UNOFFICIAL COPY

TRUST DEED.	
	22 394 356
	THE APONE OF THE
HIS INDENTURE, made June 19,	THE ABOVE SPACE FOR RECORDERS USE ONLY
the City HARRY R. WAI	19 73 , between LDBART and DOLORES K. WALDBART, his wife, of Chicago County of Cook rein referred to as "Morragees" and AURINIA.
tate of Illinois he	of Chicago County of Cook
HAT WHE TAS the W	Illinois, herein referred to as TRUSTEE witnesself.
videnced by o'c certain Instalment Note	ers being herein referred to as Holders of the Note, in the principal sum of RED AND NO/100THS (\$16,500.00) Dollars, of the Mortgagors of even date herewith, made payable to BEARER
nd delivered, it and by which said No.	t the second acceptance of the second
ate hereof on the	te the Mortgagors promise to pay the said principal sum and interest from the balance of principal remaining from time to time unpaid at the rate of alments as follows: ONE HINDDED materials.
ND 93/100THS (\$127.93)	ablance of principal remaining from time to time unpaid at the rate of alments as follows: ONE HUNDRED TWENTY-SEVEN
ENTY-SEVEN & 93/100 H Dollar	JE 전투 투표를 통하고 있는 경험으로 되어 있는데 그리고 하는 사람이 되었다. 그리고 있는데 그리고 있는데 모든데 보면이 되었다.
e on the list it	" timai payment of principal and interest if
principal provided that the	applied to interest on the unpaid principal balance and the indebt-
pointment, then at the office of Avenue	ote way, from time to time, in writing appoint, and in absence of west
NOW, THEREFORE, the Morrgagors to secure the paymer	Stat: Bank, Oak Park, Illinois. 10 of the said neright 1 sum of money and said interest in accordance with the terms, physisions and limitative properties of the said neright 1 sum of money and said interest in accordance with the terms, physisions and limitative properties 1 sum of the said
 Dollar in hand paid, the receipt whereof is hereby ackno lowing described Real Estate and all of their estate, right, ti 	nd agreements hereiv contained, by the Mortgagors to be performed, and also in consideration and limita- owledged, do b, b, e, ens. CONVEY and WARRANT unto the Trustee, its successor and the sum of title and interest there; it is the contained to the sum of
UNITY OF COOK	AND STA', and it is the
Lot 31 in Block 2 4	
of the East 50 acres	Fair Oaks Terrage Leing a Subdivision of the North 7: acres of the North West
quarter of Section 5	_ dutes of the North West
the Third Principal	Township 39 North, Nange 13, East of
the Third Principal M	Township 39 Nor.c, Pange 13, East of leridian, in Cook Courty, Illinois,
the Third Principal M	Township 39 North, Pange 13, East of Jeridian, in Cook Courty, Illinois,
the Third Principal M	Township 39 North, Pange 13, East of Jeridian, in Cook County, Illinois,
the Third Principal M	Township 39 Noten, Pange 13, East of Seridian, in Cook County, Illinois,
the Third Principal M	Township 39 North, Pange 13, East of leridian, in Cook Cownty, Illinois,
the Third Principal M	deridian, in Cook County, Illinois,
the Third Principal M	deridian, in Cook Cowly, Illinois,
the Third Principal M	deridian, in Cook Cowly, Illinois,
the Third Principal M the third Principal M with the property hereinafter described, is referred to here received the second of the second	in as the "premises." In this is the "premises." In this is a spurenances thereo belonging, and all rems, issues and profits the property of the premises. The premises are all rems, issues and profits the premises of the premises and the premises are all premises and the premises are all profits to the premises and the premises are all profits to the premises and the premises are all premises are all premises and the premises are all premises are all premises and the premises are all premises are all premises and the premises are all premises are all premises are all premises are all premises and the premises are all premises are all premises are all premises are all premises and the premises are all premises and the premises are all premises and the premises are all premises
the Third Principal M with the property bereinaltet described, is referred to here DOETHER with all improvements, tenements, casements, ment or strictes as Morragous may be entitled thereto (w) ment or strictes as Morragous may be entitled thereto well official, and ventilation, including (within 60 thereon used to ment or strictes as Morragous may be entitled thereto (w) ment or strictes as Morragous may be entitled thereto ment of strictes as Morragous may be fore, water hearers. All of the foregoing are declared to g, the fore ment of the foregoing are declared to g, the fore ment of the foregoing are declared to g, the fore ment of the foregoing are declared to g, the foregoing ment of the foregoing are declare	in as the "prenises." figures, and any open considerable of the propers, and all rents, issues and profits over a decode and in supply beautings, and all rents, issues and profits over a decode and in the property of the
the Third Principal M h, with the property bereinaiter described, is referred to here TOGETHER with all improvements themsense, easements, and use the case of the control of the contro	in as the "premises." fixures, and appurenances thereto belonging, and all renes, issues and profits to one one and the hard profits and on a parky with and all seates and not secondarily), at all apparatus, or appurenances thereto belonging, and all renes, issues and profits to one one of the hard profits and on a parky with and all seates and not secondarily), at all apparatus, or apply beat, gas, air conditioning, water, light, powered and the secondarily), at all apparatus, or apply beat, gas, air conditioning and windows, floor coverience single unit more than a secondarily of the secondarily are considered as constituting part of the real seats. Paratus, etc., its auccessors and assign gas shall be considered as constituting part of the real seats. Paratus, etc., its auccessors and assign gas that be considered as constituting part of the real seats. Paratus, etc., its auccessors and assign our first the purposes, and upon the uses and trusts herein set (in the seated Exception Laws of the State of Illionics, which said rights and benefits the Mortgagers do erry)
the Third Principal M where the property bereinafter described, is referred to berei POCETHER with all improvements, tenements, examents, all sub-times as Morragons may be entitled thereto (w) all sub-times as Morragons may be entitled thereto (w) all sub-times as Morragons may be entitled thereto (w) all sub-times as Morragons may be entitled thereto (w) all consideration, for the sub-times of the fore points of the forein the premises by the more more a strictles bereafter placed in the premises by the more OHAVE AND TO HOLD the premises unto the said Trust asky release and beneafts under and by virtue of the Hom This trust deed consists of two pages se side of this trust deed) are incorpor te morragons, their believe.	in as the "premises."
the Third Principal M where the property bereinafter described, is referred to berei POCETHER with all improvements, tenements, examents, all sub-times as Morragons may be entitled thereto (w) all sub-times as Morragons may be entitled thereto (w) all sub-times as Morragons may be entitled thereto (w) all sub-times as Morragons may be entitled thereto (w) all consideration, for the sub-times of the fore points of the forein the premises by the more more a strictles bereafter placed in the premises by the more OHAVE AND TO HOLD the premises unto the said Trust asky release and beneafts under and by virtue of the Hom This trust deed consists of two pages se side of this trust deed) are incorpor te morragons, their believe.	in as the "premises."
h, with the property hereinalize described, is referred to here rOGETHER with all improvements, tenenous, elements of all such times as Morragons may be entitled thereto a committee of the comm	in as the "premise." In the control of the control of the considered search and profits. The control of the co
h, with the property hereinalize described, is referred to here rOGETHER with all improvements, tenenous, elements of all such times as Morragons may be entitled thereto a committee of the comm	the as the "premisea." figures, and appurenances thereto belonging, and all rems, issues and profits the control of the contr
the Third Principal M In, with the property bereinaiter described, is referred to berei TOGETHER with all improvements themennes, easements, is all such times as Mercafter therein willed thereto whe ment or saticles now or thereafter therein willed thereto whe ment or saticles now or thereafter therein willed thereto whe ment or saticles the the foreigning we declared to be a part ment or saticles there the presings and the hold of the more to HAVE AND TO HOLD placed in the premises by the more more or saticles and benefits when and by virue of the Hon ton all rights and benefits when and by virue of the Hon stay release and waive. This trust deed consists of two pages as side of this trust deed) are incorpe the mortgagors, their heirs, successors a see mortgagors, their heirs, successors a with the satisfactor of the satisfactor of the satisfactor of the without the satisfactor of the satisfactor of the lones K. Waldbart LOTES K. Waldbart	in as the "premises." fixures, and appurenances thereto belonging, and all renes, insues and profits to one one and the heart of the h
the Third Principal M with the property bereinafter described, is referred to berei FOLETHER with all improvements, tenements, casements, to the control of the control o	in as the 'prenises." figures, and appurenances thereto belonging, and all rents, issues and profits 'we' on 'ong and on apply the prenises." figures, and appurenances thereto belonging, and all rents, issues and profits 'we' on 'ong and on past'y with said real estate and not secondarily), of all opposits, which is the profits of t
the Third Principal M with the property bereinafter described, is referred to berei FOLETHER with all improvements, tenements, casements, to the control of the control o	in as the "premisea." figures, and appurenances thereto belonging, and all rems, issues and profits to our one and their as a party with said real seases and appurenances thereto belonging, and all rems, issues and profits to our one and their as predeging primarily and on a party with said real seases and one exceedingly, and all apparatus, goingly, accreases as a six conditioning, water, light, power, refugeration (we condition), and all apparatus, goingly, accreases and assigns aball be constructed to not, and it is agreed that all similar apparatus, experts or their successors or assigns shall be constructed to not one to the real estate. (a. its successors and assigns, forever, for the purposes, and successors and assigns, forever, for the purposes, and not the real estate. (b. the covenants, conditions and provisions appearing on page 2 (the parated herein by regerence and are a part hereof and shall be binding and assigns. (b. Marry R. Walddart (SEAL) (SEAL) (SEAL)
the Third Principal M In, with the property hereinafter described, is referred to here FOGETHER with all improvements, comments, casements, is all such times as Morrageors may be more to strict a such times as Morrageors may be more to extract the such the three to the such that the such times are multi-line, including (without restricting the fore water bearent principles are declared to be a part of the such that t	the as the "premisea." figures, and appurenances thereto belonging, and all reast, issues and profits and one and shall be an action of the control of the
the Third Principal M In, with the property berchaster described, is referred to here FOGETHER with all improvements, reasoners, generates, gentre generates, generates, generates, generates, generates, gener	in as the "premises." figures, and appurenances thereto belonging, and all erres, insues and profits to one one and their hard profits and one a parky with said all erres, insues and profits to one one and their hard profits and one apparently and on a parky with said all erres, insues and profits to one of their hard profits and their hard profits and their hard profits and the series of their saids and their to support their saids and the series and the said and the series and their to support their successors objected strength of the real early parents of the flat parents of the real early parents of the flat paren
the Third Principal M In, with the property hereinalize described, is referred to here rOGETHER with all improvements, tenencers, elements of all such times as Morragons may be entitled theretory of the company of the results of t	the as the "premisea." figures, and appurenances thereto belonging, and all reast, issues and profits and one and shall be an action of the control of the
the Third Principal M where the property bereinafter described, is referred to berein the property bereinafter described, is referred to be the property of t	in as the "premises." figures, and appurenances thereto belonging, and all erres, insues and profits to one one and their hard profits and one a parky with said all erres, insues and profits to one one and their hard profits and one apparently and on a parky with said all erres, insues and profits to one of their hard profits and their hard profits and their hard profits and the series of their saids and their to support their saids and the series and the said and the series and their to support their successors objected strength of the real early parents of the flat parents of the real early parents of the flat paren
the Third Principal M where the property bereinafter described, is referred to berein the property bereinafter described, is referred to be the property of t	in as the 'premisea." Interest, and appurenances thereto belonging, and all remes, issues and profits. To a program of the premisea. The premisea. The premisea of the premis

UNOFFICIAL COPY

	2011년 - 1일 1912년 - 1일 1일 1912년 -
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1. Morgagors shall (1) promptly repair, factors of petulid any building or improvements now or keep said premises in good condition activity, without waste, said feer from enclassic's or end descharge of such prior lien to Trustee or to holders of the note; (4) complete within a rea- ction upon said premises; (5) comply with all requirements of law or municipal ordinances with no in and premises except as required by law or municipal ordinance. 2. Morgagors shall pay before any penalty arches all general taxes; and shall pay special to	hereafter on the premises which may become damaged or be destroyed; et liens or claims for lien one expressly subordinated to the lien hereof; ior to the lien hereof, and upon request exhibit satisfactory evidence of sonable time any building or buildings now or as any time in process of espect to the premises and the use thereof; (6) make no material altera-
2. Morgagors shall pay before any penalty attaches all general taxes; and shall pay special to ercharges against the premises when due, and shall gnow interes request, inmist to Trustee under Morgagors shall pay in full under procest, in the manner provided by statute, any tax or a 3. Morgagors shall keep all buildings and improvements now or bereafter's situated on axid lete policies providing for payment by the insurance companies of moneys sufficient either to pay sees ascured hereby, all in companies astisfactory to the bolders of the note, under insurance probablers of the note, under insurance provided to the note, and the insurance companies astisfactors of the note, under insurance provided to the note, and in case of insurance about to explice, shall deliver eval policies, to holders of the note, and in case of insurance about to explice, shall deliver.	or to money or the more duplicate receipts theretor. To prevent occasions assumed with the more duplicate receipts theretory to prevent occasion premises insured against loss or damage by fire, lightning or windstorm the coart of replacing or reputing the same or to pay in full the indebtilicies payable, in case of loss or damage, to Trustee for the benefit of to each policy, and shall deliver all policies, including additional and
4. In case of default therein: Teneree or the holders of the note may but need not make as	ny navment or perform any act hereinhelper required of Morteagors in any
a and as an deemed expedient, and nay, but need not, nake full or panial payments of print promorier or a le say tax lies on other pire lites or title or claim thereof, or redeem from any title to the lite of the lites of the need to the lites of the lites of the need to the lites of the lites of the arcack by used on the holders of the need to proceed the nonzaged premises and the lites here are not to the lites of the lites	in connection therewith, including atterneys lees, and any other moneys epf, plus reasonable compensation to Trustee for each matter concerning hereby and shall become immediately due and payable without notice and
5. The Trust c or t e holders of the note hereby secured making any payment hereby author tement or estin us P or ed from the appropriate public office without inquiry into the accuratement and the property of the property	prized relating to taxes or assessments, may do so according to any bill, traky of such bill, statement or estimate or into the validity of any tax,
6. Morrgagors shall paye th item of indebtedness herein mentioned, both principal and intendence, the note, and with the tot "tragagors, all unpaid indebtedness secured by this Trust December that tray, become due and payel (a) mendiately in the case of default in making payment of any two and continue for three dr. a. to performance of any on other arterogens of the Norreagors here.	est, when due according to the terms hereof. At the option of the holders of shall, nowithstanding anything in the note or in this Trust Deed to the instalment of principal or interest on the note, or (b) when default shall in contained.
6. When the independents of the control of the c	wise, holders of the note of Trustee shall have the tight to lovectofe the tional indebteness in the decree for sale all expenditures and expenses is, appraiser's fees, outlays for documentary and expen evidence, stended after entry of the decree of procuring all such abstracts of title, title tes with respect to title as Trustee or holders of the note may deem to be
the of the premises. All expenditures — sprans of the name is more stagging the continued in the product of the premise of the product of the	
8. The proceeds of any foreclosure sale of the premines shall be "stributed and applied in a cident to the foreclosure proceedings, including all such litems of the material section of in the proceeding shall not be reidenced by the note, in histories thereon a text fourth, any overplus to Morgagors, their heirs, legal representatives or assigns, as their right of the control of the proceeding of the proceeding the sale of the proceeding the sale of the proceeding th	he following order of priority: First, on account of all costs and expenses ng paragraph hereof; second, all other icems which under the terms hereof is herein provided; third, all principal and interest remaining unpsid on the this may appear.
 Upon, or at any time after the filling of a bill to forecle this trust deed, the court in intent may be made either before or after sale, without notice, with a re sid to the solvence. 	which such bill is filed may appoint a receiver of said premises. Such ap- y or insolvency of Mortgagors at the time of application for such receiver
o symbol regards to the their value of the premises of whether the same shall effect occupied a very consideration of the same power to collect the terms, issues an order a did premises licinety, during the full statutory period of redemption, whether there we semption or not, minimo of such receiver, would be entitled to collect such reach, issues an profit are all of minimo of such receiver, would be entitled to collect such reach, issues an profit are all of which the such receiver, which is the such as the s	
 No action for the enforcement of the lien or of any provision hereof shall be subject to use 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 tast 	ionable times and access thereto shall be permitted for that purpose.
12. Trustee has no duty to examine the title, location, existence, or condition of the pre- y power herein given unless expressly-obligated by the terms hereof, nor be liable for any a isconduct or that of the agents or employees of Trustee, and it may require indemnities assisted	ne thall Trustee be obligated to record this trust deed or to exercise cts ons. sions bereunder, except in case of its own gross negligence or to it fore exercising any power herein given.
The second second of the second secon	
ase of the resignation, inability or refunal to act of Trustee, the then Recorder of Deeds of Iny Successor in Trust hereunder shall have the identical title, powers and authority as are he onable compensation for all acts performed hereunder.	the county in which the pr - es are situated shall be Successor in Trust.
	gagors and all persons claiming we for or the ugh Mongagors, and the word syment of the indebtedness or any art thereof, whether or nor such persons
16. Without the prior written consent of the holder or holders of the note secured hereby, the rein involved. The holder or holders of the note secured hereby may elect to accelerat the overant and no delay in such election after actual or constructive notice of such breach size.	gagors and all persons claiming we for or the ugh Mongagors, and the word syment of the indebtedness or any art thereof, whether or nor such persons
16. Without the prior written consent of the holder or holders of the note secured hereby, the rein involved. The holder or holders of the note secured hereby may elect to accelerat the overant and no delay in such election ofter actual or constructive notice of such breach side.	gagors and all persons claiming we for or the ugh Mongagors, and the word syment of the indebtedness or any art thereof, whether or nor such persons
16. Without the prior written consent of the holder or holders of the note accured breeby, the recin involved. The holder or holders of the note secured hereby may elect to accelerat the overant and no delay in such election after actual or constructive notice of such breach shall reumbrance COUNTY, ILLINOIS	galors and all persons claiming where or thrugh Morrgagors, and the word yment of the indehedness or any art thereof, before or now such persons Morrgagors while not convey or the other titles to the premises the smooth persons halance as provided the off for breach of this be construed as a waiver of or acquisacer any such conveyance or
16. Without the prior written concern of the holder or holders of the note accused hereby, the recin involved. The holder or holders of the note accused thereby may elect Lo accelerat the overant and no delay in such election after actual or constructive notice of such breach shall countries. COOK COUNTY, ILLINOIS. FILED FOR RECORD.	galors and all presons claiming were or though Monragors, and the world yment of the indebtedness or any art thereof, which or no such persons the first present of the indebtedness or any art thereof, which is not persons the persons are the persons of the pers
16. Without the prior written consent of the holder on holders of the note accured beyon, the recein involved. The holder or holders of the note secured hereby may elect to accelerat the vernant and no delay in such election after actual or constructive notice of such breach shall reunshrince. COOK COUNTY, ILLINOIS FILED FOR RECORD, JUL 11 273 9 56 AF,	gapors and all persons claiming where or the ugh Morrgagors, and the word species of the indehedness or any sar thereof, whether or nor such persons the species of the control of the persons the persons the persons the persons of the persons the persons the persons of the per
1.6. Without the prior written concent of the holder or holders of the note accured beyon, the even involved. The holder or holders of the note accured the expression and no delay in auch election after actual or constructive notice of such breach abalt considerance. COOK COUNTY, ILLINOIS FILED FOR RECORD. JUL 11 273 9 56 AK.	gapors and all persons claiming were or the ugh Morraggors, and the word species of the indehendenss or any art thereof, whether or nor such persons Morragors will make a such persons and the source of the persons when the total persons are the persons of the persons when the persons are the persons and the persons of t
16. Without the prior written concent of the holder or holders of the note accured bereity, the seein involved. The holder or holders of the note secured hereby may elect to accelerate the overant and no delay in such election efter actual or constructive notice of such breach shall excumberance COOK COUNTY, ILLINOIS FILED FOR RECORD. JUL 11 273 9 56 AK, DAPORTANT FOR THE PROTECTION OF BOTH THE BORNOWER AND LENDER, THE FORT THE PROTECTION OF BOTH THE BORNOWER AND LENDER, THE FORT THE TRUST REST SHOULD BE DENTIFIED BY THE TRUST CAPE OF THE TRUST DEED IS FILED. BY RECORD. BY RECORD.	gapors and all persons claiming were or the ugh Morgagors, and the word species of the indebtedness or any art thereof, whether or nor such persons therefore the things of the persons the persons the persons are the persons of the
J. Without the price written consent of the holder or bolders of the note accured beetly, the seem involved. The holder or holders of the note secured heavy may elect to accelerat the versant and no delay in such election efter actual or constructive notice of such breach shall remove the seem of the seem of such breach shall remove the seem of the seem of such breach shall remove the seem of the seem of such breach shall remove the seem of the seem of such breach shall remove the seem of the seem of such breach shall remove the seem of the seem of see	gapors and all persons claiming were or the ugh Morraggors, and the word species of the indehendenss or any art thereof, whether or nor such persons Morragors will make a such persons and the source of the persons when the total persons are the persons of the persons when the persons are the persons and the persons of t
Jul 11 273 9 56 AK DEPORTANT DEPORTED TO HORSE HERE THE TRUST DEED IS FILED DEPORT RECORD. DEPORTANT DEPORTANT DEPORTANT DEPORTANT DEPORTANT DEPORTANT DEPORTED TO HORSE HERE TRUST DEED IS FILED DEPORT RECORD. DEPORTANT	galors and all persons claiming where or the ugh Morrgagors, and the word years of the indehenders or any art thereof, therefore no each persons the persons of the indehenders or any art thereof, there is no such persons the persons of the person
JUL 11 '73 9.56 AK. JUL 11 '73 9.56 AK. DIPORTANT FOR THE PROTECTION OF BOTH THE BORKOVER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE DENTIFIED BY THE TRUST EED SHOULD BE DENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED AV. BY NAME E STREET L T 1.0 CITY	gapors and all persons claiming we for the ugh Morrgagors, and the word years of the indehendeness or any art thereof, whether or nor such persons the support of the indehendeness or any art thereof, whether or nor such persons the persons the persons of the pe
JUL 11 273 9 56 AK DEPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE ROTE SECURED BY MANDE HEREN BEFORE THE TRUST DEED 19 FILED NAME BY NAME E STREET THE STREET	gagors and all persons claiming we for or the ugh Morrgagors, and the word yment of the indehendeness or any art thereof, whether or not such persons the the word of the indehendeness or any art thereof, whether or not such persons the the persons the persons the persons of the persons the persons of the persons the persons of the per