UNOFFICIAL COP'

TRUST DEED

9-3**8**53355

Box 805

24 423 689
THE ABOVE SPACE FOR RECORDERS USE ON

HERBERT S. CHENG and LILY D. CHENG, his wife, (Carainafter called "Mortagager"), and STATE NATIONAL BANK, a National Banking Association, doing business in Eventon, Illinois, (Greening of the Installment Note hereinful trained on the Chenger of the Installment Note hereinful trained on the Chenger of the Installment Note hereinful trained on the Chenger of the Installment Note hereinful trained by one certain Installment Note (hereinafter called the "Note") of the Mortagagor of even data herewith Installment Note on the White of Note he Mortagor promises to pay such principal of the Note of the Chenger promises to pay such principal of the Note of the Chenger promises to pay such principal of the rate of "94" — per cent per annum in installments as follows: ——FIVE EURDEED FOUR and OO/100 — (\$304.00) ——FIVE HUNDEED FOUR and OO/100 — (\$304.00) ——Dollars on the—first—day of — 1978 — and ——FIVE HUNDEED FOUR and OO/100 — (\$304.00) ——Dollars on the—first—day of — 1978 — and ——FIVE HUNDEED FOUR and OO/100 — (\$304.00) ——The contract of the unput of principal and interest, if not sooner paid, shall be due on the—first to the contract of the United States of the Chenger of th	THIS INDENTURE, made ——April 14, ———— 1978—between
STATE NATIONAL RANK, a National Banking Association, doing business in Evanson, illinois, directangler, and included in the control of the state of the control of the cont	
THAT, WIEEERS the Mortgagor is justly incloded to the legal holder or holders of the Instalment Note herein after described, thereinafter called the "Note"), in the principal sum of SIXIY THOUSAND and 00/100 Vevidenced by one certain instalment Note (hereinafter called the "Note") of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of even date herewith. It was not the body of the Mortgagor of the Mortgag	(hereinafter called "Mortgagor"), and STATE NATIONAL BANK, a National Banking Association, doing business in Evanston, Illinois, (hereinafter
Verlidenced by one certain Instalment Note (hereinafter called the "Note") of the Mortgagor of own date herewith: I made payable to BEARERE and delivered, in and by which Note the Mortgagor of the pay such principal of the rate of -92 — per cent per annum in instalments as follows: I made payable to BEARERE and delivered, in and by which Note the Mortgagor of the payable payable principal of the rate of -92 — per cent per annum in instalments as follows: I made payable to BEARERE And delivered, in and by which Note to the Company of the Note to the Party European of the Party European of the Party European of the Note of the Party European of the Note to the United States of America, or a the Other of the United States of America, or a the office of STATE NATIONAL BANK, in Evanston, Illinois, or at such other place as the Holders of the Note o	THAT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note herein-
Times payable to \$12.AttEld and delivered, in and by which Note the Mortgagor promises to pay such principal of the rate of—92—per cent per annum in installments as follows: FIVE HUNDRED FOUR and 00/100—(\$504.00)	SIXTY THOUSAND and 00/100 ————————————————————————————————
Dollars on the first — day of — June ————————————————————————————————————	made payable to BEARER and delivered, in and by which Note the Mortgagor promises to pay such principal
Dollars on the—first—day of — June — 1978 — and FIVE HUNDRED FOUR and 00/100 — (5204.00) Dollars on the—first—day of each —month—thereafter until the Note to be a seried of the Note of the Indicated the Street — (1978) — (1978	FIVE HUNDRED FOUR and 00/100(\$504.00)
Delice on the first policy of each of the continue of the cont	8 8
which, with the property hereinafter described, is hereinafter called the "gree are, "TOGETHER with all the transmission, performents, hereinageness, and, contraspace, now or manythes, hereinage and of the "ni-rd Principal hereinage and contraspace, and a sundant, performents, contraspace, and a sundant, contraspace, and a sundant, performents, contraspace, and a sundant, contraspace, and the performents, contraspace, contraspace, and a sundant, contr	Ω
which, with the property hereinafter described, is hereinafter called the "pre-para" which, with the property hereinafter described, is hereinafter called the "pre-para" TOURTHING With all the transmitter privileges, narmonian, hereinafter described, and hereinafter called the "pre-para" TOURTHING With all the transmitter privileges, narmonian, hereinafter described of the paramonian privileges, narmonian, hereinafter described of the paramonian privileges, narmonian, hereinafter described privileges, narmonian, hereinafter described privileges, narmonian, hereinafter described privileges, narmonian, hereinafter called the "pre-paramonian described privileges, narmonian, hereinafter called the "pre-paramonian, hereinafter called the "pre	182003.—May 182003.—All such payments on account of the indebtedness evidenced by the Note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest after maturity at the rate of 1 awful per contine; and all of said principal and interest being payable in lawful money of the United States of America, or c' the office of STATE NATIONAL BANK, in Evanston, Illinois, or at such other place as the Holders of the Note my, from time to time, in writing appoint;
which, with the property hereinafter described, is hereinafter called the "pre-para" which, with the property hereinafter described, is hereinafter called the "pre-para" TOURTHING With all the transmitter privileges, narmonian, hereinafter described, and hereinafter called the "pre-para" TOURTHING With all the transmitter privileges, narmonian, hereinafter described of the paramonian privileges, narmonian, hereinafter described of the paramonian privileges, narmonian, hereinafter described privileges, narmonian, hereinafter described privileges, narmonian, hereinafter described privileges, narmonian, hereinafter called the "pre-paramonian described privileges, narmonian, hereinafter called the "pre-paramonian, hereinafter called the "pre	NOW, THER FORE, the Mortgagor to secure the payment of the Note and the performance of the Mortgagor's covenants, conditions and provisions herein contained, at also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents CONVEX and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate (hereinster called "Real Estate") and all of Mortgagor's estate, right, tile and grow the restrict and the successors and LIANO STATE OF ILLINOIS, to-wit:
which, with the property hereinafter described, is hereinafter called the "pre-act, TOGETHER with all the tenements, privileges, easements, hereditaneers and counternances now or a anythine hereafter thereanth belonging, all buildings, ITOGETHER with all the tenements, privileges, easements, hereditaneers and counternances now or a anythine hereafter thereanth belonging, all buildings, and pledged principle, and on a parity with the Real Extra at a security for the apyrain of the indebtedures secured herebyly, and all apparatus, equipment or arthur and an himselves therefore or origing and extra the assertion, herebyles are all apparatus, equipment or arthur and an himselves therefore or origing and extra the assertion, and as	40
TOCETHER with all the tenements, privilege, easements, breedinaments and optimizations and process of the placed on the Real E stee all livents, issues and profits thereof (within are hereby expressly satigated and pledged primarily and on a party with the Real Estate as security for the says and of the indebtedens secured hereby, and all apparatus, equipment or provided and place of the party of the layer and of the indebtedens secured hereby, and all apparatus, expressions and pledged primarily and on a party with the Real Estate and security for the says and of the party of the Real Estate and and and awards, secrets, and a warings, search, and a waring secretary, and a waring secretary, and a waring secretary washing machines, days, deliverable, reflection, and the party of the Real Estate and appropriated to the use of the Real E stee, and whether affixed or annexed or not, shall for the purposes of primities. TO HAVE AND TO HOLD the premises unto the Trustee, its successors and assigns, for ver, and a steel and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of it. S atte of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. This Trust Deed consists of two pages. The covenants, conditions and provided the purposes, and arranged to the horizon of its State of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. [SEAL] STATE OF ILLINOIS I, Kathleen C. Acks Is as the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CENTIFY THAT HERBERT S, CHENG and LILY D, CHENG, his wife. WITNESS the hand and seal of Mortgagor the day and year first above writt in International proposes thereby expression and assigns. WITNESS the hand and seal of free proposally known to me to be the same person. Sevence mane S. attact public by signed, sealed and delivered the risease and waiver of the right of honostered. GIVEN	in Highlands Terminal Third Addition, being a Subdivision in the Wast half of Section 33, Township 42 North, Range 13, East
TOCETHER with all the tenements, privilege, easements, breedinaments and optimizations and process of the placed on the Real E stee all livents, issues and profits thereof (within are hereby expressly satigated and pledged primarily and on a party with the Real Estate as security for the says and of the indebtedens secured hereby, and all apparatus, equipment or provided and place of the party of the layer and of the indebtedens secured hereby, and all apparatus, expressions and pledged primarily and on a party with the Real Estate and security for the says and of the party of the Real Estate and and and awards, secrets, and a warings, search, and a waring secretary, and a waring secretary, and a waring secretary washing machines, days, deliverable, reflection, and the party of the Real Estate and appropriated to the use of the Real E stee, and whether affixed or annexed or not, shall for the purposes of primities. TO HAVE AND TO HOLD the premises unto the Trustee, its successors and assigns, for ver, and a steel and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of it. S atte of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. This Trust Deed consists of two pages. The covenants, conditions and provided the purposes, and arranged to the horizon of its State of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. [SEAL] STATE OF ILLINOIS I, Kathleen C. Acks Is as the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CENTIFY THAT HERBERT S, CHENG and LILY D, CHENG, his wife. WITNESS the hand and seal of Mortgagor the day and year first above writt in International proposes thereby expression and assigns. WITNESS the hand and seal of free proposally known to me to be the same person. Sevence mane S. attact public by signed, sealed and delivered the risease and waiver of the right of honostered. GIVEN	0/4
TOCETHER with all the tenements, privilege, easements, breedinaments and optimizations and process of the placed on the Real E stee all livents, issues and profits thereof (within are hereby expressly satigated and pledged primarily and on a party with the Real Estate as security for the says and of the indebtedens secured hereby, and all apparatus, equipment or provided and place of the party of the layer and of the indebtedens secured hereby, and all apparatus, expressions and pledged primarily and on a party with the Real Estate and security for the says and of the party of the Real Estate and and and awards, secrets, and a warings, search, and a waring secretary, and a waring secretary, and a waring secretary washing machines, days, deliverable, reflection, and the party of the Real Estate and appropriated to the use of the Real E stee, and whether affixed or annexed or not, shall for the purposes of primities. TO HAVE AND TO HOLD the premises unto the Trustee, its successors and assigns, for ver, and a steel and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of it. S atte of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. This Trust Deed consists of two pages. The covenants, conditions and provided the purposes, and arranged to the horizon of its State of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. [SEAL] STATE OF ILLINOIS I, Kathleen C. Acks Is as the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CENTIFY THAT HERBERT S, CHENG and LILY D, CHENG, his wife. WITNESS the hand and seal of Mortgagor the day and year first above writt in International proposes thereby expression and assigns. WITNESS the hand and seal of free proposally known to me to be the same person. Sevence mane S. attact public by signed, sealed and delivered the risease and waiver of the right of honostered. GIVEN	
TOCETHER with all the tenements, privilege, easements, breedinaments and optimizations and process of the placed on the Real E stee all livents, issues and profits thereof (within are hereby expressly satigated and pledged primarily and on a party with the Real Estate as security for the says and of the indebtedens secured hereby, and all apparatus, equipment or provided and place of the party of the layer and of the indebtedens secured hereby, and all apparatus, expressions and pledged primarily and on a party with the Real Estate and security for the says and of the party of the Real Estate and and and awards, secrets, and a warings, search, and a waring secretary, and a waring secretary, and a waring secretary washing machines, days, deliverable, reflection, and the party of the Real Estate and appropriated to the use of the Real E stee, and whether affixed or annexed or not, shall for the purposes of primities. TO HAVE AND TO HOLD the premises unto the Trustee, its successors and assigns, for ver, and a steel and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of it. S atte of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. This Trust Deed consists of two pages. The covenants, conditions and provided the purposes, and arranged to the horizon of its State of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. [SEAL] STATE OF ILLINOIS I, Kathleen C. Acks Is as the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CENTIFY THAT HERBERT S, CHENG and LILY D, CHENG, his wife. WITNESS the hand and seal of Mortgagor the day and year first above writt in International proposes thereby expression and assigns. WITNESS the hand and seal of free proposally known to me to be the same person. Sevence mane S. attact public by signed, sealed and delivered the risease and waiver of the right of honostered. GIVEN	
TOCETHER with all the tenements, privilege, easements, breedinaments and optimizations and process of the placed on the Real E stee all livents, issues and profits thereof (within are hereby expressly satigated and pledged primarily and on a party with the Real Estate as security for the says and of the indebtedens secured hereby, and all apparatus, equipment or provided and place of the party of the layer and of the indebtedens secured hereby, and all apparatus, expressions and pledged primarily and on a party with the Real Estate and security for the says and of the party of the Real Estate and and and awards, secrets, and a warings, search, and a waring secretary, and a waring secretary, and a waring secretary washing machines, days, deliverable, reflection, and the party of the Real Estate and appropriated to the use of the Real E stee, and whether affixed or annexed or not, shall for the purposes of primities. TO HAVE AND TO HOLD the premises unto the Trustee, its successors and assigns, for ver, and a steel and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of it. S atte of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. This Trust Deed consists of two pages. The covenants, conditions and provided the purposes, and arranged to the horizon of its State of Illinois, which said rights and benefits the Mort-agor toes hereby expressly release and warks. [SEAL] STATE OF ILLINOIS I, Kathleen C. Acks Is as the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CENTIFY THAT HERBERT S, CHENG and LILY D, CHENG, his wife. WITNESS the hand and seal of Mortgagor the day and year first above writt in International proposes thereby expression and assigns. WITNESS the hand and seal of free proposally known to me to be the same person. Sevence mane S. attact public by signed, sealed and delivered the risease and waiver of the right of honostered. GIVEN	$\mathcal{O}_{\mathbf{A}}$
This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) are incorporated herein by reference and read part hereof and shall be binding on the Mortgagor, his heirs, successors and assigns. Witness the hand and seal of Mortgagor the day and year first above writt n [SEAL] [S	TOGETHER with all the tements, privileges, essements, hereditaments of spartenances now or at anytime hereafter thereunto belonging, all buildings, improvements and fixtures now located or hereafter to be placed on the Real E at, all rents, inuses and profits thereof (which are hereby expressly assigned and pledged primarily and on a parity with the Real Estate as security for the 'ayo int of the indebtedness secured hereby), and all apparatus, equipment or articles now or hereafter therein or thereon of every kind and nature whatsoever, it is an apparatus of the foregoing, all shrubbery, shades and awnings, screens, storm windows and doors, floor coverings, inadoor be 'not carried the state of the
reverse side of this Trust Deed) are incorporated herein by reference and some part hereof and shall be binding on the Mortgagor, his heirs, successors and assigns. WITNESS the hand and seal of Mortgagor the day and year first above writt m [SEAL] [SEAL] [SEAL] [SEAL] STATE OF ILLINOIS I. Kathleen C. Acks ss. the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wife, who are personally known to me to be the same person. So whose name. Are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the sidel Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D. 19. 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSTON, ILL, DOROTHY SORCHARDI, PAGE 1	TO HAVE AND TO HOLD the premises unto the Trustee, its successors and assigns, to ver, or the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of L. S ate of Illinois, which said rights and benefits the Mortgagor does hereby expressly release and waive.
STATE OF ILLINOIS I, Kathleen C. Acks ISEAL] Kathleen C. Acks II, Kathleen C. Acks III, Kathleen C. Acks IIII A Church STATE OF ILLINOIS IIII A CHERRY THAT HERBERT S. CHENG and LILLY D. CHENG, his wife. Who ATC personally known to me to be the same person. S whose name. S ATC muscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they migned, sealed and delivered the said Instrument as Ethelix free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D. 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSTON, ILL, DOROTHY BORCHARDT, PAGE 1	reverse side of this Trust Deed) are incorporated herein by reference and far a part hereof and shall be binding
STATE OF ILLINOIS COUNTY OF COOK SE. THE Undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wife. Who are personally known to me to be the same person. Se whose name. See subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D., 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSION, ILL, DOROTHY BORCHARDI, PAGE 1	
STATE OF ILLINOIS COUNTY OF COOK SE. THE Undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wife. Who are personally known to me to be the same person. Se whose name. See subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D., 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSION, ILL, DOROTHY BORCHARDI, PAGE 1	O _x
STATE OF ILLINOIS COUNTY OF COOK SE. THE Undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wife. Who are personally known to me to be the same person. Se whose name. See subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D., 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSION, ILL, DOROTHY BORCHARDI, PAGE 1	$\mathcal{L}_{\mathbf{A}}^{\mathbf{A}}$
STATE OF ILLINOIS I. Kathleen C. Acks the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wife, who are personally known to me to be the same person. S. whose name. B. are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D. 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSION, ILL, DOROTHY BORCHARDI, PAGE 1	[SEAL] SEAL]
ss. the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY COUNTY OF COOK CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wife, who are personally known to me to be the same person. S whose mame. are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D. 19. 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSION, ILL, DOROTHY BORCHARDT, PAGE 1	[SEAL] Ling A. (Miles) [SEAL] W
ss. the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wife, who SIC personally known to me to be the same person. S whose name. S. also subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D. 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSION, ILL, DOROTHY BORCHARDI, PAGE 1	STATE OF ILLINOIS 3 I. Kathleen C. Acks
CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wire. who alle personally known to me to be the same person S whose name S. are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D. 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSION, ILL, DOROTHY BORCHARDI, PAGE 1	ss. the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY
aid Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D. 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSION, ILL, DOROTHY BORCHARDT, PAGE 1	CERTIFY THAT HERBERT S. CHENG and LILY D. CHENG, his wife,
release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 26th day of April A.D. 19 78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BANK, EVANSTON, ILL. DOROTHY BORCHARDT, PAGE 1 Notary Public	
STATE NATIONAL BANK, EVANSTON, ILL. DOROTHY BORCHARDT, PAGE 1 Notary Public	release and waiver of the right of homestead.
DOROTHY BORCHARDT, PAGE 1 Notary Public	THIS INSTRUMENT PREPARED BY"
ASSISTANT VICE PRESIDENT My Commission Expires 5-17-78	DOROTHY BORCHARDT, PAGE 1 Notary Public
	ASSISTANT VICE PRESIDENT. My Commission Expires 5-17-78

24423689

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1

- 1. Mortgagor shall (1) keep premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not expressly subordinated to the lien hereof; (2) promply repair, restore or rebuild any buildings or improvements mow or hereafter on the premises which may become comply with all laws, regulations and ordinances with respect to the premises and the use thereof; (3) pay do it process of erection upon the premises; (4) by a lien or charge on the premises superior to the lien hereof, and upon request exhibit attisfactory evidence of the displayed on the premises (2) and the lien hereof of the Note; (6) make no material alterations to the premises expect as required by law, regulation or ordinances which prior lien to Trustee or
- 2. Mortgagur shall nay before any penalty attaches all general taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note duplicate receipts therefor. To prevent default hereunder Mortgagur shall pay in full under protest, in the manner provided by statute, any tax or assement which Mortgagur may defer to any defer to a constitution of the state of the Note of the Note duplicate receipts therefor.
- 3. Mortragor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable value, and also agrees to carry such other hazard insurance as Trustee or the Holders of the Note may require from time to time. Said insurance shall be carried in such companies as shall be satisfactory to Trustee or the Holders of the Note and the policies evidencing the same with mortgage clauses (satisfactory to Trustee or the Holders of the Note) attached, shall be deposited with Trustee. An appropriate renewal policy shall be delivered to Trustee not later than thirty days prior to the expiration of any current policy.
- 4. In addition to the monthly installments of principal and interest payable under the terms of the Note, and to provide for the payment of real estate laxes, assessments and insurance premiums required to be paid hereunder by Mortgagor, Mortgagor shall deposit with Trustee or the Holders of the Note, on each monthly payment date, as set forth in the Note, an amount equal to one-welfth of the annual real estate taxes, assessments and insurance premiums as estimated by Trustee or the Holders of the Note, in the event such deposit shall not be sufficient to pay such taxes, assessments and insurance premiums when the sufficient to pay such taxes, assessments and insurance premiums when interest thereon.
- 5. In case of default herein, Trustee or the Holders of the Note may, but need not, make any payment or perform any act hereinbefore required of Morganor in may form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, premises or contest any tax or assessment. All moneys paid for each there or the folial herein or tride or redeem from any tax sale or foreiture affecting the including attorneys' fees, and any other moneys advanced by Trustee or the Holds herein authorized and all expenses paid or incurred in connection therewith, commensation to Trustee for each matter concerning which action herein authorized may be taken to protect the premises and the line hereof, plus reasonable shall become immediately the and payable without notice and with interest thereon at the rate of eight (30%) and interest the production of trustee or the Note shall never be considered as a waiver of any right accurating to them on account of any default hereuring to the making any payment hereby authorized relating to taxes or assessments, may do so according to any bills report. The stimule procured from the architect of the relation they with a making any payment hereby authorized relating to taxes or assessments, may do so according to any bills report.
- 6. Tritice or the Holders of the Note may, but shall not be required to, make advances to the Mortgagor or to his successors in title or any of them in add ion to those made under the terms of paragraph 5 above, subject to the limitations here nated. It is the intent hereof to secure payment of the indebted of the intent hereof to secure payment of the indebted of the intent hereof to the intent hereof to secure payment of the indebted of the intent hereof or the intent hereof to the indebted of the indebted of the intent hereof to the intent hereof to the indebted of the indebted of
- · l' ca c the premises, or any part thereof, shall be taken by condemnation, the Trustee or the Holders of the Note is hereby empowered to collect and receive; i cor pensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be orby its applied as the Trustee or the Holders of the Note may expect to the immediate reduction of the includedleness secured hereby, or to the repair and restoratory of any property so damaged, provided that any excess over the Note may be a new property and the property so damaged, provided that any excess over the Note may be not the property and the new property so damaged, provided that any excess over the Note may be not property as the new property so damaged, provided that any excess over the Note may be not property as the new property so damaged, provided that any excess over the Note may be not provided to the new property so damaged, provided that any excess over the Note may be not provided that any excess over the Note may be not provided that any excess over the Note may be not provided to the new property so damaged, provided that any excess over the Note may be not provided that any excess over the Note may be not provided to the Note may be not provided to the new property of the Note may be not provided to the Note may be not
- 8. The functor the Holders of the Note may collect a "late charge" not to exceed 4% (or a minimum of \$1.00) of any installment which is not paid within 15 days tomin or the date thereof to cover the extra expense involved in handling delinquent payments.
- according to the property of t
- 10. In the event the ownership of the premises or any part thereof becomes vested in a person other than the Mortgagor, at the Note many, without notice to the Mortgagor, at he such successor or successors in interest with reference to this Trust Deed and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt, secured hereby, without discharging or in large way affecting the liability of the Mortgagor her under or upon the debt hereby secured. The sale or transfer of the premises or an assignment of beneficial interest in the premises, without the written con.
- 11. In any foreclosure of this Trust Deed, there shal be allowed and included in the decree for sale, to be paid out of the rents, or the procreds of such also it, (a) all principal and interest remaining unpaid as 'cc cel hereby' (b) all other items advanced or paid by Trustee or the Holders of the Note pursuant te expenditures for documentary and earlier evidence, stenograph of a charges, publication costs, and costs (which may be estimated as to items to be expended after to title which Trustee or Holders of the Note of title, title carcies 'c saminations, title guaranty policies, Torren's certificates, and similar data with respect
- 12. The proceeds of any forcelosure sale of the premises slit I be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the forcelosure proceedings, including all the litems as are enumerated herein; second, all other items which under the terms hereof uniquid on the Note; fourth, any overrules to Morteager, bit before the process of the provided; third, all principal and interest remaining
- party interposing the same in an action at law upon the Note.
- 14. Trustee or the Holders of the Note shall have the right to inspect the first tess at all reasonable times and access thereto shall be permitted for that
- 15. Neither Trustee, nor any of its agents or attorneys, nor Holders of the No. . . * It be liable for any acts or omissions hereunder, except in case of its own willful miscendiact or that of agents, employees or attorneys of Trustee, and Trustee may require indemnities satisfactory to it before exercising any record this Trust Deed or to textee the any to examine the title, location, e site c, or condition of the premises, nor shall Trustee be obligated to
- the agreements herein made by Mortgagor, and the payment of the reasonable fees of Trustee. In ... full payment of all indebtedness secured hereby, the performance of one agreements herein made by Mortgagor, and the payment of the reasonable fees of Trustee. The cen by execute and deliver such release to, and at the requested of the control of the payment of the reasonable fees of Trustee. The cen by execute and deliver such release to, and at the requested of the control of the payment of the pa
- 17. Trustee may at any time resign by instrument in writing filed in the office of the Recorder or well are of Titles of the county in which this instrument shall have been recorded or registered. In case of the resignation, inability or retund not of Trustee, to then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the itematical ritle powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all performed therein er.
- 18. This Trust Deed and all provisions hereof shall extend to and be binding both jointly and severally, upc. the gor and all persons claiming under or through Mortagaor, and the word "Mortagaor" when used herein shall include all such persons and all persons hall for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Trust Deed.
- 10. STATE NATIONAL BANK, personally, may buy, sell, own and hold the Note or any interest therein, before or after maturity, and whether or not in declarit; and said lank as a holder of the Note or any interest therein and every subsequent holder shall be entitle t all the same security and to all the same rights and temedies as are in this Indenture given to the Meloders of the Note, with like effect as if said Bank we, not the "sustee under this Indenture; and on merger of the interest of said Bank as a holder of the Note and as Trustee hereunder shall be deemed to occur at any time. Any actions or remedies provided in this Indenture to be taken by the Trustee or the Holders of the Note may be taken or had jointly by the Trustee as any wholer of the Note.

COOK COUNTY, ILLINOIS FILED FOR REGORD APR 28 '78 12 40 PM *24473889

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY STATE NATIONAL BANK, TRUSTEE, BE-FORE THE TRUST DEED IS FILED FOR SECOND. The Note mentioned in the within Trust Deed has been identified herewith under Identification No. 14,690

STATE NATIONAL BANK, as Trustee

Assistant Secretary.

END OF RECORDED DOCUMENT