the right and hereby are savings, and the right and hereby are savings, ortgagors the James	in the subsective of the subse	stand Truste to under a condition of the land variation of the land variation of the land variation of the land variation of the land value of the land valu	foresaidarla we to foresaidarla we to foresaidarla we to foresaidarla we foresaidarla we foresaidarla we foresaidarla	r has covered to the	(Seal) I, the EREBY (E. BERT	Jassigns, 1 atead Exc ing on ps by were it Dall bundersign ERTIFY person pocared b	orever, for mpilon La ige 2 (the ige 3 (the ige 4 (the	the purposes of the S reverse side to full an e Barn y Public in 198 in	Barrens Barren	Trust I se bindin	user which Deed ig of (Seal (Seal ount)
TO HA' and trusts he sold rights at This Tr ure Incorpora Mortagors, Witness State of Illine	VE AND Treein set for ord benefits as Deed content set De	O HOLD the print, free from all Mortgagers do maists of two puby reference and successors and a and seals of Mo of GOOK. IMPRESS SEAL	remises until rights and hereby expinages. The circle is the right and hereby are savings, and the right and hereby are savings, ortgagors the James	in the subsective of the subse	stand Truste to under a condition of the land variation of the land variation of the land variation of the land variation of the land value of the land valu	foresaidarla we to foresaidarla we to foresaidarla we to foresaidarla we foresaidarla we foresaidarla we foresaidarla	r has covered to the	(Seal) I, the EREBY (E. BERT	Jassigns, 1 atead Exc ing on ps by were it Dall bundersign ERTIFY person pocared b	orever, for mpilon La ige 2 (the ige 3 (the ige 4 (the	the purpose was of the S reverse side to full an e Barn	Barrens Barren	r said Conett	useewhich of the control of the cont
TO HA' and trusts he sold rights at This Tr ure Incorpora Mortagors, Witness State of Illine	VE AND Treein set for ord benefits as Deed content set De	O HOLD the per	remises until rights and hereby expinages. The circle is the right and hereby are savings, and the right and hereby are savings, ortgagors the James	in the subsective of the subse	stand Truste to under a condition of the land variation of the land variation of the land variation of the land variation of the land value of the land valu	foresaidarla we to foresaidarla we to foresaidarla we to foresaidarla we foresaidarla we foresaidarla we foresaidarla	r his covirtus of in provision	(Seal) (Seal) (Seal) I, the EREBY (e Barrument, a sled and division and addition of the same and additional additiona	dasigna, istend Excellent	orever, for mption La ge 2 (the there set out Joyc ned, a Notate that La his we set out that La his we set out the said institute the said institu	the purpose was of the S reverse side to full an e Barrn a y Public in 168 . If	Barrens Barren	r said Conett	user which Deed ig of (Seal (Seal ount)
TO HA' and trusts he sold rights at This Tr ure Incorpora Mortagors, Witness State of Illine	VE AND Treein set for ord benefits as Deed content set De	O HOLD the per	remises until rights and hereby expinages. The circle is the right and hereby are savings, and the right and hereby are savings, ortgagors the James	in the subsective of the subse	stand Truste to under a condition of the land variation of the land variation of the land variation of the land variation of the land value of the land valu	foresaidarla we to foresaidarla we to foresaidarla we to foresaidarla we foresaidarla we foresaidarla we foresaidarla	r his covirtus of in provision	(Seal) (Seal) (Seal) I, the EREBY (e Barrument, a sled and division and addition of the same and additional additiona	dasigna, istend Excellent	orever, for mption La ge 2 (the there set out Joyc ned, a Notate that La his we set out that La his we set out the said institute the said institu	the purpose was of the S reverse side to full an e Barrn a y Public in 168 . If	Barrens Barren	r said Conett	useewhich of the control of the cont
TO HA' and trusts he sold rights at This Tr ure Incorpora Mortagors, Witness State of Illine	VE AND Trees and the receipt of the	O HOLD the property of the pro	remises until rights and hereby expiges. The cit hereby are saligns. The cit hereby are saligns are cit hereby are saligns. The cit hereby are saligns are cit hereby are saligns. The cit hereby are saligns are cit hereby are saligns. The cit hereby are saligns are cit hereby are saligns are cit hereby are saligns. The cit hereby are saligns are cit hereby are saligns are cit hereby are saligns are cit hereby are saligns. The cit hereby are saligns are cit hereby are saligns are cit hereby are saligns. The cit hereby are saligns are cit hereby are cit	benefit benefi	stand Truste to under a condition of the land variation of the land variation of the land variation of the land variation of the land value of the land valu	foresaidarla we to foresaidarla we to foresaidarla we to foresaidarla we foresaidarla we foresaidarla we foresaidarla	r his acceptance of the control of t	(Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) DDRESS 22930 Richt	assigns, sistend Execution on particular and partic	ned, a Notate of the said institute of the s	the purpose was of the S reverse side to full an	es, and to of this etc. of this	r said Conett	useewhich of the control of the cont
TO HAY and trusts he sold rights at This Tru are Incorpora Mortgagors, w Witness State of Illine Given under Commission	VE AND Treein set for ord benefits us Deed co sted herein is their beirs, the hands of the hands	O HOLD the property of the pro	I rights and hereby expinages. The circle is suggested to the control of the cont	in the subsection of the subse	se condition of the latest and condition of the latest and condition of the latest and l	e, its constant of the constan	r his acceptance of the control of t	(Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) DDRESS 22930 Richt	assigns, sistend Execution on particular and partic	ned, a Notate of the said institute of the s	the purpose was of the S reverse side to full an	es, and to of this etc. of this	r said Conett	useewhich of the control of the cont
TO HA' and trusts he sold rights at This Tr ure Incorpora Mortagors, Witness State of Illine	VE AND Trees of the control of the c	O HOLD the property of the pro	I remises until rights and hereby expinages. The circle is hereby are saigns, ortanger the first the circle is a saigns, ortanger the first user. LA FOR DOVERNO?	in the subsection of the subse	sand Trustes and research and research and year for the same and year for the same and year for the same and personally known of the same and year for of the same and year for the yea	e, its conditions in a condition of the conditions and constant about the conditions are conditions as a condition of the conditions are conditionally conditions are conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditionally conditions are conditionally con	thin continues the same as a same a	(Seal) (Seal) (Seal) (Seal) I, the EREBY (e Bartument, a suice and divided and substitute and s	assigns, fastend Excellent Services of Property Services of Ser	orever, for mption La mpti	the purpose was of the Serverse side to full and the Barn of the B	es, and total of this country of the	r said Conett	useewhich of the control of the cont
TO HAY and trusts he sold rights at This Tru are Incorpora Mortgagors, w Witness State of Illine Given under Commission	VE AND Trees of the control of the c	O HOLD the property of the pro	I remises until rights and hereby expinages. The circle is hereby are saigns, ortanger the first the circle is a saigns, ortanger the first user. LA FOR DOVERNO?	o the as the benefit casty rich benefit casty rich benefit casty rich made at the made at	ss., e State as and Demands of the LTD. LTD. LTD. Lghwa 18 defended LTD. COPE.	e, its conditions in a condition of the conditions and constant about the conditions are conditions as a condition of the conditions are conditionally conditions are conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditionally conditions are conditionally con	thin continues the same as a same a	(Seal) (Seal) (Seal) (Seal) I, the EREBY (e Barthe same strument, a sled and did of the same strument should be sealed and should be sealed by sealed and should be sealed by sealed b	oundersigners of PROPERTY OF P	recept for mption La mptio	we have been a purpose when the service of the full and the service of the full and the service of the service	es, and total of this total of the debat of	r said Conett	useewhich of the control of the cont
TO HAY and trusts he sold rights at This Tru are Incorpora Mortgagors, w Witness State of Illine Given under Commission	VE AND Trees very series of tor or of benefits us Deed co steet herein is their beirs, the hands of the very series of the very	O HOLD the property of the pro	IA FOR	o the as the benefit casty rich benefit casty rich benefit casty rich made at the made at	ss., e State aland Dr. mally knot to to the LTD. LTD. LTD. Ltp. Ltp.	e, its conditions in a condition of the conditions and constant about the conditions are conditions as a condition of the conditions are conditionally conditions are conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditions are conditionally conditionally conditionally conditions are conditionally con	thin continues the same as a same a	(Seal) I, the EREBY (Call of the same trument, a led and drivers and additional of the same trument, a led and drivers and additional of the same trument, a led and drivers and additional of the same trument, a led and drivers and additional of the same trument, a led and drivers and additional of the same trument, a led and drivers and the same trument, a led and the same trument,	o undersigned by were in the second Exception of the second property	recept for mption La mptio	we have been a year of the same a year of the year of	es, and total of this total of the debat of	r said Conett	useewhich of the control of the cont

UNOFFICIAL COP

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. Morgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repaid and repair improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep chanics and other states or claims for lien not expressly subordinated to the discharge of such prior lien to Trustee or other liens or claims for lien not expressly subordinated to the discharge of such prior lien to Trustee or other liens or entering superior to the lien hereof, and upon wor at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal expresses and the use thereof; (7) make no material alterations in said premises are equired by law or necessary to the content of the process of the process of the content of the process of the pro
- 3. Mortagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by or repairing the same or to pay in full the indebtedness secured hereby all in companies of money sufficient either to pay the cost of replaining and windstorm under policies providing for payment by the insurance companies as infactory to the holders of the note, under insurance policies payable, in case of pay in full the indebtedness secured hereby all in companies as infactory to the holders of the note, under insurance about to each policy, and shall deliver all policies, including addition once, such rights to be evidenced by the standard means of insurance about to expire, shall deliver renewal policies, not less than ten days prior to the respective dates of expiration.
- case of insurance about to expire, shall deliver renewal policies, not less than ten days prior to the respective dates of expiration.

 4. In case of default therein, Trustes or the holders of the note may, but need not, make my payment or perform any act hereinbefore required of Morigagors in any form and manner deemed expedient, and may, but need not, make my payment or perform any act hereinbefore reprior encumbrances, if any, and purchase, discharge, compromise or settle any iax lien or compared to the properties of title or claim thereof, or redeem and all expenses paid or incurred in connection messor contest any tax or assessment. All other spirit is not title or claim thereof, or redeem only as a settle of the note to protect the mortgaged therewith, including reasonable attorneys? fear poid for my of the purposes herein authorized with notice of the note to protect the mortgaged therewith, including reasonable attorneys? fear poid for my of the purposes herein authorized with the protect that the protect is the mortgaged of the note of the note to protect the mortgaged and the lien hereof, plus reasonable compensation of the more and the lien hereof, plus reasonable compensation to the protect them of the note to protect the mortgaged of the note to protect the note of the note to protec

- 8. The proceeds of any forcelosure sale of the pre-tises shall be distributed and applied in the following order of priority: First, on as all costs and expenses incident to the forcelosure proceedings, alculding all such liems as are mentioned in the preceding paragraph hereof costs and expenses incident to the forcelosure proceedings, alculding all such liems as are mentioned in the preceding paragraph hereof the forcelosure proceedings and the proceeding paragraph hereof the forcelosure proceedings and the forcelosure proceedings and the proceeding paragraph hereof actives on as herein provided; third, all principal and ir er at remaining jūpaid; fourth, any overplus to Mortgagors, their heirs, legal is a proceeding paragraph and the proceeding paragraph an
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision, ere i shall be subject to any defense which would not ood and available to the party interposing same in an action at law upon the note hereby ared.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reason see it, es and access thereto shall be permitted for that purpose.
- 12. Trustee has no duly to examine the title, location, existence, or condition of the premises, for the Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor it in the terms hereof, nor it is not the terms hereof, nor it is no
- satisfactory to him before exercising any power herein given.

 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactor, evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereo, to refer the third presentation to the principle of the properson who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, represents a fact all indebtedness entered has been paid, which representation Trustee may accept as true without inquiry. Where a release is request of all indebtedness excuted by a prior trustee may accept as the genuine note herein described any note which bears a certificate of identification pulsor ling to be excuted by a prior trustee the reunder or which conforms in substance with the description here contained of the principal lote and which purpose to be executed a certification on any instrument identifying same as the principal note described herein, he may accept as the part of has note and which purpose to be executed by the persons herein designated as makers thereof.

 14. Trustee may resign by instrument in writing fled in the office of the Recorder or Register of Titles in which this instrument to with here.
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shart 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Tilles in which this instrument snauly to cent recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee. 115 COPPOTATE SUCCESSON in the left successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Decks of the county which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and sutherity 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.

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.

identified herewith ender Identification No. 36 Matteson 11 chton Bank
By:

END OF RECORDED DOCUMENT