## **UNOFFICIAL COPY**

	TRUST DELECTION					ii Sedan	of northern
	Deliver To Recorder JUHFICA 1 33 PH	23	3 101	450		RECORDERCOR	
4 6	Recorder subtifica   33 PH Box No. 413	13				*2310	1450
₩.			THE	ABOVE SP	ACE FOR R	ECORDERS USE	ONLY
JUN 03 63 84 8	1HIS INDENTURE, made May 31, Patricia A. Deese, h Herita an illinois corporation doing business in Ch THAT, WHEREAS the Mortgagors are justly said legal holder or holders being herein re THIRTY FIVE THOUSAND AND NO/1 a idenced by one certain instalment Note of and delivered, in and by which said Note to of principal remaining from time to time un Two nundred Eighty Seven and 7	Le wife ge/Pullman leago   F indebted to t erred to as t 00 F the Mortgan paid at the	herein refe the legal h Holders of agors of ev	, h irred to as older or hol this Note, ren date hi a to pay th	trustee, widers of the in the principal of the principal of the principal of the said pr	Instalment Note tipal sum of \$35,000.00) de payable to cipal sum and i	pagor", and hereinafter described, Dollars, BEARER nterest on the balance instalments as follows:
	Dollars on the stast (1) day of Aug Two Hundred Eighty Seven and 7 Dollars on the first (1) day of each principal and interest, if not sooner paid, she payments on account at the interest each the remainder to principal marvided the rate of 9% per cent per annum, and all of company in Glawd, Illinois, as the conform	ust 5/100 nonth fill ill be due on videnced by t the principe seid principe of the note r ritage/GIC non of the sole of the severant he receipt where AND SI. dale Si od the righ of Northear	the fire said note all of each il and interest may, from enwood the principal is and agreement in Arts of illivision of way of a	to be first of instalment est being time to fi Bank is sum of more north herein in their estore, in Nois, of that of Gover of Se	day of applied to in unless paic made payer ima, in writ in said City y and said in contained, by do by the ophic, title and part ly nor's Hi ction 36	July 2000 Interest on the underest on the underest on the underest of the present CONUT.  Ing West of ghway of the Township Township	ine final payment of
	Illinois  This instrument prepared by:  Betty Stone  HeritagGlenwood Bank				7,6		500
	which, with the property hereinofter described, is refer TOGCTHER with all improvements, becaments, column and during all such times as Mortgagors may be entitled all operatus, equipment of articles new or hereafter in single units or centrally controlled, and whater heat inverse in root, and it is controlled, and whater heat inverse or not, and it is controlled, and whater heat inverse or not, and it is depend that all similar appoint or assent whater heat the controlled and the con	ints, fistures, on different vehicle v	nd appursaria n are pledges s used to set to restricting foregoing an or articles accessors and e of the Ha has appearing more articles desired and accessors and the Ha has appearing the Ha has appeared the Ha ha has appeared the Ha ha	of primority on ply hear, gas the toregoing the toregoing to declared to hereotter ploo ossigns, for most each Exer on this page their heirs, lay and ye Patri.	, air condition ), screens, will be a part of ped in the pr ever, for the aption Laws o and on page successors and as first abo  **Color.**	ind, we'd, it is, possible, and it is and rec. est is a mise by t's a mi	ower, refrigeration (whether doors and windows, floor whether physically attached togogors or their successors of the uses and trusts of infich said rights and
	STATE OF ILLINOIS, County of Cook I a Notary Public in Dona who ATC persona gaing Instrument, app and delivered the sale set forth, Including the GIVEN under	and for and re Ld H. Dees Ily known to meared before r Instrument as the release and	se and I ne to be th me this do their waiver of	aid County, Patricia some person free or the right o	A. Dees on.S. whose and ocknowled od voluntary if homestead	e, his wire nameS  edged that the	ereby Certify That

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ł	1. Mortgagnes shall (1) promptly repair, reture or rebaild any building or in destrored; (2) keep and premises in code condition and repair, without waste, an or the hen herrod; (3) pay when due any indeficiences which may be secured by activatority evidence of the discharge of such prair lien to Trustee or to holders at any time in process of erection upon said premises; (3) comply with all requirements. The order of the discharge of some in said premises; except as required by thereof; (4) make no material attention in said premises yeared as required by	provements now or hereafter on the premises which may become damaged of I fee from mechanics or other hens or claims for lien not expressly subord a laws or charge on the permises superior to the lien hereofs, and upon request ea of the note; (4) complete within a reasonable time any building or buildings no
	thereof; (4) make no material alterations in said premises except as required by 2. Mortgagnes shall be loable for the pariment of all general real settat takes an or with the lead holder of the note referred to herein on the first day of each and expend it real estate takes need accuracy against said premises computed on the amospecial assessment water, charges, sewer charges and other charges against the property of the prop	I thall derived or cause to be denosited with the Tenstee named in this Tenst
	1. Mortgagors shall cause all buildings and improvements now or hereafter air windstorm under policies providing for payment by the insurance companies of m full the indebtedness a cutred hereby, all in companies attisfactory to the holder of the horself of the holders of the note, such rights to the evidenced by the standard of the horself of the holder of the properties date of especiation. Mortgagors shall deposit with the Trustee of the properties date of especiation. Mortgagors shall deposit with the Trustee of the date of expression deposits of the motion of the properties and insurance properties and insurance properties and insurance properties.	meys sufficient either to pay the cost of replacing or repairing the same or to
	too and three bered shall be held by the Traisee on the lexal holder of the notes to pay the general rate a lexite taxes levid against aid premises and immusiace pet.  In case of default therein, Trustee or the holders of the note may, but not any four and manner demed expedient, and may, but noted hot, make full or particularies, compromise or settle any tax lies not other period into or title or claim than yet as or assessment. All moneys paid for any of the purposes herein authorized any other moneys advanced by Trustee or the holders of the note to protest the meach matter concerning which action herein authorized any other moneys advanced by Trustee or the holders of the note to protest the meach matter concerning which action herein authorized may be taken, shall be so in	
0	any other moneys advanced by Travier or the holders of the note to protect the mean matter concerning which action therein authorized may be taken, shall be so in pysable without notice and with interest therein at the rate of seven per cent representations of the process of	hereby authorized relation to taxes or assessments, may do so according to
1	b. Mortgaguts shall pay each item of indebtedness herein mentioned, both princi- bole ras of the note, and without notice to Mortgagors, all unpaid indebtedness see the destate the contrary, become due and payable (a) immediately in the case of de- car, near debatic shall occur and continue for three days in the performance of any of a ym midtly payment shall constitute an event of default and the Trustee or the	pal and interest, when due according to the terms hereof. At the option of used by this Trust Deed shall, notwithstanding anything in the note or in this T lault in making payment of any instalment of principal or interest on the note other agreement of the Morteagors herein contained. Any deficiency in the ame holders of the note, secured hereby may collect a "late charge" on each pays
	When the indexted action are severed while become discovered in manning to the latest action and the latest the latest action are severed while become discovered in any suit to to reclose the first hereof, there shall be allowed and expenses. It is no benefit of frustee or holders of	teringuent payments, hilders of the note or Trustee shall have the right to force included as additional indebtedness in the decree for sale all expenditures the oute for attennes 'eres, Trustee's lees, appearances's lees, outlays for document
	and a second control of the second second con	an ext tirbaramana na the necessar of mat incessional and in binecessing as
	8. The proceeds of any forcing experience shall be distributed and orablest to the foreshope true coint, to folding all such dress as are mentioned forced constitute secured indebted a addition. In that evidenced by the note, all updated on the note; butth, any overplant is also given, there there, lead representations.	applied in the following order of priority: First, on account of all costs and expen- in the preceding paray-tiph hereof, second, all other items which under the left h interest thereof, as been provided; third, all principal and interest remain statives or assigns, as their rights may appear.
	9. Figur, or of any time after the floor of a full to forcelose this treat deed, the approximant of the region floor floor floor after side, sithium miner administration for a full side of the floor fl	shall be then recognical as a homestered of not and the Trustee hereauder may severe and points of said premises during the pendency of such forcoloure too, whether there be redemption or not, as well as during any further times with at such ratis, some and profits, and all other powers which may be increasing ration of the permises during the whole of said period. The Court from time is whole or in part of . (3) The individualists secured hereby, or by any de-
	ame in an action at law upon the note hereby secured.  Trustee or the holders of the note shall have the right to inspect "- proviser 12. Trustee has no dark in examine the title location, existence in condition of	to any occasion would not be good and available to the purpose, at all reasonable times and access thereto shall be permitted for that purpose, the origines, but shall Practic be obligated to record that that for to exercise the purpose.
	any power herrin airen unless expressly oblicated by the terms here, and it in yrequire and on misconduct or that of the agents or employees of Trustee, and it in y require and 11. Trustee shall release this trust deed and the len thereof, by prop. or can trust deed has been fully part, and Trustee may execute and deliver a release here thereof, produce and exhibit to Trustee the note representing that all indeb since without inquire. Where a release is requested of a successor trustee, and a certificate of identification purporting to be executed by a prior trustee hereunder and which purports to be executed by the persons therein designated as the maker is executed a certificate or any notionment identifying same as the note described her maker items.	for any acts or omissions bertunder, except in case of its own gross neglege- eminies satisfactors, for the lower excessing any power herein given. It upon preventation of satisfactory evidence that all indebtedness secured by it it of and at the request of any person who shall, either hebote or after matur- beeby secured has been paid, which representation Trustee may accept as it trustee may accept as the accume note herein described any note which be-
	and which purposts to be executed by the jessons herein descended as the maker securical activities on instrument indestripting same as the note described her presented and which conforms in substance with the description herein contained of the security	
- 1	Trust. Any Successor in Trust hereunder shall have the identical title, powers and it to reasonable compensation for all acts performed hereunder.  13. Plus Trust Dred and all provisions hereof, shall extend to and be binding word. Mortizations, when used herein shall include all worth persons and all persons become shall have executed the note or this Trust Dred.  16. In the event of the sale or transfer of the Tulte to the premises described he	apon Mortgagors and all one claiming under or through Mortgagors, and the lor the payment of the in eletedness or any part thereof, whether or not su
}	amount of the indehtedness to be immediately due and payable.	O <sub>A</sub>
	IN THE EVENT OF THE SA OF THE TITLE TO THE PRE ED HEREIN, THE HOLDE	MISES DESCRIB- R OF THE NOTE
	SECURED PERSON MAY VECLARE THE ENTIRE A INDEBTEDNESS TO BE	AT ITS OPTION MOUNT OF THE
	DUE AND PAYABLE.	- Immediate
F.C.	· · · · · · · · · · · · · · · · · · ·	Instalment Note mentioned in the within Trust Deed has been Iden, herewith under identification No
LE SH	ENDER, THIS NOTE SECURED BY THIS TRUST DEED HOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THIS TRUST DEED IS FILED FOR RECORD.	Assistant Vice President
<u> </u>	D NAME   HERITAGE/GLENWOOD BANK  STREET 183rd & HALSTED STREET  CITY GLENWOOD, ILLINOIS 60425	Assistant Secretary  FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
	ν	

END OF RECORDED DOCUMENT