UNOFFICIAL COPY

	Salar	13°70	R/COPOTO (
TRUST DEED (Illinois)		22.39	90 686 (60/66628)	ALC:
For use with Note Form 1448 (Monthly payments including interest)	JUL9-73 651	852 • 22390	3686 - A - Rec	5. 10
		The Above Space For Re	corder's Use Only	
HIS INDENTURE, made June George Townsend and R		cen Dave Townsen	d. Clozell Townsend herein referred to as "Mo	
Raymonacliffora, Trus	tee and Daniel J. Campi		ustee	
erein referred to as "Trustee," witnesseth ermed "Installment Note," of even date	herewith, executed by Mortgagors,	made payable to Beare	r noider of a principal pro	missory note,
and delivered, in and by which note Mortg				
n the balance of principal remaining from be payable in installments as follows:		Dollars, and int		n and interest
n he 18th day of August	, 19/3 and Fifty E	light and 90/100		Dollars
n ' 18th day of each and every m oner id, shall be due on the 18th by s id note to be applied first to accrued if s id i str lments constituting principal,	and unpaid interest on the unpaid	26; all such payments principal balance and the	on account of the indebteds remainder to principal; the p	ness evidenced
the election () he gall holder thereof a ecome at once lue and "ayable, at the place or interest in accoud a: e.w."; the terms the ontained in this T. ast D (in which eve arties thereto severally wair of presentmen NOW THEREFOKE, o ure the p imitations of the above unitoned note Mortgagors to be performed, and "o in Mortgagors to the presentment of VE "In the Mortgagors to the presentment of "In the Mortgagors to the presentment of "In the Mortgagors to the Mortgagors to the Mortgagors to the Mortgagors to the Mortgagors to the Mortgagors to the Mortgagors to Mortgagors to Mortgagors	areout or in case detault shall occur an intelection may be made at any time t for payment, notice of dishonor, programment of the said principal sum of and of this Trust Deed, and the per a consideration of the sum of One to the consideration of the sum of the consideration o	rom time to time, in writi remaining unpaid thereon t shall occur in the payme d continue for three day after the expiration of rotest and notice of prote f money and interest in frormance of the covenar Dollar in hand paid, the to the total the covenar to the total the covenar polar in hand paid, the total the covenar to the covenar and the covenar polar in the covenar to the covenar polar in the covenar to the covenar polar in the covenar polar	ing appoint, which note furthe, together with accrued interes int, when due, of any installme in the performance of any o axial three days, without notice st. accordance with the terms,	t thereon, shall int of principal ther agreement), and that all provisions and
and all of their estate, right, title and inc	country of Country of	g in the	AND STATE OF ILL	
Lots 5 7 6, a subdivision lots 1 to 10 in Block 8 Township 38 North, Range	on of B.ock 3, a subdivi i. Stave & Klemms Subdi : 14, Fis. of the Third	ision of N½ of B. Ivision in the N. Principal Merid	lock 8 identical wi Et of Section 25, ian.	th
	0/			
		1	MAN ()() PO	11 1
which, with the property hereinafter desc TOGETHER with all improvements so long and during all such times as Mor said real estate and not econdarily) and	tenements, easements, and appurt	enances thereto belonging	ite are pledaed primarily and a	on a marity with
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refrigeration a stricting the foregoing), screens, window to the foregoing are declared and agreed all buildings and additions and all simila cessors or assigns shall be part of the more accessors or assigns shall be part of the more accessors or assigns shall be part of the more accessors or assigns shall be part of the more accessors or assigns shall be part of the more accessors or assigns shall be part of the more accessors or as a state of the more accessors and as a state of the more acces	i, tenements, easements, an apourt gragors may be entitled thereto () ad all fatures, apparatus, equipme it d air conditioning, (whether sing, shades, awnings, storm doors and w to be a part of the mortgaged premises. emises unto the said Trustee, its or rights and benefits under and by vinereby expressly release and waive. ges. The covenants, conditions and hereby are made a part hereof the essigns.	enances thereto belongin inch rents, issues and prof or articles now or herea "afs or centrally contro ind ws, Poor coverings, isse wt. thr. physically a articles herea ter placed his success? a "assignistive of the H mes ead E provisions apper?" on same as though they were	its are pledged primarily and a ther therein or thereon used illed), and ventilation, includi inador beds, stoves and wat attached thereto or not, and i in the premises by Mortgago s, forever, for the purposes, ar exemption Laws of the State of page 2 (the reverse side of	on a parity with to supply heat, ng (without re- er heaters. All t is agreed that rs or their suc- d upon the uses f Illinois, which hls Trust Deed)
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refrigeration as stricting the foregoing, screens, window of the foregoing are declared and agreed all buildings and additions and all simila cessors or assigns shall be part of the more cases or assigns shall be part of the more approximately and trusts herein set forth, free from all said rights and benefits Mortgagors do 1 This Trust Deed consists of two parts of the mortgagors, their befer successors and as Mortgagors, their befer successors and as Witness the hands and seals of Mortgagors. But here's recessors and as	i, tenements, easements, an apour tigagors may be entitled thereto () ad all fixtures, apparatus, equipme it d air conditioning, (whether singilishades, awnings, storm doors and w to be a part of the mortgaged prem or or other apparatus, equipment or rigaged premises. emises unto the said Trustee, its or rights and benefits under and by viereby expressly release and dwaive. Becommended to the storm of th	enances thereto belongin inci. rents, issues and prof or articles now or heres "ats" or centrally contro ind ws, Poor coverings, isse w', the "physically a artic. s' rea ter placed his successes s s' assignation intue of the H mee cad E provisions apper ', on same as though they were we written.	its are pledged primarily and ther therein or thereon used illed), and ventilation, includi inador beds, stoves and wat attached thereto or not, and i in the premises by Mortgago s, forever, for the purposes, are exemption Laws of the State of page 2 (the reverse side of sel out in full and sha	on a parity with to supply heat, and (without re- representation of the supply of the
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refigeration as the company of	i, tenements, easements, an apourt gragors may be entitled thereto () ad all fatures, apparatus, equipme it d air conditioning, (whether sing, shades, awnings, storm doors and w to be a part of the mortgaged premises. emises unto the said Trustee, its or rights and benefits under and by vinereby expressly release and waive. ges. The covenants, conditions and hereby are made a part hereof the essigns.	enances thereto belongin inci. rents, issues and prof or articles now or heres "ats" or centrally contro ind ws, Poor coverings, isse w', the "physically a artic. s' rea ter placed his successes s s' assignation intue of the H mee cad E provisions apper ', on same as though they were we written.	its are pledged primarily and a ther therein or thereon used illed), and ventilation, includi inador beds, stoves and wat attached thereto or not, and i in the premises by Mortgago s, forever, for the purposes, ar exemption Laws of the State of page 2 (the reverse side of	on a parity with to supply heat, ng (without re- er heaters. All t is agreed that rs or their suc- d upon the uses f Illinois, which hls Trust Deed)
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refrigeration as tricting the foregoing, screens, window of the foregoing are declared and agreed all buildings and additions and all similar cascsors or assigns shall be part of the more cases or assigns shall be part of the more and trusts herein set forth, free from all said rights and benefits Mortgagors do I This Trust need to mosts of two and Mortgagors, their heart, successors and and Mortgagors, their heart, successors and Mortgagors, their heart and their heart and the successors and the successors and Mortgagors, their heart and t	i, tenements, easements, an apour tigagors may be entitled thereto () ad all fixtures, apparatus, equipme it d air conditioning, (whether sing), shades, awnings, storm doors and w to be a part of the mortgaged premiser or other apparatus, equipment or rigaged premises said Trustee, its or rights and benefits under and by vinereby expressly release and waive. Ease the covenants, conditions and hereby are made a part hereof the system. The covenants, conditions and hereby are made a part hereof the system. The covenants conditions and hereby are made a part hereof the system. The covenants conditions and hereby are made a part hereof the system.	enances thereto belongin inci. rents, issues and prof or articles now or heres "ats" or centrally contro ind ws, Poor coverings, isse w', the "physically a artic. s' rea ter placed his successes s s' assignation intue of the H mee cad E provisions apper ', on same as though they were we written.	its are pledged primarily and there therein or thereon used ided), and ventilation, including inador beds, stoves and wattached thereto or not, and in the premises by Mortgago, forever, for the purposes, an exemption Laws of the State of page 2 (the reverse side of the state of	on a parity with to supply heat, and (without re- representation of the supply of the
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refrigeration an stricting the foregoing, screens, window of the foregoing are declared and agreed all buildings and additions and all simila cessors or assigns shall be part of the more cases or assigns shall be part of the more and trusts herein set forth, free from all said rights and benefits Mortgagors do I This Trust Deed consists of two pare incorporated herein by reference and Mortgagors, their heris, successors and as Witness the hands and seals of Mortgagors, their heris, successors and as Witness the hands and seals of Mortgagors, their heris, successors and as Witness the hands and seals of Mortgagors, their heris, successors and as Type RAME(S) BELOW	, tenements, easements, an apour tigagors may be entitled theretor () ad all fixtures, apparatus, equipme it all ar conditioning, (whether singilishades, awnings, storm doors and w to be a part of the mortgaged prem or or other apparatus, equipment or rigaged premises. emises unto the said Trustee, its or rights and benefits under and by vierb respressly release and waive, and the said truster and the signal of the said truster and the signal of the said truster and the said truster are made a part hereof the rights and the signal of the said of the	in the state of th	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago, forever, for the purposes, a reception Laws of the State or page 2 (the reverse side of transparent of the state o	on a parity with to supply heat, ng (without re-r heaters. All tis agreed that so or their suc-d upon the uses filtinois, which his Trust Deed) II be binding on (Seal)
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refrigeration an stricting the foregoing), screens, window to the foregoing are declared and agreed all buildings and additions and all similacescors or assigns shall be part of the mor TO HAVE AND TO HOLD the prad trusts herein set forth, free from all said rights and benefits Mortgagors do 1 This Trust Deed consists of two pare incorporated herein by reference and Mortgagors, their hers, successors and as Witness the hands and seals of Mortgagors, their hers, successors and as Witness the hands and seals of Mortgagors, their hers, successors and as Vitte NAME(S) PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	, tenements, easements, an apour tigagors may be entitled theretor () at all fixtures, apparatus, equipme it air conditioning, (whether single shades, awnings, storm doors and we consider the store of	connects thereto belonging incherity issues and professor of articles now or herea into or centrally control in the second of th	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago, forever, for the purposes, an exemption Laws of the State or page 2 (the reverse side of the State of	on a parity with to supply heat, on (without re-rheaters. All it is agreed that are of their suc-d upon the uses fillinois, which his Trust Deed) il be binding on (Seal) (Seal) (Seal)
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refrigeration an stricting the foregoing), screens, window is of the foregoing are declared and agreed all buildings and additions and all similacessors or assigns shall be part of the mo TO HAVE AND TO HOLD the prand trusts herein set forth, free from all said rights and benefits Mortgagors do I This Trust Deed consists of two pare incorporated herein by reference and Mortgagors, their hers, successors and as Witness the hands and seals of Mortgagors, their hers, successors and as Witness the hands and seals of Mortgagors, their hers, successors and as VIEEN AMERICS BELOW SIGNATURE(S)	, tenements, easements, an apour trageors may be entitled theretor () ad all fixtures, apparatus, equipme it air conditioning, (whether sing), shades, awnings, storm doors and w to be a part of the mortgaged prem or other apparatus, equipment or rights and benefits under and by vierby expressly release and waive, ges. The covenants, conditions and hereby are made a part hereof the stigns. Tragagors the day and year first above the part of the stigns. Dave Townsend Ss., in the State aforesaid, Closell Town personally known to m	connects thereto belongin inch. rents, issues and profor articles now or herea into rentrally control inches, foor coverings, issee with physically articles inches articles inches articles inches in	its are pledged primarily and inter therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago, forever, for the purposes, an exemption Laws of the State or page 2 (the reverse elde of the state of	on a parity with to supply heat, ing (without re- theaters. All it is agreed that it is agreed to agreed that it is agreed to agree agreed that it is agreed to agreed that it is agreed to agreed that it is agreed to agreed that is agreed to agreed that it is agreed to agreed that it is agreed to agree agreed that it is agreed to agreed that it is
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refrigeration an stricting the foregoing), screens, window to the foregoing are declared and agreed all buildings and additions and all similacescors or assigns shall be part of the mor TO HAVE AND TO HOLD the prad trusts herein set forth, free from all said rights and benefits Mortgagors do 1 This Trust Deed consists of two pare incorporated herein by reference and Mortgagors, their hers, successors and as Witness the hands and seals of Mortgagors, their hers, successors and as Witness the hands and seals of Mortgagors, their hers, successors and as Vitte NAME(S) PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	, tenements, easements, an apour tragagors may be entitled theretor () ad all fixtures, apparatus, equipme it air conditioning, (whether single shades, awnings, storm doors and we to be a part of the mortgaged premises unto the said Trustee, its or rigaged premises unto the said Trustee, its or rights and benefits under and by vierby expressly release and waive. ges. The covenants, conditions and hereby are made a part hereof the saigns. The covenants, conditions and hereby are made a part hereof the saigns. The covenants conditions and waive. **George Townsend** **	inch rests, issues and prof or articles now or herea att or centrally contro inch ws. For coverings, isse with rephysically a articles have been placed the physically a articles have been placed the his success as a sassign intue of the H mes and E provisions apper 14 on same as though they were the written. (Seal) Company (Seal) DO HEREBY CERTIF Legend, George Tou e to be the same person oning instrument, appeared med, sealed and delivered.	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago is, forever, for the purposes, and the State of page 2 (the reverse side of the state of	on a parity with to supply heat, ng (without re- tree thaters. All it is agreed that it is agreed to agreed that it is agreed to agree that it is agreed to supply that it is agreed that it is agre
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), and gas, water, light, power, refigeration an stricting the foregoing), screens, window of the foregoing are declared and aggingle secondaries of the foregoing are declared and aggingle secondaries of the foregoing are declared and aggingle secondaries of the foregoing are declared and general secondaries of the foregoing are declared and general secondaries of the foregoing are foregoing are foregoing are foregoing and benefits Mortgagors of This Trust Deed consists of two pare incorporated herein by reference and Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors and Seals of Mortgagors, the seal of the mortgagors and seals of Mortgagors and Seals o	tenements, easements, an apour tragagors may be entitled theretor () at all fixtures, apparatus, equipment of all fixtures, apparatus, equipment to be a part of the mortgaged premises unto the apparatus, equipment or rigaged premises unto the said Trustee, its or rights and benefits under and by vierby expressly release and waive. ges. The covenants, conditions and hereby are made a part hereof the saigns. The covenants, conditions and hereby are made a part hereof the saigns. The covenants conditions and hereby are made a part hereof the saigns. The covenants conditions and benefits and waive. Base Townsend Same Townsend Coorge Townsend Closell Town personally known to m subscribed to the forege cided that Law Y sig free and voluntary act, waiver of the right of the conditions and the conditions and the conditions and the conditions and conditions are conditions.	connects thereto belongin inch rents, issues and prof or articles now or herea into rentrally control inch ws. Foor coverings, issee with physically a rules of the Homes and E provisions appear and the success of a sassing intue of the Homes and E provisions appear and the success of a sassing intue of the Homes and E provisions appear and the written. (Seal) Lithe under DO HEREBY CERTIFE agend, George Toule to be the same person oning instrument, appeared for the uses and purpos nomestead.	its are pledged primarily and direr therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago s, forever, for the purposes, are exemption Laws of the State or page 2 (the reverse side of the company of the com	na parity with to supply heat, ng (without re- to supply heat, ng (without re- to heaters. All it is agreed that is agreed that is or their say of the re- d upon the uses of libnois, which his Trust Deed) il be binding on (Seal)
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), and gas, water, light, power, refigeration an stricting the foregoing), screens, window of the foregoing are declared and aggingle secondaries of the foregoing are declared and aggingle secondaries of the foregoing are declared and aggingle secondaries of the foregoing are declared and general secondaries of the foregoing are declared and general secondaries of the foregoing are foregoing are foregoing are foregoing and benefits Mortgagors of This Trust Deed consists of two pare incorporated herein by reference and Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors and Seals of Mortgagors, the seal of the mortgagors and seals of Mortgagors and Seals o	i, tenements, easements, an apour trageors may be entitled theretor () ad all fixtures, apparatus, equipment of all fixtures, apparatus, equipment to be a part of the mortgaged prem or of the mortgaged prem or of the mortgaged prem or or other apparatus, equipment or other apparatus, equipment or or other apparatus, equipment or or other apparatus, equipment or rights and benefits under and by viertely expressly release and waive, ges. The covenants, conditions and hereby are made a part hereof the signs. Tragagors the day and year first above the control of the contr	inch rests, issues and prof or articles now or herea att or centrally contro inch ws. For coverings, isse with rephysically a articles have been placed the physically a articles have been placed the his success as a sassign intue of the H mes and E provisions apper 14 on same as though they were the written. (Seal) Company (Seal) DO HEREBY CERTIF Legend, George Tou e to be the same person oning instrument, appeared med, sealed and delivered.	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago s, forever, for the purposes, are exemption Laws of the State or page 2 (the reverse side of second or second or page 2 (the reverse side of second or page 2 (the reverse second or page 2 (the	on a parity with to supply heat, ng (without re- tree thaters. All it is agreed that it is agreed to agreed that it is agreed to agree that it is agreed to supply that it is agreed that it is agre
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), and gas, water, light, power, refigeration an stricting the foregoing), screens, window of the foregoing are declared and aggingle secondaries of the foregoing are declared and aggingle secondaries of the foregoing are declared and aggingle secondaries of the foregoing are declared and general secondaries of the foregoing are declared and general secondaries of the foregoing are foregoing are foregoing are foregoing and benefits Mortgagors of This Trust Deed consists of two pare incorporated herein by reference and Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors and Seals of Mortgagors, the seal of the mortgagors and seals of Mortgagors and Seals o	tenements, easements, an apour tragagors may be entitled theretor () at all fixtures, apparatus, equipment of all fixtures, apparatus, equipment to be a part of the mortgaged premises unto the apparatus, equipment or rigaged premises unto the said Trustee, its or rights and benefits under and by vierby expressly release and waive. ges. The covenants, conditions and hereby are made a part hereof the saigns. The covenants, conditions and hereby are made a part hereof the saigns. The covenants conditions and hereby are made a part hereof the saigns. The covenants conditions and benefits and waive. Base Townsend Same Townsend Coorge Townsend Closell Town personally known to m subscribed to the forege cided that Law Y sig free and voluntary act, waiver of the right of the conditions and the conditions and the conditions and the conditions and conditions are conditions.	inch rents, issues and profor in tricles now or herea into per coverings, its or centrally control in the second of the provision of the second of the secon	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago, forever, for the purposes, at exemption Laws of the State or page 2 (the reverse side of the control of the state of the control of t	na parity with to supply heat, ng (without re- theaters. All it is agreed that is agreed that is a greed that
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refigeration an stricting the foregoing), screens, window of the foregoing are declared all all grinds of the foregoing are declared all all grinds of the foregoing are declared all grinds essors or assigns shall be part of the mo TO HAVE AND IT OHOLD the pand trusts herein set forth, free from all said rights and benefits Mortgagors do IT his Trust Deed consists of two pare incorporated herein by reference and Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors of the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors, their heirs, successors and as Witness the hands and seals of Mortgagors and seals of Mortgagors and the seal of the	tenements, easements, an apour tragagors may be entitled theretor () at all fixtures, apparatus, equipment of all fixtures, apparatus, equipment to be a part of the mortgaged premises unto the apparatus, equipment or rigaged premises unto the said Trustee, its or rights and benefits under and by vierby expressly release and waive. ges. The covenants, conditions and hereby are made a part hereof the saigns. The covenants, conditions and hereby are made a part hereof the saigns. The covenants conditions and hereby are made a part hereof the saigns. The covenants conditions and benefits and waive. Base Townsend Same Townsend Coorge Townsend Closell Town personally known to m subscribed to the forege cided that Law Y sig free and voluntary act, waiver of the right of the conditions and the conditions and the conditions and the conditions and conditions are conditions.	inch rents, issues and prof or articles now or heres 'art's or centrally contro ind ws, 'bor coverings, isse w', the physically r articles here placed his success's a sassing intue of the H mes cad E provisions apper 'a on same as though they wer we written. (Seal)	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago s, forever, for the purposes, an exemption Laws of the State of page 2 (the reverse side of reserved in full and shanned the state of the sta	na parity with to supply heat, ng (without re-rheaters. All tis agreed that re-rheaters. All tis agreed that re-rheaters. All tis agreed that the fillinois, which is the binding on the uses of lilinois, which is trust Deed) if he binding on (Seal)
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refigeration an stricting the foregoing), screens, window of all the foregoing are declared all all significances or assigns shall be part of the more than the secondarily of the seco	tenements, easements, an apour tragagors may be entitled theretor () at all fixtures, apparatus, equipment of all fixtures, apparatus, equipment to be a part of the mortgaged premises unto the apparatus, equipment or rigaged premises unto the said Trustee, its or rights and benefits under and by vierby expressly release and waive. ges. The covenants, conditions and hereby are made a part hereof the saigns. The covenants, conditions and hereby are made a part hereof the saigns. The covenants conditions and hereby are made a part hereof the saigns. The covenants conditions and benefits and waive. Base Townsend Same Townsend Coorge Townsend Closell Town personally known to m subscribed to the forege cided that Law Y sig free and voluntary act, waiver of the right of the conditions and the conditions and the conditions and the conditions and conditions are conditions.	inch rents, issues and prof or articles now or heres 'att' or certailly contro int' ws, 'sor coverings, isse w', the physically a riticles articles a rent inches inseed to be a rent inches (Seal) I, the under DO HEREBY CERTIF Bend, Seed and delivered for the uses and purpos homestead. ADDRESS OF PR 7410 So. Chicago	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waitached thereto or not, and in the premises by Mortgago, forever, for the purposes, an exemption Laws of the State or page 2 (the reverse side of the control of the State of the St	na parity with to supply heat, ng (without re-rheaters. All tis agreed that re-rheaters. All tis agreed that re-rheaters. All tis agreed that the fillinois, which is the binding on the uses of lilinois, which is trust Deed) if he binding on (Seal)
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refrigeration an stricting the foregoing), screens, window of the foregoing are declared and agreed all buildings and additions and all simila cessors or assigns shall be part of the more particularly and the street of the foregoing are declared and greed all buildings and additions and all simila cessors or assigns shall be part of the more and the street of the	interments, easements, an apour ingagors may be entitled thereto () at all fixtures, apparatus, equipment of all fixtures, apparatus, equipment to be a part of the mortgaged premises, or the property of the mortgaged premises under and by vierby expressly release and waive. The covenants, conditions and hereby are made a part hereof the saigns, and the saigns, an	inch rents, issues and prof or articles now or heres 'att' or certailly contro int' ws, 'sor coverings, isse w', the physically a riticles articles a rent inches inseed to be a rent inches (Seal) I, the under DO HEREBY CERTIF Bend, Seed and delivered for the uses and purpos homestead. ADDRESS OF PR 7410 So. Chicago	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago, forever, for the purposes, at exemption Laws of the State or page 2 (the reverse side of transport of the state of	na parity with to supply heat, no supply heat,
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refigeration an stricting the foregoing), screens, window of the foregoing are declared and agreed all buildings and additions and all similar control of the secondarily of the	is tenements, easements, an apour tigagors may be entitled theretor of all fixtures, apparatus, equipme it air conditioning, (whether single shades, awnings, storm doors and we to be a part of the mortgaged premises. The coverants, equipment or other apparatus, equipment or other apparatus, equipment or other apparatus, equipment or other apparatus, equipment or rights and benefits under and by virghts and benefits under and by virghts and benefits under and by virghts and benefits under and waive, ges. The covenants, conditions and hereby are made a part hereof the signs. Tragagors the day and year first above the covenants, conditions and hereby are made a part hereof the signs. Tragagors the day and year first above the covenants, conditions and waive. Tragagors the day and year first above the covenants of the covenants. Tragagors the day and year first above the covenants. Tragagors the day and year first above the covenants. Tragagors the day and year first above the covenants. Tragagors the day and year first above the covenants. Tragagors the day and year first above the covenants. Tragagors the day and year first above the covenants. Tragagors the co	connects thereto belonging incher prints, issues and profor or articles now or herea into receiving the control of the control	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago in the State of page 2 (the reverse side of it is set out in full and share the premises of the page 12 to me and the premises of the	na parity with to supply heat, no supply heat,
TOGETHER with all improvements so long and during all such times as Mor said real estate and not secondarily), an gas, water, light, power, refigeration an stricting the foregoing), screens, window of the foregoing are declared and agreed all buildings and additions and all similar control of the secondarily of the	tenements, easements, an apour tenements, easements, and apour tenements of all fixtures, apparatus, equipment of all fixtures, apparatus, equipment of air conditioning, (whether single shades, awnings, storm doors and we remained the summary of	connects thereto belonging incher prints, issues and profor or articles now or herea into receiving the control of the control	its are pledged primarily and there therein or thereon used ided), and ventilation, includid inador beds, stoves and waittached thereto or not, and in the premises by Mortgago, forever, for the purposes, at exemption Laws of the State or page 2 (the reverse side of transport of the state of	na parity with to supply heat, ng (without re-rheaters. All tis agreed that re-rheaters. All tis agreed that re-rheaters. All tis agreed that the fillinois, which is the binding on the uses of lilinois, which is trust Deed) if he 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 dings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from hanic'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 any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory dence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a sensable time any buildings or or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as viously 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 light ing and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of re or -pairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactors to the holders of the note, under 1 slicie. The value is a case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standar gage thats to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, case if in urnace about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. If case of default therein, Trustee or the holders of the note may, but need not, make any apment or perform any act hereinbefore required of the note of the not make full or partial payments of principal or interest on prior encumparts as, fany, and purchase, discharge, compromise or settle any tax lie no or other price incompromise or content any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses or of curred in connection therewish, including reasonable automorpsy feets, and any other moneys advanced by Trustee or the and all expenses or of curred in connection therewish, including reasonable automorpsy feets, and any other moneys advanced by Trustee or the which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per annum. Inaction for Trustee or holders of the note shall never beconsidered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- be considered as a waiver of any hight accruing to them on account of any default hereunder on the part of Mortgagors.

 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement the stimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or stimate or into the validy of the years, assessment, sale, forefeiture, tax lien or title or claim thereof.

 6. Mortgagors shall pay each the thind the procuracy of the procura
- By premises or the security hereof, whether or not actually commenced.

 8. The proceeds of any foreclosure sale of the premises shall be distributed and any lied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such tien, as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness as attitude to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining unpaid; Jurth any overplus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- 9. Upon or at any time after the filling of a complaint to foreclose this Trust Deed, the Coult in which such complaint is filed may appoint receiver of said premises. Such appointment may be made either before or after sale, without notice, whout regard to the solvency of intolvency of Mortgagos at the time of application for such receiver and without regard to the then value. The there is a such receiver and the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver, and the premises during the pendency of such foreclosure suit and, in case of a set of a de ciency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times when, lorgage is, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may a necess y or are usual in such cases for the premise during the profit of the premise during part of collections. The profit of the premise during the profit of the premise during part of collections are considered to the premise during part of collections. The profit of the premise during part of collections are profit of the premise during part of collections. The profit of the premise during part of collections are profit of the premise during part of collections. The profit of the premise during part of collections that the profit of the premise during part of collections. The profit of the premise during part of collections are profit of the premise during part of collections.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to _iy de'_.tood and available to the party interposing same in an action at law upon the note hereby secured.

- 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 satisfactory evidence the capture of the 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 a y person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebted ess hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed to extend the conformal in substance with the described and conformal conformal to the conformal conformal to the conformal conformal to the conformal conformal to the conformal to the conformal conformal to the conformal conformal to the described and which one which purports to be executed by the persons herein designated as makers thereof.

- 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 FILED FOR RECORD.

'END OF RECORDED DOCUMEN