UNOFFICIAL COPY

The Court Court of the Court of		
TRUST DEED	23 303 354	
Deliver To		
Recorder's Office Box No. 413		
	THE ABOVE SPACE FOR RECORDERS USE ONLY	
THIS INDENIUR nade Hovember 2	21 19 75, between -Thomas P. Rossi & Cynthia T. Rossi	
HERIT	FAGE/PULLMAN BANK icego, Illinois, herein referred to as Trustee, witnesseth:	
THAT, WHEREAS the Morty eor is are justly	y indebted to the legal holder or holders of the Instalment Note hereinafter described, eferred to as Holders of this Note, in the principal sum of	M
Twenty Seven Thousand St. Jund	red & 00/100 (\$27,600.00) Dollars.	
	the mortgagors promise to pay the said principal sum and interest on the balance	
	paid a the rate of 8-3/4 per cent per annum in instalments as follows:	
Dollars on the		1
Two Hundred Twenty Six & 92/100	0 (\$226.92) Month - lerester until said nate is fully paid except the final payment of	
principal and interest, if not sooner paid, shi	be due on thetstday ofecemberxie ZUUU All such]	
and the remainder to principal; provided th	ridenced by said note to high rist applied to interest on the unpaid principal balance hat the principal of each instement unless paid when due shall bear interest at the	
company in Chicago, Illinois, as the holders	of said principal and interest being made payable at such banking house or trust sof the note may, from the time, in writing appoint, and in absence of such	
appointment, then at the office of XIGNIXA	REXRYKKMANK BANK in seit City 18 Bank of Country Cluy 4.11s	4
and limitations of this trust deed, and the performance consideration of the sum of One Dollar in hand pold; if trustee, its successors and assigns, the following description.	Bank of Country Club # 11s, ment of the sold interest in occardance with the terms, bravillans of the covariants and operaments herein continue, by the Mortgodors to be performed, and clab in the receipt whereof its hereby ocknowledges do by "see presents CONVEY and WARRANT units the blood Repl Estein and cliff of their estate, should be seen in the content of the	
COUNTY OF COOK	AND STATE OF ILLINOIS,	
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Lat 13 in Block 4 in Second Add	ition to Downey Manor, being a Subdivision in the South	
Lot 13 in Block 4 in Second Add half of the North West quarter	ition to Downey Manor, being a Subdivision in the South of Section 6, Township 36 North, Rang. 14, East of the ing to the plat of said Subdivision recorded October 18.	
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at measure, evidence of the suscessive of social pressives; (3) comply with a therefore it is make no material alterations in and nemises extent of the	or empowersest, have or herestors on the premises which may become descaped or because and free from mechanics or other losts or claims for lies, non-depressly astronomical used by a line or charty on the premises appetite to the life hereof, and appendix astronomical backers of the next (4) temporare within a reassable time any building or buildings now or all requirements of law or municipal officances, with respect to the premises and the use quieted by law or manicipal ordinances.
2. Margagore shall be liable for the payment of all general real estate or with the largh hidder of the note referred to herein on the first day of on general real estate tases here accroming against said premises computed on special classesment sauter charges, never charges and other charges agains.	tases and shall deposit or cause to be deposited with the Truster named in this Trust Deed che and every month during the term of said loan a sum equal to one venich of the seimated the amount of the last ascertifiable real evides taken. Moregapers shall pay special taxes, if the premises when due and shall upon written requires turnsh to Truster or to holders of
J. Mortgagers shall cause all building and improvements now or here windstorm under policies providing for payment by the insurance companies in full indebtifues a seured hereby, all in compasies astisfactory to the for the chi of the holders of the note, and rights to be evidenced by inc. In a bitiantal and renewal policies, to holders at the note, and in the the criter date of experiences. Mortgagers shall deposit with the	alter situated on said premises in he insured against loss or damage by fire, lightning or ero of moneys sightcent either to pay the cost of replacing or replacing the same or to pay the holders of the part, under numance policies payable, it case of loss or damage, to Trustee the standard mortgage clause to be attached to each policy, and shall deliver all policies, also of insurance about to rejure, shall deliver renewal policies not less that he days prior also of insurance about to rejure, shall deliver renewal policies not less that he days prior deposited under outside the control of the standard insurance permission on the first deposited under outside the control of the standard in the same less than the standard entire that the standard of the standard of the standard of the standard of the note rance premission as and when the same become due and payable.
day of each and every month during the trem of said loss. The amounts two and the creof shall be held by the Trustein or the legal bolder of the to pay the ground real state taxes levied against said premises and insured. In case, a decluid therein, Trustee or the holders of the rote may.	oriciated under the real relate tax treave and insurance reserve reterred to in paragraphs or note a not as and for a Sinking. Found to be used by the Transce or the leval holder of the note takes premiums as and when the same become due and payable. Intel med not, make any payment or perform any arc heretobelees required of Mortgagors in
elishware, to the in the settle any tax lies or other peter her or title or any tax or asksame . If moneys paid for any of the purpose herem ast any other money, stand of by Trates or the holders of the note to protect and the settle without notice of the settle without notice or the settle s	rance premiums as and when the same betome due and payable, the translation make any nyment or perform any act hereinholors required of Mortgagors in the model of promised or interest on prior encumbrances, if any, and purchase, the property of promised or interest on prior encumbrances, if any, and purchase, the property of the pro
	er on the part of Motherports. Payment hereby substruct electing to these or assessments, may do so according to any out inquiry into the accuracy of each bill, Materiers or estimate or into the validity of any the principal and interest, when the substruct or the terms hereof. As the option of the these secured by this Trust Fred shall, notwithstanding anything in the note or in this Trust seed default in making payment, of any installment of principal or interest on the note, or
of any monthly payment shall constitute an ever of default and the Trust	er or the holders of the note woured hereby may collect a "late charge" on each payment
the limitered. In any sait to foreclair the limit right personner which may be paid or intermed by or on schall of Trustee or his and expert couldness, strongraphere' charges, published to cost a 'costa fur all such abstracts of title, title scarches and cammations guars be polic bolders of the mire may deem to be reasonably necessary either t prosect the true condition of the title for the value of the premier at All expendits the structure of the premier and immediately due and pay be, with interest calciumant of defendant, by reason of this trust deed or any indefendant claims of the control of the premier of the struct deed or any indefendant between the present and the premiers with the security hereof, whether or not as sails commyth affect by premiers ut the security hereof, whether or not as a sails commyth affect by premiers ut the security hereof, whether or not as a	handling definition or otherwise, holders of the note or Trustee shall have the right to forerloss acceleration to otherwise, holders of the note or Trustee shall have the right to forerloss and the holder of a distinction of the respective to the description of the description
8. The proceeds of any foreclosuse sale of the premiers shall be differentiable to the foreclosuse proceedings, including all such tiems as a meteoric constitute accured industrians additional to that evidenced by to:	et d. et l. applied in the following order of selority? Eirst, on account of all costs and expenses its sed in the preciping journarably hereof; second, all other items which under the terms me with interest thereon as herein provided; third, all principal and interest remaining
9. Upon, or at any time after the fling of a bill to foreclase this trust of appointment may be made either before or after sake, without notice, with appointment may be made either before or after sake without notice, with experience as soon sterieser. Such tecroire valual have power to collect hand, or case of a sale and a deferency, duting the full statutory protol of Murggady, sexept for the intervention of such review, sould be entitled are usual in such cases for the potential, post-source, courted, and proton of the control of the such cases for the potential, post-source, courted, and proton of the such cases for the potential, post-source courted, and proton of the such cases for the potential, post-source courted, and proton of the such cases.	er scentatives of assegns, as there rights may appear. rect the court in which such foil is filled may appear a receiver of said premiers. Such the solid premiers of the predictive of such three locations are trended to the solid premiers of the solid premiers of the predictive of such three locations are trended to collect the solid premiers of the
 No action for the enforcement of the limit or of any provision shall be sume in an action at law upon the note hereby securif. Trustee he she holder and the normalial have the right to inspect the; Trustee has no duty to examine the title, location, existence, or cand any power herein given unless expressly obligated on the terms hered, nor 	subject to any delete. When you'd not be good and available to the party interposing premises at all reasonable emen and access thereto aball be permitted for that purpose. Itsium of the premises, our adult "our" be obligated to report this treat-deed or to exercise the light for any socie or ourse, our new purpose, except in case of its own groun negligence.
13. Trainer shall release this treat deed and the lies thereo by proper reset deed has been fully paid, and Trainer may ascent and others a release to requested to a successor trainer, and a stricticate and identification operating to be accurately a prior trustee he and which purports to be rescured by a prior trustee he and which purports to be rescured by a finishment of many and a stricticate as it has the successor to the second of the properties of the second of the support of the properties of the second	instructed upon peractation of satur (to restorce that all indebtedors recurred by this continuous testine to the continuous testine t
makers thereof. 13. Trivite may resign by instrument in writing filed in the office of the R focus of the resignation, maladity as refusal to act of Trustee, the then R to be reasonable compensation to all large performed betweented. It lits, possible to reasonable compensation to all large performed betweented. 15. This Trust Deed and all provisions bereat, shall extend to and be word "Mortagavia" when used been shall include all used personst and all performs shall have executed the note or this Trust Deed. 16. In the event of the sale or transfer of the Title to the premises designation.	the one of the payment of the more secured beetly may at its option of the payment like present as the present
amount of the redebiedness to be immediately due and payable.	. 이 사는 사람은 말라 중요하다 같은 바람들이다. 스트 - 이 사람들은 사람들이 들어나 수 있다.
COOK COLL.	ELLANDING OF DALLS
Nov 24 2 30 PM '75	*23303354
	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
	The Instalment Note mentioned in the within Trust Deed has been identi-
OR THE PROTECTION OF BOTH THE BORROWER AND BONDER, THIS NOTE SECURED BY THIS TRUST DEED HOULD BE IDENTIFIED BY THE TRUSTEL NAMED HEREIN	fied herewith under identification No. Heritage/Pullman Bank
EFORE THIS TRUST DEED IS FILED FOR RECORD.	by. Assistant Vice President Assistant Secretory
D NAME E STREET L STRY Y	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
E OR	
Y INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER 413.	