## **UNOFFICIAL COPY**

GEORGE E. COLE	,	25-1611		-	
•	May, 1969	69 JUL 9	Bar	RECOR	PERIOLUTTY N
TRUST	DEED (Illinois)	10 <sup>2</sup> (10) (1	9 12 19	€63√€3	Carrente 1
Monthly pay	with Note Form 1448 ments including interest)	JUI 9-73 65	1848 · 22390	22 390 682	8
		002 / 15 0 5	1048 6 XX390	1682 - A Rec	5.10
	Thomas		The Above Space For Recor		
HIS INDENTU	RE, made June	18, 19 73, betwee	en Carl Sackson	& Melissai Jack herein referred to as "1	b
		ifford, Trustee and Dani		ccessor Trustee	
rein referred to rmed "Installme	as "Trustee," witnesseth nt Note," of even date i	: That, Whereas Mortgagors are ju- herewith, executed by Mortgagors,	stly indebted to the legal made payable to Bearer	holder of a principal	promissory note,
delivered in a	and by which note Morter	teams meamics to pay the swinning of	um af		
Three T	nousand Nine Hum	agors promise to pay the principal st dred Sixty Wine and 44/1	Dollars, and interes	est from	
the alance of	principal remaining from installments as follows:	one Hundred Ten and a specific property of the state of t	27/100 per cent per	annum, such principal	sum and interest  Dollars
the! th	day of August	1973 and One Hundre	ed Ten and 27/100		Dollars
n the	of each and every me oc lue on the 13th	onth thereafter until said note is full day of July 192	y paid, except that the final 6 : all such payments or	payment of principal a	nd interest, if not
v said note to be	e plied first to accrued	and unpaid interest on the unpaid p to the extent not paid when due,	principal balance and the re-	mainder to principal: th	e portion of each
	per annum and all such	payments being made payable at	Drexel Mational	Bank	
the election of t	or at sich of er place as he legal olde the eof an	s the legal holder of the note may, fro id without notice, the principal sum re	om time to time, in writing emaining unpaid thereon, to	appoint, which note fur gether with accrued inte	ther provides that rest thereon, shall
come at once du r interest in acco	e and payage, 2 (he place rdance with the terms the Trust Deed (in which	of the legal notice, the principal sum re of payment aforesaid, in case default reof or in case default shall occur and new lection may be made at any time	shall occur in the payment, d continue for three days in	when due, of any instal the performance of any	Iment of principal
arties metero ser	cially waive present hem	id payment, nonce of distionor, pr	otest and notice of protest.		
NUW THER	above mentioned no.	ayment of the said principal sum of	money and interest in ac	cordance with the term and agreements herein	s, provisions and contained, by the
fortgagors by the	ese presents CONVEY as state, right, title and inte	id this Trust Deed, and the personal ration of the sum of One in WA (RANT unto the Trustee, its resume an, ituate, lying and being	s or his successors and assi	igns, the following descri	oy acknowledged, ribed Real Estate,
Cit	y of Chicago	OU IY OF COO	k	AND STATE OF I	LLINOIS, to wit:
S- 6 1m	then of Tot Q & a	all of lot 10 to Plack	· In Commissions	. Don't dad dan	
being a	subdivision of S	ill of Lot 10 in Block 3 Si Swi SE; of faction 24	, Township 38 Nor	th, Range 14,	
East of	the Third Princ	ipal Meridian			
			} <u>[</u> [22]	ì	
		/ )	F- ~	<u> </u>	
		$O_{j}$	10	O MAI	
		0		IAM O	
which, with the	property hereinafter desc	ribed, is referred to herein as the "	premir .s."	MAI	
which, with the TOGETHE so long and duri	property hereinafter desc R with all improvements ng all such times as Mor	ribed, is referred to herein as the ", lenements, easements, and appure gagors may be entitled thereto (whi	premi .s," enan.es '.ere ) belonging, ch ren , iss es and profits	O MAI	profits thereof for
which, with the TOGETHEI so long and duri said real estate a gas, water, light, strictine the fore	property hereinafter desc R with all improvements ng all such times as Mor and not secondarily), an power, refrigeration an going's screens window s	ribed, is referred to herein as the ", enements, easements, and appurt (gagors may be entitled thereto (white a fall fattures, apparatus, equipment d air conditioning (whether single, bades awnings storm dozers, and wi	premi .s,"  premi .s, "ere > belonging, .  iss es and profits  rarlies o su'n hereafte  units o carally controllee	and all rents, issues and are pledged primarily are therein or thereon us the and ventilation, include beds stoyes and the seeds stoyes and the peds and the peds are the peds and the peds are the peds and the peds are th	profits thereof for and on a parity with ed to supply heat, uding (without re- water heaters All
TOGETHES so long and duri said real estate a gas, water, light, stricting the fore of the foregoing all buildings and	R with all improvements ng all such times as Mor- and not secondarily), and power, refrigeration an- going), screens, window s are declared and agreed additions and all simila	tenements, easements, and appurite tigagors may be entitled thereto (whit all fixtures, apparatus, equipment of the conditional of the conditional conditional (whether single is thates, awnings, storm doors and with the apart of the mortgaged premiter or of other apparatus, equipment or or other apparatus, equipment or	premir.s," enan.es / ere > belonging, ich ren , iss es and profits or articles or or hereafte units or a vally controlle ndows, floor coverir s., isses whether physic illy atta articles hereafter (aced in	and all rents, issues and are piedged primarily are therein or thereon us th, and ventilation, includor beds, stoves and the premises by Morte.	profits thereof for id on a parity with ed to supply heat, uding (without re- water heaters. All d it is agreed that agors or their suc-
TOGETHES so long and duri said real estate a gas, water, light, stricting the fore of the foregoing all buildings and cessors or assign	R with all improvements ing all such times as Mor and not secondarily), and, power, refrigeration angoing), screens, window sare declared and agreed additions and all simila shall be part of the mo	, tenements, easements, and appurte (taggors may be entitled thereto (whi it all fixtures, apparatus, equipment d air conditioning (whether single it shades, awnings, storm doors and wi to be a part of the mortgaged premit or or other apparatus, equipment or integrated premitses.	enances ere belonging, ich ren iss es and profits or articles ou or hereafte units or controller indows, floor coverir sa, hisses whether physically attacticles hereafter according	and all rents, issues and are pledged primarily are therein or thereon us 1), and ventilation, included beds, stoves and v hed thereto or not, an the premises by Mortg orever, for the purposes,	profits thereof for id on a parity with do supply heat, uding (without re- water heaters. All d it is agreed that agors or their suc- , and upon the uses
TOGETHEL to long and during said real estate a gas, water, light, stricting the foregoing all buildings and cessors or assign TO HAVE and trusts herein said rights and	R with all improvements ing all such times as Mor and not secondarily), and power, refrigeration an going), screens, window s are declared and agreed additions and all simila s shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do he	tenements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment (a air conditioning (whether single is thates, awnings, storm doors and to be a part of the mortgaged premisers, equipment or tigaged premisers.  If again the said Trustee, its or I rights and benefits under and by virtuely experiences, where the said trustee its or I rights and benefits under and by virtuely expressly release and waive.	enan.es '.ere ') belonging, ich ren 'iss es and profits or articles ow or hereafte units or c. rally controlled ndows, floor coverr sa, isses whether physic ily attracticles hereafter   aced in his successors and assigns, riue of the Homestead F.e.	prever, for the purposes, r no. Laws of the Stat	, and upon the uses e of Illinois, which
TOGETHEE too long and duri said real estate: gas, water, light, stricting the fore of the foregoing all buildings and ccessors or assign TO HAVE and trusts hereir said rights and This Trust are incorporated	R with all improvements ing all such times as Mor and not secondarily), and, power, refrigeration an going), screens, window s are declared and agreed additions and all simila s shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortiagaors do benefits Mortiagaors do breefit by orference and herein by reference and	tenements, easements, and appure taggors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single is hades, awnings, storm doors and with the apparatus, equipment or or other apparatus, equipment or register of the mortgaged premised the apparatus, equipment or register of the property of t	enan.es '.erc ) belonging, ich ren 'iss es and profits or articles or artilly controlled indows, floor coveri', s. isses whether physically attacticles hereafter   aced in his successors and assigns, true of the Homestead F. er true of the Homestead F. er provisions appearing on pa	orever, for the purposes, r. no. Laws of the State	, and upon the uses e of Illinois, which of this Trust Deed)
TOGETHEE so long and duri said real estate a gas, water, light stricting the fore of the foregoing all buildings and cessors or assign TO HAVE and trusts hereis said rights and This Trust are incorporated Mortgagors, thei	R with all improvements ag all such times as Mor power, refrigeration an going), screens, window s are declared and agreed additions and all simila s shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do had Deed consists of two pay herein by reference and r beirs, successors and as r beirs, successors and as	tenements, easements, and appure taggors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single is hades, awnings, storm doors and with the apparatus, equipment or or other apparatus, equipment or register of the mortgaged premised the apparatus, equipment or register of the property of t	enances' ere o belonging, to the me, isse and profits for articles or of hereafte units or carally controlled and own, floor coverr is, in sew whether physically attracted to the total careful and the sew settlement of the total careful and the sew common and assupes, true of the Homestead E.e. provisions appearing on parame as though they were the written.	orever, for the purposes, 10. Laws of the State 12. (the reverse side care second 1. full and 1.	, and upon the uses e of Illinois, which of this Trust Deed) shall be binding on
TOGETHEE Too long and duri said real estate a gas, water, light, stricting the fore of the foregoing all buildings and cessors or assign TO HAVE and trusts hereis acid rights and This Trust are incorporated Mortgagors, thei	R with all improvements may all such times as Mor and not secondarily), and power, refrigeration an soing), screens, windows so and all similar additions and all similar shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do herein by reference and releis, successors and as hands and seals of Mor PLEASE	s. tenements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single is hades, awnings, storm doors and the apparatus of the control of the	enances' ere o belonging, ich ren iss eand profits for articles or of hereafte units or c'arally controlled and own floor covert is, in sew whether physically attacked to the description of the description of the description of the Homestead E. e. provisions appearing on parame as though they were the committee of the Homestead E. e. c. written.	orever, for the purposes, r. 110. Laws of the State. 2 (the everse side chere see out full and substant to the state.	and upon the uses e of Illinois, which of this Trust Deed) shall be binding on
TOGETHE! So long and duri said real estate; ags, water, light stricting the force of the foregoing all buildings and cessors or assign TO HAVE and trusts herein This Trust are incorporated Mortgagors, thei Witness the	R with all improvements may all such times as Mor and not secondarily), and power, refrigeration an agoing), screens, windows are declared and agreed are declared and agreed shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do herein by reference and releis, successors and as hands and seals of Mor PILEASE PRINT OR TYPE NAME(S)	, tenements, easements, and appure tagagors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single ishades, awnings, storm doors and with the apparatus, equipment or or other apparatus, equipment or irgaged premises.  emises unto the said Trustee, ist or irgits and benefits under and by vincreby expressly release and waive.  ges. The coverants, conditions and phereby are made a part hereof the signs.	enances' ere o belonging, ich ren iss eand profits for articles or of hereafte units or c'arally controlled and own floor covert is, in sew whether physically attacked to the description of the description of the description of the Homestead E. e. provisions appearing on parame as though they were the committee of the Homestead E. e. c. written.	orever, for the purposes, 10. Laws of the State 12. (the reverse side care second 1. full and 1.	and upon the uses e of Illinois, which of this Trust Deed) shall be binding on
TOGETHE! So long and durisate real estate; agas, water, light, stricting the fore of the foregoing all buildings and excessors or assign TO HAVE and trusts hereit said rights and This Trust are incorporated Witness the	R with all improvements ag all such times as Mor and not secondarily), and power, refrigeration an agoing), screens, window's are declared and agreed additions and all simila shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do Deed consists of two pay herein by reference and refers, successors and as hands and seals of Mor PLEASE PRINT OR	s. tenements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single is hades, awnings, storm doors and the apparatus of the control of the	enances' ere o belonging, ich ren iss eand profits for articles or of hereafte units or c'arally controlled and own floor covert is, in sew whether physically attacked to the description of the description of the description of the Homestead E. e. provisions appearing on parame as though they were the committee of the Homestead E. e. c. written.	orever, for the purposes, r. 110. Laws of the State. 2 (the everse side chere see out full and substant to the state.	and upon the uses e of Illinois, which of this Trust Deed) shall be binding on
TOGETHE! So long and duri said real estate; agas, water, light stricting the fore of the foregoing all cossortions and cossortion of the foregoing and cossortion of the foregoing and trusts herein aid rights and This Trust are incorporated Mortgagors, thei Witness the	R with all improvements may all such times as Mor and not secondarily), and power, refigeration an agoing), screens, windows are declared and agreed and agreed and agreed and agreed and agreed to the more accordance of the more accordance and agreed	s. tenements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single is hades, awnings, storm doors and the apparatus of the control of the	enances' ere o belonging, ich ren iss sand profits for entires or articles or of hereafte units or carally controlled and one of the control	orever, for the purpose, for no. Laws of the Stat 1, 2 th everse side e here so out full and the second full s	and upon the uses of Illinois, which of this Trust Deed) shall be binding on  Learn (Seal) 22 (Seal)
TOGETHE! So long and duri said real estate; agas, water, light stricting the fore of the foregoing all cossortions and cossortion of the foregoing and cossortion of the foregoing and trusts herein aid rights and This Trust are incorporated Mortgagors, thei Witness the	R with all improvements gall such times as Mor and not secondarily), and, power, refrigeration an going), screens, windows are declared and agreed additions and all simila shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do h Deed consists of two pay herein by reference and r helrs, successors and as hands and seals of Mor PLEASE PRINT OR TYPE NAME(S)  BELOW	stenements, easements, and appure taggors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single is hades, awnings, storm doors and with the apparatus, equipment or or other apparatus, equipment or ragaged premises. Tagged premises unto the said Trustee, its or rights and benefits under and by viting the said the said trustee, its or rights and benefits under and by viting the said trustee and trustee	enances' ere o belonging, ich ren iss sand profits for entires or articles or of hereafte units or carally controlled and one of the control	orever, for the purpose, or no. Laws of the State 1, 2 (the reverse side chere so out 'full and  Melissai Artso  med, a Notary Public in a	and upon the uses of Illinois, which of this Trust Deed) shall be binding on the state of the st
TOGETHE! So long and duri said real estate; agas, water, light stricting the fore of the foregoing all cossortions and cossortion of the foregoing and cossortion of the foregoing and trusts herein aid rights and This Trust are incorporated Mortgagors, thei Witness the	R with all improvements may all such times as Mor and not secondarily), and power, refigeration an agoing), screens, windows are declared and agreed and agreed and agreed and agreed and agreed to the more accordance of the more accordance and agreed	stenements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single; hades, awnings, storm doors and wire to be a part of the moragaged premisers of the control of the moragaged premisers are conditioned to the control of the moragaged premisers.  Tigaged premises.  Tigaged premi	enances' ere o belonging, ich ren iss sand profits for entires or articles or of hereafte units or carally controlled and own, floor coverr is, in sew whether physically attacked to the control of the	orever, for the purpose, for no. Laws of the State 1, 2, the everse side elements of the State 1, 2, the everse side elements of the State 1, 2, the elements of the State 1, the elements of the State 1, the elements of the	and upon the uses of Illinois, which of this Trust Deed) shall be binding on the state of the st
TOGETHE! So long and duri said real estate; agas, water, light stricting the fore of the foregoing all cossortions and cossortion of the foregoing and cossortion of the foregoing and trusts herein aid rights and This Trust are incorporated Mortgagors, thei Witness the	R with all improvements may all such times as Mor and not secondarily), and power, refigeration an agoing), screens, windows are declared and agreed and agreed and agreed and agreed and agreed to the more accordance of the more accordance and agreed	stenements, easements, and appure taggors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single is hades, awnings, storm doors and with the control of the mortgaged premise of the mortgaged premises and Trustee, its or rights and benefits under and by viercely expressly release and waive. ges. The covenants, conditions and bereby are made a part hereof the signs.  Carl Jackson  Same and Melita personally known to me	enances' ere o belonging, ich ren iss sand profits for articles or of hereafte units or a railes or of hereafte units or a raile controlled and own foor coverr is, in the whether physically a like whether physically a like whether physically a like whether physically a like whether physically a red in his successors and assussize true of the Homestead F.e. provisions appearing on parame as though they were the written.  (Seal)  I, the undersign DO HERERY CERTIFY	orever, for the purposes of the State of the	and upon the uses of Illinois, which of this Trust Deed) shall be binding on (Seal)  (Seal)  (Seal)  and for aid County, theon.
TOGETHE! So long and duri said real estate; agas, water, light stricting the fore of the foregoing all cossortions and cossortion of the foregoing and cossortion of the foregoing and trusts herein aid rights and This Trust are incorporated Mortgagors, thei Witness the	R with all improvements may all such times as Mor and not secondarily), and power, refigeration an agoing), screens, windows are declared and agreed and agreed and agreed and agreed and agreed to the more accordance of the more accordance and agreed	stenements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single; hades, awnings, storm doors and wire to be a part of the mortgaged premi or or other apparatus, equipment or rights and benefits under and by vierbles, which is and Franch and waive, ges. The covenants, conditions and pereby are made a part hereof the signs.  S.,  in the State aforesaid,  and Melita  personally known to me subscribed to the foreoge edged that the ty, sign.	enances' ere b belonging, ich ren iss ea and profits for en iss ea and profits or articles or or the readte units or c'arally controlled andows, floor covert so, in sex whether physically attackeds hereafter; a ceed in his successors and assupas, riue of the Homestead F.c. provisions appearing on parame as though they were be c written.  (Seal)  I, the undersign DO HEREBY CERTIFY LEGIT Jackson  to be the same persons in ging in grant in grant in the same persons in ginstrument, appeared bing, instrument, appeared bing, instrument, appeared bind, sealed and delivered if end, sealed and delivered it	orever, for the purposes of the State 1, 2 th reverse side chere so out 1 full and  Melional Acts of the Melio	and upon the uses of Illinois, which of this Trust Deed) shall be binding on (Seal)  (Seal)  (Seal)  (Seal)  and for aid count, ikaon.
TOGETHE! So long and duri said real estate; agas, water, light stricting the fore of the foregoing all cossortions and cossortion of the foregoing and cossortion of the foregoing and trusts herein aid rights and This Trust are incorporated Mortgagors, thei Witness the	R with all improvements may all such times as Mor and not secondarily), and power, refigeration an agoing), screens, windows are declared and agreed and agreed and agreed and agreed and agreed to the more accordance of the more accordance and agreed	stenements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single; hades, awnings, storm doors and wire to be a part of the mortgaged premi or or other apparatus, equipment or rights and benefits under and by vierbles, which is and Franch and waive, ges. The covenants, conditions and pereby are made a part hereof the signs.  S.,  in the State aforesaid,  and Melita  personally known to me subscribed to the foreoge edged that the ty, sign.	enances' ere o belonging, ich ren iss ea and profits chern iss ea and profits or articles or of hereafte units or a raily controlled andows, noor coverr is, in a reticle there is a consistent of the control of the co	orever, for the purposes of the State 1, 2 th reverse side chere so out 1 full and  Melional Acts of the Melio	and upon the uses of Illinois, which of this Trust Deed) shall be binding on (Seal)  (Seal)  (Seal)  (Seal)  and for aid count, ikaon.
TOGETHE! So long and duri said real estate; agas, water, light stricting the fore of the foregoing all cossortions and cossortion of the foregoing and cossortion of the foregoing and trusts herein aid rights and This Trust are incorporated Mortgagors, thei Witness the	R with all improvements mg all such times as Mor and not secondarily), and power, refrigeration an agoing), screens, windows a ref declared and agreed and agreed and agreed and agreed to the more series of the more series	stenements, easements, and appure taggors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of the apparatus, equipment or to be a part of the mortgaged premises.  In the said Trustee, its or trigaged premises, equipment or trigaged premises, equipment or trigaged premises, and the said trustee, its or trigates and benefits under and by vicerby expressly release and waive.  Less The covenants, conditions and pereby are made a part hereof the signs.  Same Transport of the signs of the signs of the signs.  Same Transport of the signs of the	enances' ere belonging tenter of the tenter	orever, for the purposes of the State 1, 2 th reverse side chere so out 1 full and  Melional Acts of the Melio	and upon the uses of Illinois, which of this Trust Deed) shall be binding on (Seal)  (Seal)  (Seal)  (Seal)  and for aid count, ikaon.
TOGETHE! TOGETH! TOGETHE! TOGE	R with all improvements mg all such times as Mor and not secondarily), and power, refrigeration an agoing), screens, windows a ref declared and agreed and agreed and agreed and agreed to the more series of the more series	stemements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of air conditioning (whether single is to be a part of the mortgaged premises to be a part of the mortgaged premises misses unto the said Trustee, its or I rights and benefits under and by vierbey expressly release and waive. Pers. The covenants, conditions and waive press, the covenants, conditions and waive press, the covenants, conditions and waive.  Carl Tackson  Ss.,  in the State aforesaid,  and Mel Is personally known to me subscribed to the forego edged that Engly.  gigginger and voluntary act, waiver of the right of he	enances' ere belonging tenter of the tenter	orever, for the purpose, or too, Laws of the Stat a. 2 (the reverse side chere is not full and the state of t	and upon the uses of Illinois, which of this Trust Deed) shall be binding on (Seal) (Seal) (Seal) (Seal) and for aid and acknowltheir release and 1973
TOGETHE! TOGETH! TOGETHE! TOGE	R with all improvements mg all such times as Mor and not secondarily), and power, refrigeration an agoing), screens, windows a ref declared and agreed and agreed and agreed and agreed to the more series of the more series	stenements, easements, and appure taggors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of the apparatus, equipment or to be a part of the mortgaged premises.  In the said Trustee, its or trigaged premises, equipment or trigaged premises, equipment or trigaged premises, and the said trustee, its or trigates and benefits under and by vicerby expressly release and waive.  Less The covenants, conditions and pereby are made a part hereof the signs.  Same Transport of the signs of the signs of the signs.  Same Transport of the signs of the	inances' ere belonging, ich ren iss eand profits for ren iss eand profits or articles or or the rent for initis or carally controlled indows, floor coverr s. in sex whether physically attarticles hereafter; a ceed in his successors and assupas, riue of the Homestead E.e. provisions appearing on parame as though they were the committee of the floor of the Homestead E.e. (Seal)  (Seal)  I, the undersign DO HEREBY CERTIFY LEGIT Jackson  to be the same personal principles of the committee of the co	orever, for the purposes of the State of the	and upon the uses of Illinois, which of this Trust Deed) shall be binding on (Seal)  (Seal)  (Seal)  (Seal)  and for aid count, ikaon.
TOGETHE! TOGETH! TOGETHE! TOGE	R with all improvements mg all such times as Mor and not secondarily), and power, refrigeration an agoing), screens, windows a ref declared and agreed and agreed and agreed and agreed to the more series of the more series	stenements, easements, and appure taggors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of the apparatus, equipment or to be a part of the mortgaged premises.  In the said Trustee, its or trigaged premises, equipment or trigaged premises, equipment or trigaged premises, and the said trustee, its or trigates and benefits under and by vicerby expressly release and waive.  Less The covenants, conditions and pereby are made a part hereof the signs.  Same Transport of the signs of the signs of the signs.  Same Transport of the signs of the	enances, ere belonging, ich ren iss eand profits for ren iss eand profits or articles on of hereafte units or carally controlled andows, floor covert is, in sew whether physically attained to the control of the control of the control of the Homestead E.e. provisions appearing on parame as though they were the control of the Homestead E.e. (Seal)  [Seal]  [Seal]  [J. the undersign DO HEREBY CERTIFY 120   Jackson  [I. the undersign of the control of the	orever, for the purposes of the State of the	and upon the uses of illinois, which of this Trust Deed) shall be binding on (Seal)
TOGETHE! TOGETH! TOGETHE! TOGE	R with all improvements may all such times as Mor and not secondarily), and power, refrigeration, and power, refrigeration and account of the more	stemements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of air conditioning (whether single is to be a part of the mortgaged premises misses unto the said Trustee, its or I rights and benefits under and by viscoby expressly release and wave.  Less. The covenants, conditions and wave.  Less. The covenants, conditions and wave.  Less. The covenants, conditions are supported to the said trustee of the saigns.  Ss.,  in the State aforesaid,  And Melia  personally known to me subscribed to the forego edged that th. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	inances' ere belonging, ich ren iss eand profits for ren iss eand profits or articles or or the rent for initis or carally controlled indows, floor coverr s. in sex whether physically attarticles hereafter; a ceed in his successors and assupas, riue of the Homestead E.e. provisions appearing on parame as though they were the committee of the floor of the Homestead E.e. (Seal)  (Seal)  I, the undersign DO HEREBY CERTIFY LEGIT Jackson  to be the same personal principles of the committee of the co	orever, for the purposes of the State of the	and upon the uses of illinois, which of this Trust Deed) shall be binding on (Seal)
TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETH	R with all improvements may all such times as Mor and not secondarily), and power, refrigeration, and power, refrigeration and account of the more	stenements, easements, and appure taggors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of the apparatus, equipment or to be a part of the mortgaged premises.  In the said Trustee, its or trigaged premises, equipment or trigaged premises, equipment or trigaged premises, and the said trustee, its or trigates and benefits under and by vicerby expressly release and waive.  Less The covenants, conditions and pereby are made a part hereof the signs.  Same Transport of the signs of the signs of the signs.  Same Transport of the signs of the	enances, ere belonging, ich ren iss early profits or articles on of hereafte units or carally controlled and own floor covert s. in sew whether physically attacked to the control of the	orever, for the purposes of the State of the	and upon the uses of illinois, which of this Trust Deed) shall be binding on (Seal)
TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHE TOGETHEE TOGETHE TOGE	R with all improvements mg all such times as Mor and not secondarily), and power, refrigeration an agoing), screens, windows a redeclared and agreed as shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do henefits Mortgagors do herein by refrence and retein by refrence and seals of Mortgagors and seals of the property of the part of the property o	stemements, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of air conditioning (whether single is to be a part of the mortgaged premises misses unto the said Trustee, its or I rights and benefits under and by viscoby expressly release and wave.  Less. The covenants, conditions and wave.  Less. The covenants, conditions and wave.  Less. The covenants, conditions are supported to the said trustee of the saigns.  Ss.,  in the State aforesaid,  And Melia  personally known to me subscribed to the forego edged that th. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	enances, ere belonging, ich ren iss early profits or articles on of hereafte units or carally controlled and own floor covert s. in sew whether physically attacked to the control of the	whose name & enesting the state of the state	and upon the uses of illinois, which of this Trust Deed) shall be binding on (Seal)
TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETHE TOGETHE TOGETHEE TOGETHE TOGETH	R with all improvements may all such times as Morand not secondarily), and power, refrigeration an agoing), screens, windows a refedered and agreed as shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do herein by refrence and retein by refrence and re	stemements, easements, and appuring gagors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of a more continuous continuous and the continuous co	connects of the sure of the su	whose name & enesting the state of the state	and upon the uses of illinois, which of this Trust Deed) shall be binding on (Seal)
TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHE TOGETHEE TOGETHE TOG	R with all improvements mg all such times as Mor and not secondarily), and power, refrigeration an agoing), screens, windows a redeclared and agreed as shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do henefits Mortgagors do herein by refrence and retein by refrence and seals of Mortgagors and seals of the property of the part of the property o	stemements, easements, and appuring gagors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of a model of a month of the control of t	connect ere belonging the results of the results of articles or ar	whose name & enesting the state of the state	and upon the uses of illinois, which of this Trust Deed) shall be binding on (Seal)
TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHEE TOGETHE TOGETHEE TOGETHE TOGETHE TOGETHE TOGETHEE TOGETHE TOGETH	R with all improvements may all such times as Morand not secondarily), and power, refrigeration an agoing), screens, windows a refedered and agreed as shall be part of the mo AND TO HOLD the pri set forth, free from all benefits Mortgagors do herein by refrence and retein by refrence and re	intenents, easements, and appurite gagors may be entitled thereto (whi all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of air conditioning (whether single is to be a part of the mortgaged premises misses unto the said Trustee, its or I rights and benefits under and by visureby expressly release and waive. Per the covenants, conditions and pereby apparatus conditions and pereby apparatus to the said trustee, its or I rights and benefits under and waive. Per the covenants, conditions and pereby apparatus reads a part hereof the sagars.  in the State aforesaid, and Relia personally known to me subscribed to the foregoing edged that the grant per and voluntary act, waiver of the right of her this.  18th  18th  EL NATIONAL BANK  South King Drive  111. ZIP CODE 60616	connections of the control of the co	orever, for the purposes of the State of the	and upon the uses of illinois, which of this Trust Deed) shall be binding on (Seal)

## **UNOFFICIAL COPY**

- 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 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.
- 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 repair a, the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policie oays le, 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, late "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.
- A. In asset default therein, Trustee or the holders of the note may, but need not, make not not payment or perform any act hereinbefore required of Mor sago s in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumb ance: if any, and purchase, discharge, compromise or settle any tax lies or other prior lien or title or claim thereof, or redeem from any tax s ' s' effective affecting said premises or contest any tax lies any tax lies and to moneys paid for any of the purposes herein authorized and all expenses p d or incurred in connection therewith, including reasonable attorneys' fees, and any other moneys advanced by Trustee or the holders of the nr c tor other the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for matter concerning which action herein auth 122 Imay be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice in and in interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waive of an "ight accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The Trustee or the 'older' of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to any bill, stateme or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, stateent or estimate or into the val, fity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay end term of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the principal rote, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal rate of in this Trust Deed to the contrary, become due appayable when default shall occur in payment of principal or interest, or in case default hall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- notwithstanding anything in the principal rate o 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 hall core and continue for three days in the performance of any other agreement of the Mortagaors herein contained.

  7. When the indebtedness hereby secured shall have the right of foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortagage debt. If any su, to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, or trustee, sees, a parasier's fees, outlays, descenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, a praisaer's fees, outlays, descenditures and expenses which may be estimated as to items to be expended after airry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. To Torrens certificates, and similar class of assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to excess even to hereby and imm, tip such abstracts of title, title searches and examinations, guarantee policies. To rems certificates, and similar class of assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to excess even to hereby and imm, tip such abstracts of title, title searches and examinations, and the such additional indebtedness secured hereby and imm, tip such assurances with respect to title as Trustee or holders of the note in comment of the such as the paragraph mentioned shall be probate and bankruptey proceedings, to which either of them shalt to a party, either as plaintly claimant or de
- 8. The proceeds of any foreclosure sale of the premises shall be distribeted and expliced in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such it ms is are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness, didth and to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining unparties in any overplus to Morigagors, their heirs, legal representatives or assigns as their rights may appear.
- sentatives or assigns as their rights may appear.

  9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed. C. ... in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without, otier without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of intermises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. \*uch\*\* civer shall have power to collect the rents, sustes and profits of said premises during the pendency of such foreclosure suit and, in case of sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times when Mr. \*gagors\*\*, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which my denectors are of the protection, possession, control, management and operation of the premises during the whole of said period. \*inc Court 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 induced such apply the net income in his hands in payment in whole or in part of: (1) The induced 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 an analysis of any algorithm of the party interposing same in an action at law upon the note hereby secured.
- Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and mitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be ob gate; to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omission hereunder, except in case of his own goss negligence or misconduct or that of the agents or employees of Trustee, and he may require in 'emnities attisfactory to him before exercising any power herein given.
- 3. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all debtedness 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 indebt dness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor tustee may accept as true without inquiry. Where a release is requested of a successor tustee may accept as true without inquiry. Where a release is requested of a successor tustee, such successor trustee may accept as the penuine note herein described any note which bears accept the executed by the persons herein 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 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

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.

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 FILLED FOR RECORD.

he	Install	ment	Note	mention	ned is	the	within	Trust	Deed	has	bee
lentified herewith under Identification No.											

END OF RECORDED DOCUMENT