## UNOFFICIAL COPY

	•	Compared to 23 773 948
	TRUST DEED (Illinois)	1977 JAN 10 AM 9 59
{N	For use with Note Form 1448 fonthly payments including interest)	JAN-10-77 309663 • 23773948 · A Rec
THIS IN	DENTURE, man January	The Above Space For Recorder's Use Only y 4 19 77 between Charles Bolton
		Banking Corporation herein referred to as "Mortgagors,"
herein re	eferred to as "Trustice" witnesseth	: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory in the few the secuted by Mortgagors, made payable to Bearer
and deliv	vered, in and by which note offer a	rors promise to pay the principal sum of Seven Thousand Five Hundred Forty-Ei
Dolla on the b	alance of principal remaining fre	time to time unpaid at the rate of 12.00 per cent per annum, such principal sum and into the Principal sum and the Principal su
to be pa	yable in installments as follows:	
on the	2nd day of each and every mo	onth there are until said note is fully paid, except that the final payment of principal and interest, if
by said r	note to be applied first to accrued a	day of Feb uacy 1982; all such payments on account of the indebtedness eviden and unpaid in rest of the unpaid principal balance and the remainder to principal; the portion of e
of said i	nstallments constituting principal, per cent per annum, and all such p	to the extent not paid when due, to hear interest after the date for payment thereof, at the rate payments being mad payable a DEVON BANK 6445 N. Western Ave. Chicago, I.
at the elec	or at such other place as ction of the legal holder thereof and	the legal holder of the or may, from time to time, in writing appoint, which note further provides the without notice, the principal sum remaining unpaid thereon, together with accrued interest thereon, significantly the principal sum remaining unpaid thereon, together with accrued interest thereon, significantly the principal sum remaining unpaid thereon, together with accrued interest thereon, significantly the principal sum remaining unpaid thereon, together with accrued interest thereon.
or interes	t in accordance with the terms there	of payment aforesaid, in ase leffull shall occur in the payment, when due, of any installment of principle of or in case default shall occur and continue for three days in the performance of any other agreement of the principle of the principle of said these days without policy, and their
parties th	ereto severally waive presentment f	t election may be made at at your after the expiration of said three days, without notice), and that for payment, notice of dishoner, protect and notice of protest.
Mortgago	rs to be performed, and also in c	ment of the said principal sum of noney and interest in accordance with the terms, provisions a d of this Trust Deed, and the performance of the covenants and agreements herein contained, by consideration of the sum of One Lollar in hand paid, the receipt whereof is hereby acknowledge
Mortgago and all of	f their estate, right, title and interes	I WARRANT unto the Trustee, its or his suscessors and assigns, the following described Real Esta state therein, situate, lying and being in the
The S		COUNTY OFCOOKAND STATE OF ILLINOIS, to w Lot 17 and Lot 18 (except th. S. th 12% feet thereof) in
Willi	am H. Britigan's 79th	and Robey Street Subdivision in the 772 of Block 57 in Dewey and
Vance	's Subdivision in Sect	ion 30, Township 38 North, Range 1/, East of the Third Princips
Merid	ian .	
Merid	ian .	THIS INSTRUMENT WAS PREPARED BY
Merid	ian .	C. Great - Soon Bank
		Coyes n. Weete - ave
		6445 n. West - ave
which, wit TOG so long at	th the property hereinafter describe FTHFR with all improvements, te d during all such times as Mortgag state and not secondarity), and all	ed, is referred to herein as the "premise thereto leddinging, and all rents, vides and profits thereto for many be entitled thereto (which rents, issues and profits are pledged prima), and an a parity with the programment of the profits are pledged prima). The profits are pledged prima, and an a parity we have the profits are pledged prima.
which, wii TOG so long ar said real c gas, water stricting II	th the property hereinafter describe ETHER with all improvements, te ad during all such times as Mortgas extate and not secondarily), and all, ight, power, refrigeration and all the foregoingly screens, window shad segoine are declared and aerced to b	ed, is referred to herein as the "premiservelled".  A to a support of the mortgage of property support of the mortgage of promisers whereout its continuing whether single units or entitled there is which rents, issues and profits are pledged prime.  I fixtures, apparatus, equipment or articles now or hereafter therein or thereor used to supply be it conditioning (whether single units or centrally controlled), and ventilation, and units or extra the samings, storm doors and windows, floor coverings, inador beds, stores and we tenders. As we a part of the mortgaged premises whether physically attached thereto or not, at it is agreed the
which, wii TOG so long are said real c gas, water stricting the fof the fore all buildin cessors or	th the property hereinafter describe ETHFR with all improvements, te al during all such times as Mortgag state and not secondarily), and al, i.jight, power, refrigeration and ai te foregoingly, screens, window shad agoing are declared and agreed to be go and additions and all similar or ussigns shall be part of the mortgag LAVE AND TO HOLD the premis	ed, is referred to herein as the "premisers thereto ledinging, and all rents, is destinated for the promiser thereof for some parameters, and appurtenances thereto ledinging, and all rents, is destinated for the promiser thereof for the promisers of the promise
which, win TOG; so long ar said real to gas, water stricting th of the forc all buildin cessors or TO H and trusts	th the property hereinafter describe ETHFR with all improvements, te al during all such times as Mortgag state and not secondarily), and al. light, power, refrigeration and ai te foregoingly, screens, window shad going are declared and agreed to be an additions and all similar or ussigns shall be part of the mortga (AVE AND TO HOLD the premis herein set forth, free from all righ and benefits Mortgagers, do hereb	ed, is referred to herein as the "premisers lederging, and all rents, is destructed for the purposes, and appurtenances thereto lederging, and all rents, is destructed for its fitteres, apparatus, equipment or articles now or hereafter therein or thereon used to supply her ir conditioning (whether single units or centrally controlled), and ventilation, nclus or (without res, awnings, storm doors and windows, floor coverings, inador beds, stoves and we er heaters. All the part of the mortpaged premises whether physically attached thereto or not, at 11 is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or, sugged premises.  See unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the uses and benefits under and by virtue of the Homestead Exemption Laws of the State of Ill. sois 21.
which, wii TOG so long ar said real to gas, water stricting II of the for all buildin cessors or TO H and trusts said rights This T are income	th the property hereinafter describe ETHFR with all improvements, te diduring all such times as Mortgag state and not secondarily), and all, light, power, refrigeration and alle foregoingly, streens, window shad igoing are declared and agreed to be gained and affect of the mortgal AVE AND TO HOLD the premisherein set forth, free from all righ and benefits Mortgagors do hereb rust Deed consists of two pages, routed herein by reference and here	ed, is referred to herein as the "premiser thereto belonging, and all rents, it also not profits thereof feore may be entitled thereto (which rents, issues and profits are pledged primar). The apparatus, equipment or articles mow or hereafter therein or thereon used to supply her ir conditioning (whether single units or centrally controlled), and ventilation, nelur is (without res, awnings, storm doors and windows, floor coverings, inador beds, stoves and with the part of the mortpaged premises whether physically attached thereto or not, at 1 is agreed to other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or increase ged premises, see unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the uses and benefits under and by virtue of the Homestead Exemption Laws of the State of Illivois at 1 and benefits under and waive.  The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Derby are made a part hereof, the same as though they were here set out in full and shall be binding.
which, wi TOG so long ar said real c gas, water streing it of the fore all buildin cessors or TO H and trusts said rights This T are incorps Mortgagors	th the property hereinafter describe ETHFR with all improvements, te al during all such times as Mortgag state and not secondarily), and al. light, power, refrigeration and ai to foregoingly, screens, window shad going are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgat AVE AND TO HOLD the premis herein set forth, free from all righ and benefits Mortgagors do hereb frust Deed ennish, of two pages, varted herein by reference and here s, their heirs, successors and assigns.	ed, is referred to herein as the "premiservelled".  And the consequences, and appurtenances thereto belafiging, and all rents, edge of profits thereof for conditioning (whether rents, issues and profits are pledged prime). In a naparity will listure, apparatus, equipment or articles now or hereafter therein or thereof used to supply be it conditioning (whether single units or centrally controlled), and ventilation, and units or extend the apparatus, equipment or articles now or hereafter therein or thereof used to supply be a part of the mortpaged premises whether physically attached thereto or not, and is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or sugged premises, sees unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the uses and benefits under and by virtue of the Homestead Exemption Laws of the State of Ills ois at 10 yexpressly release and waite.  The convenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Decky are made a part hereof the same as though they were here set out in full and shall be binding of the day and year first above written.
which, wi TOG so long ar said real c gas, water streing it of the fore all buildin cessors or TO H and trusts said rights This T are incorps Mortgagors	th the property hereinafter describe ETHER with all improvements, to diduring all such times as Mortgag state and not econdarily), and all, light, power, refrigeration and all efforceoings, screens, window shad going are declared and agreed to bgs and additions and all similar or assigns shall be part of the mortgag AVE AND TO HOLD the premis herein set forth, free from all right and benefits Mortgagors do hereb Frust Deed consists of two pages, orated herein by reference and here s, their heirs, successors and assigns can be seen to the successors and assigns the successors and assigns and seen to the successors and assigns the successors are successors and assigns the successors are successors and assigns the successors and assigns the successors are successors and assigns the successors are successors and assigns the successors are successors and assigns the successors are successors and assigns the successors and assigns the successors and assigns the successors and assigns the successors are successors and assigns the successors are successors and assigns the successors are succe	ed, is referred to herein as the "premisers thereto leckfiging, and all rents, refer of promise thereto leckfiging, and all rents, refer of promise thereto leckfiging, and all rents, refer of an a parity with listures, apparatus, equipment or articles now or hereafter therein or thereto used to supply he is conditioning (whether single units or centrally controlled), and ventilation, and units or centrally controlled), and ventilation, and was the testers. As we apart of the mortgaged premises whether physically attached thereto or not, at 1 is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or sugged premises, see unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the usts and benefits under and by virtue of the Homestead Exemption Laws of the State of Ill. vois ally expressly release and waite.  The consensus, conditions and provisions appearing on page 2 (the reverse side of this Trust Decky are made a part hereof the same as though they were here set out in full and shall be binding the state of the same as though they were here set out in full and shall be binding to the state of the same as though they were here set out in full and shall be binding to the state of the same as though they were here set out in full and shall be binding to the state of the same as though they were here set out in full and shall be binding to the state of the same as though they were here set out in full and shall be binding to the state of the same as though they were here set out in full and shall be binding to the same as though they were here set out in full and shall be binding to the same as though they were here set out in full and shall be binding to the same as though they were here set out in full and shall be binding to the same as though they were here set out in full and shall be binding to the same as though they were here set out in full and shall be binding the same as though they were here set out in full and shall be
which, wi TOG so long ar said real c gas, water streing it of the fore all buildin cessors or TO H and trusts said rights This T are incorps Mortgagors	th the property hereinafter describe ETHFR with all improvements, te al during all such times as Mortgag state and not secondarily), and al. light, power, refrigeration and ai to foregoingly, screens, window shad going are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgat AVE AND TO HOLD the premis herein set forth, free from all righ and benefits Mortgagors do hereb frust Deed ennish, of two pages, varted herein by reference and here s, their heirs, successors and assigns.	ed, is referred to herein as the "premiservelled".  And the consequences, and appurtenances thereto belafiging, and all rents, edge of profits thereof for conditioning (whether rents, issues and profits are pledged prime). In a naparity will listure, apparatus, equipment or articles now or hereafter therein or thereof used to supply be it conditioning (whether single units or centrally controlled), and ventilation, and units or extend the apparatus, equipment or articles now or hereafter therein or thereof used to supply be a part of the mortpaged premises whether physically attached thereto or not, and is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or sugged premises, sees unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the uses and benefits under and by virtue of the Homestead Exemption Laws of the State of Ills ois at 10 yexpressly release and waite.  The convenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Decky are made a part hereof the same as though they were here set out in full and shall be binding of the day and year first above written.
which, with TOG so long are said real of each stricting it of the force all buildin cessors or TO H and trusts said rights and rights are incomp Mortgagors. Witne	th the property hereinafter describe ETHFR with all improvements, te al during all such times as Mortgag state and not secondarily), and al. light, power, refrigeration and ai to foregoingly, screens, window shad going are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgat AVE AND TO HOLD the premis herein set forth, free from all righ and benefits Mortgagors do hereb frust Deed ennish, of two pages, varted herein by reference and here s, their heirs, successors and assigns.	ed, is referred to herein as the "premiservelled".  And the consequences, and appurtenances thereto belafiging, and all rents, edge of profits thereof for conditioning (whether rents, issues and profits are pledged prime). In a naparity will listure, apparatus, equipment or articles now or hereafter therein or thereof used to supply be it conditioning (whether single units or centrally controlled), and ventilation, and units or extend the apparatus, equipment or articles now or hereafter therein or thereof used to supply be a part of the mortpaged premises whether physically attached thereto or not, and is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or sugged premises, sees unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the uses and benefits under and by virtue of the Homestead Exemption Laws of the State of Ills ois at 10 yexpressly release and waite.  The convenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Decky are made a part hereof the same as though they were here set out in full and shall be binding of the day and year first above written.
which, with TOG so long at a said read a said read a say, said rights and rights are incorp Mortgagor Witne	th the property hereinafter describe ETHFR with all improvements, te al during all such times as Mortgag state and not secondarily), and al. light, power, refrigeration and ai to foregoingly, screens, window shad going are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgat AVE AND TO HOLD the premis herein set forth, free from all righ and benefits Mortgagors do hereb frust Deed ennish, of two pages, varted herein by reference and here s, their heirs, successors and assigns.	ed, is referred to herein as the "premiserable of the contents, and appurtenances thereto belonging, and all rents, F. 127 off profits thereof the cors may be entitled thereto (which rents, issues and profits are pledged prims). In an a parity with listures, apparatus, equipment or articles now or hereafter therein or thereof used to supply he is conditioning (whether single units or centrally controlled), and ventilation, and an a parity with its conditioning (whether single units or centrally controlled), and ventilation, and it is agreed the apparatus, equipment or articles hereafter placed in the premises by Mortgagors or sugard premises, equipment or articles hereafter placed in the premises by Mortgagors or suged premises, equipment or articles hereafter placed in the premises by Mortgagors or suged premises, equipment or articles hereafter placed in the premises by Mortgagors or suged premises, conditions and provisions appearing on page 2 (the reverse side of this Trust Derby are made a part hereof the same as though they were here set out in full and shall be binding on the day and year first above written.  Charles Bolton  (Sea)  1. the undersigned, a Notary Public in and for said County
which, with TOG so long at a said read a said read a say, said rights and rights are incorp Mortgagor Witne	th the property hereinafter describe ETHER with all improvements, to diduring all such times as Mortgag state and not occordarily, and all light, power, refrigeration and an ite foregoingly, screens, window shad going are declared and agreed to be and additions and all similar or assigns shall be part of the mortgal AVE AND TO HOLD the premisherein set forth, free from all righ and benefits Mortgagors do hereb Frust Deed consists of two pages, ratted herein by reference and here s, their heirs, successors and assigns state heroid by the property of the pages, and the property of the pages of the	ed, is referred to herein as the "premisearchic ledinging, and all rents, pages of promise thereof from many the entitled thereto (which rents, issues and profits are pledged prima), and an a parity wit listures, apparatus, equipment or articles now or hereafter therein or thereor used to supply he is conditioning (whether single units or centrally controlled), and ventilation, and units or centrally controlled), and ventilation, and windows, floor coverings, inador beds, stoves and we retaetes. At other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or a sugged premises.  Sees unto the said Trustee, its or his successors and assigns, forever, for the purposes, and un on the ust and benefits under and by virtue of the Homestead Exemption Laws of the State of Illivois at any expressly release and waite.  The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Derby are made a part hereof; the same as though they were here set out in full, and shall be binding to the day and year first above written.  (Seal)
which, with TOG so long at a said read a said read a say, said rights and rights are incorp Mortgagor Witne	th the property hereinafter describe ETHER with all improvements, te di during all such times as Mortgag state and not secondarily), and all light, power, refrigeration and all per foregoingly, screens, window shad going are declared and agreed to bgs and additions and all similar or assigns shall be part of the mortgal AVE AND TO HOLD the premis herein set forth, free from all right and benefits Mortgagors do hereb Frust Deed consists of two pages, orated herein by reference and here s, their heirs, successors and assigns stee hands and seals of Mortgagors and the sealing the sealing the sealing to the sealing to the sealing the sealing to the sealing the sealing to the sealing the sealing to the seal	ed, is referred to herein as the "premiser reference of the contenents, casements, and appurtenances thereto belofiging, and all rents, refer not promise thereof of some of the continuous process may be entitled thereto (which rents, issues and profits are pledged prime). In a national particles now or hereafter therein or thereof used to supply he is conditioning (whether single units or centrally controlled), and ventilation, and an a parity with listures, apparatus, equipment or articles now or hereafter therein or thereof used to supply he a part of the mortgaged premises whether physically attached thereto or not, and it is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or as used premises, see unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the uses and benefits under and by virtue of the Homestead Exemption Laws of the State of Ill. sois at a see that the said provisions appearing on page 2 (the reverse side of this Trust Decay are made a part hereof the same as though they were here set out in full and shall be binding of the same of the same as though they were here set out in full and shall be binding of the same of the same as though they were here set out in full and shall be binding of the same of the same as though they were here set out in full and shall be binding of the same of the same as though they were here set out in full and for said County in the State aforesaid, DO HEREBY CERTIFY that, Charles, Bolton and Bummte Stine Petty Bolton  It the undersigned, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that, Charles, Bolton and Bummte Stine Petty Bolton.
which, with TOG so long at a said read a said read a say, said rights and rights are incorp Mortgagor Witne	th the property hereinafter describe FTHFR with all improvements, to during all such times as Mortgag state and not secondarily), and all light, power, refrigeration and all top of the property of the property of the property of the mortgal AVE AND TO HOLD the premish herein set forth, free from all right and benefits Mortgagors do here and henefits Mortgagors do here the property of the propert	cd, is referred to herein as the "premised leaf of the contendents, casements, and appurtenances thereto leafaging, and all tents, of an interior of gors may be entitled thereto (which rents, issues and profits are pledged primas and, an a parity will listures, apparatus, equipment or articles now or hereafter therein or thereto used to supply he ir conditioning (whether single units or centrally controlled), and ventilation, neturing (without les, awnings, storm doors and windows, floor coverings, inador beds, stoves and was a parity of the mortgaged premises whether physically attached thereto or not, and it is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or messaged premises, whether physically attached thereto or not, and it is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or messaged premises.  Sees unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the use stand benefits under and by virtue of the Homestead Exemption Laws of the State of Ill. vois 20 to yespressly release and waive.  The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust over by are made a part hereof the same as though they were here set out in full and shall be hinding to the day and year first above written.  (Seal)  Charles Bolton  (Seal)  Charles Bolton  In the undersigned, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that Charles, Bolton and Bummie Stine Pettry Bolton  personally known to me to be the same person S whose name at the person, and acknowledged that the Y. signed, scaled and delivered the said instrument a standard instrument a standard content of the presence of the p
which, with TOG so long at a said read a said read a say, said rights and rights are incorp Mortgagor Witne	th the property hereinafter describe ETHER with all improvements, te di during all such times as Mortgag state and not secondarily), and all light, power, refrigeration and all per foregoingly, screens, window shad going are declared and agreed to bgs and additions and all similar or assigns shall be part of the mortgal AVE AND TO HOLD the premis herein set forth, free from all right and benefits Mortgagors do hereb Frust Deed consists of two pages, orated herein by reference and here s, their heirs, successors and assigns stee hands and seals of Mortgagors and the sealing the sealing the sealing to the sealing to the sealing the sealing to the sealing the sealing to the sealing the sealing to the seal	ed, is referred to herein as the "premise selected by Weell". Weell Care  ordernents, casements, and appurtenances thereto leckinging, and all rents. I are not profits thereof the continuous profits and profits are pledged prima and an a parity will fixture, apparatus, equipment or articles now or hereafter therein or thereof used to supply he is conditioning (whether single units or centrally controlled), and ventilation, including (without les, awnings, storm doors and windows, floor coverings, inador beds, stoves and water heaters. As a part of the mortgaged premises whether physically attached thereto or not, and is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or acts as good premises, and the continuous and by virtue of the Homestead Exemption Laws of the State of Illi ois above expressly release and waive.  See an and the constant, conditions and provisions appearing on page 2 (the reverse side of this Trust Decha are made a part hereof the same as though they were here set out in foll and shall be binding on the day and year first above written.  Charles Bolton  (Sea)  Charles Bolton  St. 1. the undersigned, a Notary Public in and for said County in the State aforesaid, Do HEREBY CERTIFY that Charles, Bolton and Bummie Stine Petty Bolton  personally known to me to be the same person S whose name are subscribed to the foregoing instrument, appeared before me this day in person, and acknowless.
which, wi TOG vo long ar said real to gas, water stricting if of the fore all building cessors or This and trinks and rights are incorp Mortgagor Wilne Wilne State of the control of the	th the property hereinafter describe FTHFR with all improvements, to during all such times as Mortgag state and not secondarily), and all light, power, refrigeration and all top of the property of the property of the mortgal and againg are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgal AVE AND TO HOLD the premish herein set forth, free from all right and benefits Mortgagors do here the state of the property of the pages. The property of the pages with the property of the pages of the property of the pages o	cd, is referred to herein as the "premised leave and profits and all rents, or age int profits thereof when the rent and appuritenances thereto leave and profits are pledged prima and an a parity we il fixtures, apparatus, equipment or articles now or hereafter therein or thereof used to apply he ir conditioning (whether single units or centrally controlled), and ventilation, noted, as daying, storm doors and windows, floor coverings, inador beds, stoves and war heaters. An ear part of the mortigaged premises whether physically attached thereto or not, and it is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or and say and benefits under and by virtue of the Homestead Evemption Laws of the State of Ills ois all years and waite.  The coverants, conditions and provisions appearing on page 2 (the reverse side of this Trust Derby are made a part hereof the same as though they were here set out in full and shall be binding to the day and year first above written.  Charles Bolton  (Seal)
which, win TOG so long an said real said real said real stricting I of the fore all buildin cessors or TO H and trusts said rights This I are incorp Mortgagor Witne	th the property hereinafter describe FTHFR with all improvements, to during all such times as Mortgag state and not secondarily), and all light, power, refrigeration and all top of the property of the property of the mortgal and againg are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgal AVE AND TO HOLD the premish herein set forth, free from all right and benefits Mortgagors do here the state of the property of the pages. The property of the pages with the property of the pages of the property of the pages o	ed, is referred to herein as the "premise full."  A Well's N. Well's Cape  consensity, and appurtenances thereto beliftinging, and all rents, it are not promise thereto functioners, casements, and appurtenances thereto beliftinging, and all rents, it are promise and profits are pledged prima.  Ad an a parity we listeners, assess and profits are pledged prima.  Ad an a parity we listeners, apparatus, equipment or articles now or hereafter therein or thereor used to supply he ir conditioning (whether single units or centrally controlled), and ventilation, neutly, g (without les, awnings, storm doors and windows, floor coverings, inador beds, stoves and "Ad is agreed the after apparatus, equipment or articles hereafter placed in the premises by Mortgagors or as a god premises, equipment or articles hereafter placed in the premises by Mortgagors or as and sensitis under and by virtue of the Homestead Exemption Laws of the State of Ill. sois and benefits under and by virtue of the Homestead Exemption Laws of the State of Ill. sois and song the state of the same as though they were here set out in full and shall be binding as or the day and year first above written.  A Charles Bolton  When State aforesaid, DO HEREBY CERTIFY that, Charles, Bolton and Bummie Stine Petty Bolton  (Seal)
which, wi TOG so long at said real gas, water stricting if of the fore all building cessors or TO H and trisks said rights will read the said rights with the said rights of the said ri	th the property hereinafter describe FTHFR with all improvements, to during all such times as Mortgag state and not secondarily), and all light, power, refrigeration and all top of the property of the property of the mortgal and againg are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgal AVE AND TO HOLD the premish herein set forth, free from all right and benefits Mortgagors do here the state of the property of the pages. The property of the pages with the property of the pages of the property of the pages o	ed, is referred to herein as the "premise fletter."  Out of the comments, and appurtenances thereto lectoring and all rents, rars, and profits thereof which rents, issues and profits are pledged prima. And an a parity we listures, apparatus, equipment or articles now or hereafter therein or thereof used to apply he in conditioning (whether single units or centrally controlled), and ventilation, netd. Is expected the apparatus, equipment or articles now or hereafter therein or thereof used to supply he in conditioning (whether single units or centrally controlled), and ventilation, netd. Is the apparatus, equipment or articles hereafter placed in the premises by Mortgagors or as a part of the mortgaged premises, whether physically attached thereto or not, ard is agreed the other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or as signed premises.  Set unto the said Trustee, its or his successors and assigns, forever, for the purposes, and u on the units and benefits under and by virtue of the Homestead Exemption Laws of the State of Ill. ois in your expressly release and waive.  The covenants, conditions and provisions appearing on page 2 (the reverse side of fills for the year emade a part hereof the same as though they were here set out in full and shall be binding for the day and year first above written.  Other less Bolton  Set the day and year first above written.  (Seal)  Charles Bolton  Set the State aforesaid, DO HEREBY CETIFY that, Charles Bolton and Bummle Stine Petty Bolton  personally known to me to be the same person shown ended that the Py. signed, sealed and delivered the shall instrument as their free and voluntary act, for the uses and purposes therein set forth, as luding the release an waiver of the right of homestead.  Appress of Property:  Appress of Property:
which, wi TOG so long at said real gas, water stricting if of the fore all building cessors or TO H and trisks said rights will read the said rights with the said rights of the said ri	th the property hereinafter describe FTHFR with all improvements, to during all such times as Mortgag state and not secondarily), and all light, power, refrigeration and all top of the property of the property of the mortgal and againg are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgal AVE AND TO HOLD the premish herein set forth, free from all right and benefits Mortgagors do here the state of the property of the pages. The property of the pages with the property of the pages of the property of the pages o	cd, is referred to herein as the "premised led to the contendent, casements, and appurtenances thereto belonging, and all rents, it are an an aparity will listure, apparatus, equipment or articles now or hereafter therein or thereof used to supply he ir conditioning (whether single units or centrally controlled), and venilitation, including (without les, awnings, storm doors and windows, floor coverings, inador beds, stoves and will be apart of the mortigaged premises whether physically attached therefor or not, and it is agreed it other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or as god premises, equipment or articles hereafter placed in the premises by Mortgagors or as seed premises, equipment or articles hereafter placed in the premises by Mortgagors or as seed premises, equipment or articles hereafter placed in the premises by Mortgagors or as seed premises, equipment or articles hereafter placed in the premises by Mortgagors or as seed premises, and the said Trustee, its or his successors and assigns, forever, for the purposes, and or on the units and benefits under and by virtue of the Homestead Evemption Laws of the State of Ill. ois. "I be ever enants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deby are made a part hereof the same as though they were here set out in full and shall be binding sort the day and year first above written.    Charles Bolton
which, wi TOG or long are said real early stricting if of the fore all building cessors or TO H and trusk said rights wild rights are incomp Mortgagors Wilne with the control of the cont	th the property hereinafter describe FTHFR with all improvements, to during all such times as Mortgag state and not secondarily), and all light, power, refrigeration and all top of the property of the property of the mortgal and againg are declared and agreed to be so and additions and all similar or assigns shall be part of the mortgal AVE AND TO HOLD the premish herein set forth, free from all right and benefits Mortgagors do here the state of the property of the pages. The property of the pages with the property of the pages of the property of the pages o	cd, is referred to herein as the "premised led to the contendents, casements, and appurtenances thereto belonging, and all rents, rags, and an a parity we incoments, casements, and appurtenances thereto belonging, and all rents, rags, and an a parity we listures, apparatus, equipment or articles now or hereafter therein or thereof used to supply he ir conditioning (whether single units or centrally controlled), and ventilation, including (without les, awnings, storm doors and windows, floor coverings, inador beds, stoves and wise; heaters. As a part of the mortispaced premises, whether physically attached therefor or not, art it is agreed it other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or as gold premise, equipment or articles hereafter placed in the premises by Mortgagors or as such and benefits under and by virtue of the Homestead Evemption Laws of the State of Ill. ois. "It coverants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deby are made a part hereof the same as though they were here set out in full and shall be binding sors, the day and year first above written.  Charles Bolton  Charles Bolton  Charles Bolton  It the undersigned, a Notary Public in and for said Count in the State aforesaid, DO HEREBY CERTIFY that, Charles, Bolton and Bummile Stine Petty Bolton  personally known to me to be the same person 8 whose name at the person, and acknowledged that they, signed, scaled and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release an waiver of the right of homestead.  6th  Address of Property: 7841 S. Damen Avenue  Chicago, Tilinois 60620  Fue Above Address is for Statisticals.
which, wi TOG so long at said real gas, water stricting if of the fore all building cessors or TO H and trisks said rights will read the said rights with the said rights of the said ri	th the property hereinafter describe FTHFR with all improvements, to diduring all such times as Mortgag state and not secondarily), and all light, power, refrigeration and at the foregoingly screens, window shad going are declared and agreed to be so and additions and all similar or assigns shall be part of the morgan AAVE AND TO HOLD in premise herein set forth, free from all right and benefits Mortgagors do herein set forth, free from all right and benefits Mortgagors do herein set forth, free from all right and benefits Mortgagors do herein set forth, free from all right and benefits Mortgagors do herein set forth, free from all right and benefits herein successors and assigns set the hands and season of Mortgagors, the season of Mortgagors and State Stat	ed, is referred to herein as the "premise fletch".    Collection   Col

## UNOFFICIAL COPY

## RECEIVED IN BAD CONDITION

- payable without notice and with 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 without of the state accruing to them on account of any default hereunder on the part of Motiragors.

  5. The Tristee or the holders of the rectue from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate price into the validate of the procure of the color of the holders of the principal or into the validate of the principal or into the validate of the principal or into the validate of the principal or interest, or in case default shall occur in payment of principal or interest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

  7. When the indebtedness hereby seem. Shall be come due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall by set the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage debt. In any uit to foreclose the lien hereof, there shall be allowed and included as additional inclu
- sentatives or assigns as their rights may appear.

  9. Upon or at any time after the filing of a complaint to foreclose this Trust Love, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, who at rotice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the the way of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereinder may be appointed as such receiver. As he receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case, if a sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times, be mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control man decement and operation of the premises during the whole of said row. The 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 indet tedness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become surrior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale: (2) the deficiency in case of a sale, ad deficiency in case of a sale, ad deficiency in the provided such application is made prior to foreclosure sale: (2) the deficiency in case of a sale, ad deficiency in case of a sale, ad deficiency in case of a sale, and deficiency in case of a sale, ad deficiency in case of a sale, ad deficiency in case of a sale, and deficiency in case of a sale, and deficiency in case of a sale, ad deficiency in case of a sale, and deficiency in case o

- - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have

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 DOCUMENT