TRUST DEED

Address

Address

Address

Address

Address

City

State

TOGETHER with all improvements, tenements, easements, fixtures, and s, and all relats under and by virtue of the homestead even it in laws of the State of Illinois, issues and profits before for so long and during all such times as Mortgagors and s, and before the state of Illinois, issues and profits before for so long and during all such times as Mortgagors, and s, and before the state of the secondarily and on a parity with said real estate and not secondarily) and all apparatus, equivalent of a such controlled, and ventiation, including (without restricting the foregoing), serving window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the force of g are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles the real estate.

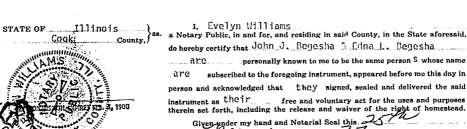
CRANTORS ACRES 4.

said real estate whether physically attached thereto or not, and it is agreed that all st. Mar apparts, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be const. rea se constituting part of the real estate.

GRANTORS AGREE to pay all taxes and assessments upon said property when due, to keep the property tennatured to their full insurable value, to pay all prior encumbrances and the interest thereon and the property tennature and in good repair and free of liens. In the event of failure of grantox to comply with any of an above covenants, then grantee is authorized to attend to the same and pay the bills therefor, which shall with 8th in the tereon, become due immediately, without demand. On default in any payments due in accordance with the note section below, or in the event of a breach of any covenant herein contained, grantee may declare the whole indebtedness due toge are the thereon from the time of such default or breach, and may proceed to recover such indebtedness by foreclosure breefor, or by suit at law, or both, as if all of said indebtedness had then matured by express terms.

AS FURTHER SECURITY grantors hereby assign, transfer and set over to grantee all the rents, issues and profits of said premises, from and after this date, and authorize him to sue for, collect and receipt for the same, to serve a 'i ceessary notices and demands, to bring forcible proceedings to recover possession thereof, to rerent the said premise as he may deem proper and to apply the money so arising to the payment of this indebtedness, or to any advancements and or aforesaid, and it shall not be the duty of grantee to inquire into the validity of any such taxes, assessments, liens, encurant and the same of the profits of any the profits of any the profits of said premises. Such appointment may be made either before or after sale, without notice, without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and

Witness our hands and seals this 11th day of Signed and Sealed in the Presence of	March
	Son Deglova (Scal
er a company and a company decreased a conservation of a second	Gent Sejishor (Sea)



Given under my hand and Notarial Seal this 25/

Mational Bank in Chicano Meights Chicago Meights, 11. (0411 Deboral A. Payman F 100 First Tational ķ

prepared This document

UNOFFICIAL COPY

23867896 Mickey

Trust Deed

Edna Begesha

END OF RECORDED DOCUMEN