TRUZ4957198

This Document was Prepared by: Jack E. Mensching, Attorney at Law 308 W. Irving Park Road Itasca, IL 60143 for ITASCA BANK & TRUST CO.

THE ABOVE SPACE FOR RECORDERS USE ONLY

	e May 4 1979, between	l
JOHN M.	SCHULTZ AND JACQUELINE SCHULTZ. His Wife	l
of the Village State of Illinois	of Hanover Park County of Cook herein referred to as "Mortgagors," and Itasca Bank & Trust Co. an Illinois corporation doing	ı
11221020	rein referred to as TRUSTEE, witnesseth:	
THAT, WHELEAS the M	lortgagors are justly indebted to the legal holder or holders of the Instalment Note here-	ı
	gal holder or holders being herein referred to as Holders of the Note, in the principal sum of	ļ
	no/100 Dollars, Instalment Note of the Mortgagors of even date herewith, made payable to BEARER	1
evidenced by see at	instanted there of the more gagoto of even take neterica, made payable to beineble	
	which said Note the Mortgagors promise to pay the said principal sum and interest from	
date of disburs me	on the balance of principal remaining from time to time unpaid at the rate of re. actum in instalments as follows:	
6% (A.P.R.10.58%) P One Hundred One and		
	the 15th day of June 1979 and	
One Hundred One and	43/100 Dellars or more on the 15th (day of each month thereafter	
until said note is fully pa	tid except that he final payment of principal and interest, if not sooner paid, shall be	
due on the 15th day		
	I note to be first applied to interest on the unpaid principal balance and the remainder	
	t the principal of each instalment unless paid when due shall bear interest at the then y law and all of said principal and interest being made payable at such banking house	
	holders of the note n ay from time to time, in writing appoint, and in absence of such	
	fice of Itasca Bank & Trust Co., tasca, Illinois.	
NOW, THEREFORE, the Morray	gota to secure the payment of the said	
One Dollar in hand paid, the receipt following described Real Estate and a	mance of the coverants and agreements he or contained, by the Nortgagors to be performed, and also in consideration of the sum of whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the life their estate, right, title and interest the lin, sit let, wing and being in the	
COUNTY OF COOK	AND STATE O ILLING IS, to wit:	
		_
	ver Park Terrace, a subdivision of part of Sections 35 & 36,	
	th, Range 9, East of the Third Principal Meridian in Hanover	<u> </u>
#18813033.	County, Illinois, and recorded on v.c 3, 1963 as Document	
"	The will the Oliver	
SAME AND STREET SET SOUTH	DECOMPLET & F. METER	
JOOK COUNTY ILLINOI	5	
FILED FOR RECOND		
FILED FOR RECORD	sy 4957 98 ₩	
HAY 11'79 1 25	ns *24957.98 %	
E	ny *24957.98 129	
E	7K *24957.98 X	
HAY 11 '79 1 25	95719	
HAY 11 '79 1 25	Cribed, is referred to become as the "premises,"	
HAY 11 '79 1 25	Cribed, is referred to become as the "premises,"	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Mortgagors in equipment or strictes now or hereafter controlled), and ventilation, including (s and water heaters. All of the foregoing	cribed, is referred to herein as the "premises." b, tenements, easements, fixtures, and appurenances thereto belonging, and all cents, issues and profits he, of for so long and ay be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily, and all maritus, therein or thereon used to supply heat, gas, sit conditioning, sater, light, power, refrageration (whether single unity or controlled the controlled to the controlled the controlled to the con	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Mortgagets on controlled, and vernigation, including if, and water heaters. All of the foregoing equipment or articles hereinger placed in	cribed, is referred to herein as the "premises." Lemenents, easements, fixtures, and appartenances thereto belonging, and all tents, issues and profits her of for so long and as be entitled thereto (which are pledged primarily and on a parity with said real estare and not secondarily. And all various, without restricting the foregoingh, accreate, a vindow shades and the profits of the restricting the foregoingh, accreate, a vindow shades and the profits of the restricting the foregoingh, accreate, a vindow shades and the restricting the foregoingh, accreate, a vindow shades and the restricting the foregoingh, accreate, a vindow shades and the restricting the foregoingh, accreate, a vindow shades and the restricting the foregoingh, accreate, a vindow shades are declared to be a part of said real extart whether physically attached thereto or not, and it is agreed that all similar apparatus, and profits of the real extant whether physically attached thereto or not, and it is agreed that all similar apparatus.	
which, with the property hereinafter dea TOGETHER with all improvements during all such times as Mortgagers mequipment or strictes now or hereafter controlled, and ventilation, including for and water heaters. All of the foregoing equipment or Articles hereafter placed in TO HAVE AND TO HOLD, the prem free from all rights and benefits under expressly refleate and water.	cribed, is referred to becein as the "premises." b. temements, easements, fistures, and appurtenances thereto belonging, and all cents, issues and profits he, of for so long and asy be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily, and all martius, therein our theoretis angle units of control without restricting the foregoing), acreens, window shades, storm doors and windows, floor coverings, mader beds, at sings, 3 yees are declared to be a part of and real extract whether physically attached thereto on our, and it is agreed that all simil are apparates, are declared to be a part of and real extract whether physically attached thereto on our, and it is agreed that all simil are apparates, and effective to be a part of and real extractions and assigns shall be considered as constituting part of the real earner. In the said Truster, its successors and assigns, forever, to the purposes, and upon the uses and trusts herein set only and by virtue of the Homestead Exemption Laws of the Seate of Illinois, which said taghts and benefits the Mortgagors do nere y	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Mortgagors in equipment or strictes now or hereafter controlled, and ventilation, including it and water heavers. All of the foregoing extra to MAVE AND TO HOLD, the free from all tights and benefits under expressly release and water This trust deed consi	cribed, is referred to herein as the "premises." b. tencements, easements, fixtures, and appurenances thereto belonging, and all cents, issues and prolits he, of for so long and as be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all maratus, therein or thereton used to supply hear, gas, air conditioning, water, light, power, refrigeration (whether single unit, or contrally without restricting the foregoing), screens, window shades, storm doors and windows, floor covering, nader beds, at anga, 3 wees are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apply aros. The epithems by the mongagous or their successions as assigns shall be considered as constituting and the real estate. citizes ome the said flustee, its successions and assigns, forever, for the purposes, and upon the uses and trusts herein set only and by virtue of the Homestead Etempinon Laws of the State of Illinois, which said rights and benefits the Morragor's distance, and by virtue of the Homestead Etempinon Laws of the State of Illinois, which said rights and benefits the Morragor's distance, and the provisions appearing on page 2 (cm).	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagets m equipment or strictles now or hereafter controllech, and ventilation, including to such the such and the such as	cribed, is referred to herein as the "premises." In renements, easements, fixtures, and appurtenances thereto belonging, and all tents, issues and prolits her of for so long and any be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily. and all matures, therein or thereto used to supply hear, ags, sit conditioning, water, light, power, refrigeration (whether single unity or converted thereto or the foregoing), acreeas, window shades, stome doors and windows, floor coverings, made beds, at single, a view of the charter of the proposes of the covering to the proposes of the said creation of the proposes by the mongagors or their successors and assigns shall be considered as constituting pan of the real earner. In the primities by the mongagors or their successors and assigns, forever, for the purposes, and upon the user and trusts herein set only and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mongagors do neare; itself to the proposes of the covernants, conditions and provisions appearing on page 2 (included) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns.	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagets m equipment or strictles now or hereafter controllech, and ventilation, including to such the such and the such as	ceribed, is referred to herein as the "premises." b. tenements, easements, fixtures, and apputenances thereto belonging, and all rents, issues and profits the rel for so long and say be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily, and all. Manuatherets or thereton used to supply hear, gas, air conditioning, water, light, power, refrigeration (whether single unity or ce trally without restricting the foregoing), acreems, window shades, storm doors and windows, floor coverings, mader beds, as sings, a year are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all simily a paper mus. In the premises by the mongagous or their successions as assigns shall be considered as constituting and the real earner. In the premises by the mongagous or their successions and assigns, forever, for the purposes, and upon the uses and trusts herein set out, and by virtue of the Homestead Exemption Laws of the Seate of Illinois, which said rights and benefits the Mongagors do never the state of two pages. The covenants, conditions and provisions appearing on page 2 (in deed) are incorporated herein by reference and are a part hereof and shall be binding.	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagets m equipment or strictles now or hereafter controllech, and ventilation, including to such the such and the such as	cribed, is referred to herein as the "premises." b. tennements, easements, fistures, and apputenances thereto belonging, and all tents, issues and profits he, of for so long and sybe entitled thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all matatus, therein or theteon used to supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or controlled the supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or controlled the supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or controlled the supply state of the premises by the mongagous or their succession or assigns shall be considered as constituting and the real east. The promises were declared to be a part of said real easter whether physically attached thereto or not, and it is agreed that all similar to apply state, to the premises by the mongagous or their successions as assigns, forever, for the purposes, and upon the uses and trusts herein set only and by virtue of the Hometread Exemption Laws of the State of Illinois, which said rights and trusts herein set only and by virtue of the Hometread Exemption Laws of the State of Illinois, which said rights and trusts herein set only and by virtue of the Hometread Exemption Laws of the State of Illinois, which said rights and trusts herein set only and by virtue of the Hometread Exemption Laws of the State of Illinois, which said rights and trusts herein set only and by virtue of the Hometread Exemption Laws of the State of Illinois, which said rights and trusts herein set only and by virtue of the Hometread Exemption Laws of the State of Illinois and Provisions appearing on page 2 (the deed) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns. And State Provided Herein State Provided Her	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagets m equipment or strictles now or hereafter controllech, and ventilation, including to such the such and the such as	cribed, is referred to herein as the "premises." b. tencents, easements, fixtures, and appartenances thereto belonging, and all tents, issues and profits here of for so long and specific thereto which are pledged primarily and on a parity with said real estate and not secondarily, and all mature, therein or thereton used to supply hear, gas, air conditioning, sater, light, power, refrageration (whether single units or contrally white restricting the foregoing), servers, window shades, stoom doors and windows, floor covering, nador beds, at airgs, a view subtour restricting the foregoingly, servers, or window shades, stoom doors and windows, floor covering, nador beds, at airgs, a view subtour restricting the foregoingly, servers, or subtour the proposes, and contract the saingly stores, and the stail fluxing, and the stail fluxing, and the stail fluxing and the stail	
which, with the property hereinafter des TOGETHEN with all improvements during all such times as Montgagers in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed in TO HAVE AND TO HOLD. the pre- free time all tights and benefits under expressly release and waive. This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s	cribed, is referred to herein as the "premises." b. tencentis, easements, fixtures, and appurenances thereto belonging, and all cents, issues and prolits he, of for so long and specified thereto (which are pledged primarily and on a parity with said real estate and not secondarily, and all said specific thereto of the premise of thereto as upply hear, gas, air conditioning, after, light, power, refrigeration (whether single units or trally evilous treating the foregoing), serees, window shades, stoom doors and windows, floor covering inador beds, at aings, 3 years are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apply areas, the premises by the mong agongs or their successions as assigns shall be considered as constituting not the real earner. The provision of the floor expects of the purposes, and upon the uses and trusts herein set only and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefitis the Mostgapot's dinarer; itself to two pages. The covenants, conditions and provisions appearing on page 2 (unit deed) are incorporated herein by reference and are a part hereof and shall be binding first, successors and assigns. and seal so of Mortgagors the day and year first above written. (SEAL) XX Acquiric SEAL)	
which, with the property hereinalter des TOGETHEM with all improvements during all such times as Mortgagors in equipment or strictes now or hereafter controlled, and ventilation, including it and water heaters. All of the foregoing equipment of the controlled of t	cribed, is referred to herein as the "premises." b. tencentis, easements, fixtures, and apputenances thereto belonging, and all tents, issues and prolits he, of for so long and specific thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all matus, therein or thereton used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single unit, or contrally without restricting the foregoing), streets, window shades, shown doors and windows, floor covering, nader beds, at anga, 3 west site deflated to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apply aros. The premess had in the said and the real estate whether physically attached thereto or not, and it is agreed that all similar apply aros. The premess had the considered as constituting and the real estate. critical onto the said flusters, its successors and assigns, forever, for the purposes, and upon the user and trusts herein set only and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and the virtue of the Homestead Exemption Laws of the Real Real Real Real Real Real Real Rea	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagots in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed to TO MAVE AND TO HOLD, the pre- free from all tights and benefits under expressly release and waiter This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS SS. County of "COOKS"	cribed, is referred to herein as the "premises." b. tenements, easements, fistures, and apputenances thereto belonging, and all tents, issues and profits he of for so long and specified thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all satural, therein or thereon used to supply heat, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or ce trally without restricting the lorgeling), screens, window shades, storm doors and windows, floor covering, inader beds, at sings, so wes are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apply tous, to the premises by the mongagous or their succession or assigns shall be considered as constituing and the real estate. The covering the lorgeling is accessed and assigns, forever, for the purposes, and upon the uses and trusts herein set only and by virtue of the Homerisea Exemption Laws of the State of Illinois, which said rights and ourgagous do never the state of the purposes, and upon the uses and trusts herein set only and by virtue of the Homerisea Exemption Laws of the State of Illinois, which said rights and bargagous do never the state of the purposes, and upon the uses and trusts herein set only and by virtue of the Homerisea Exemption Laws of the State of Illinois, which said rights and ourgagous do never the deed) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns. And seal 5 of Mortgagors the day and year first above written. (SEAL) (SEAL) (SEAL) Warren J. Lucas A Notary Public in and for and residing in said County, in the State aloresaid, DO HEREBY CERTIFY THAT	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Mortgagors in equipment or strictes now or hereafter controlled, and ventilation, including to and water heaters. All of the foregoing equipment or strictes hereiter placed in the TO HAVE AND TO HOLD the pre- free to the pre- trict of MAVE AND TO HOLD the pre- free to the pre- trict of the pre- trict of the pre- spready release and where. This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS	cribed, is referred to herein as the "premises." b. tencentis, easements, fixtures, and apputenances thereto belonging, and all tents, issues and prolits he, of for so long and specific thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all matus, therein or thereton used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single unit, or contrally without restricting the foregoing), streets, window shades, shown doors and windows, floor covering, nader beds, at anga, 3 west site deflated to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apply aros. The premess had in the said and the real estate whether physically attached thereto or not, and it is agreed that all similar apply aros. The premess had the considered as constituting and the real estate. critical onto the said flusters, its successors and assigns, forever, for the purposes, and upon the user and trusts herein set only and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morrageor's denoter, and the virtue of the Homestead Exemption Laws of the Real Real Real Real Real Real Real Rea	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagots in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed to TO MAVE AND TO HOLD, the pre- free from all tights and benefits under expressly release and waiter This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS SS. County of "COOKS"	cribed, is referred to herein as the "premises." b. tenements, easements, fistures, and apputenances thereto belonging, and all tents, issues and profits he of for so long and specified thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all satural, therein or thereon used to supply heat, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or ce trally without restricting the lorgeling), screens, window shades, storm doors and windows, floor covering, inader beds, at sings, so wes are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apply tous, to the premises by the mongagous or their succession or assigns shall be considered as constituing and the real estate. The covering the lorgeling is accessed and assigns, forever, for the purposes, and upon the uses and trusts herein set only and by virtue of the Homerisea Exemption Laws of the State of Illinois, which said rights and ourgagous do never the state of the purposes, and upon the uses and trusts herein set only and by virtue of the Homerisea Exemption Laws of the State of Illinois, which said rights and bargagous do never the state of the purposes, and upon the uses and trusts herein set only and by virtue of the Homerisea Exemption Laws of the State of Illinois, which said rights and ourgagous do never the deed) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns. And seal 5 of Mortgagors the day and year first above written. (SEAL) (SEAL) (SEAL) Warren J. Lucas A Notary Public in and for and residing in said County, in the State aloresaid, DO HEREBY CERTIFY THAT	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagots in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed to TO MAVE AND TO HOLD, the pre- free from all tights and benefits under expressly release and waiter This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS SS. County of "COOKS"	Cribed, is referred to becen as the "premises." b. tencents, easements, fixtures, and apputenances thereto belonging, and all cents, issues and prolits he, of for so long and specified thereto (which are pledged primarily and on a parity with said real estate and not secondarily, and all said specified thereto (which are pledged primarily and on a parity with said real estate and not secondarily, and all said specified thereto (which are pledged primarily and on a parity with said real estate and not secondarily, and all said specified thereto of the said frequency of the said specified thereto (which are pledged primarily and on a parity with said real estate and not secondarily, and all said said specified in said creating the foreigning, series, window shades, floor covering inade beds, at anga, 3 years are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar as application to the premises by the mong agons or their soccessors as saigns shall be considered as constituting and the real estate. It is premised to the floor specified and saigns, forever, for the purposes, and upon the uses and trusts herein set only and by vitted of the floor specified and saigns, forever, or the purposes, and upon the uses and trusts herein set only and by vitted of the floor specified and saigns, forever, or the purposes, and upon the uses and trusts herein set only and by vitted of the floor specified and saigns and trusts herein set only and by vitted of the floor specified and saigns and seal specified and saigns and trusts herein set only and trusts herein s	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagots in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed to TO MAVE AND TO HOLD, the pre- free from all tights and benefits under expressly release and waiter This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS SS. County of "COOKS"	ceribed, is referred to herein as the "premises." b. tenements, easements, fistures, and apputenances thereto belonging, and all cents, issues and profits he of for so long and specified thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all saturals, therein or thereon used to supply heat, gas, sit conditioning, water, light, power, refrigeration (whether single units or craftly without restricting the foreigning), screens, window shades, storm doors and windows, floor covering, inader beds, at sings, a swess are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, not be premises by the moragagous or their sourcessors or assigns shall be considered as constituting and the real estate. International or the construction of the property of the purposes, and upon the uses and trusts herein set only and by virtue of the Homerestaed Exemption Laws of the State of Illinois, which said rights and benefits the Moragagous do neter of the state of Illinois, which said rights and benefits the Moragagous do neter of the purposes, and upon the uses and trusts herein set only and by virtue of the Homerestaed Exemption Laws of the State of Illinois, which said rights and benefits the Moragagous do neter of deed) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns. and seal 5 of Mortgagors the day and year first above written. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) A Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT John M. Schultz and Jacqueline Schultz, his wife who are generally known to me to be the same person \$\frac{1}{2}\$ whose name \$\frac{5}{2}\$ and said naturement as the foreigning the said instrument as the foreigning the said and schnooledged that they aigned, scaled and delivered the said instrument as the foreigning that the said numbers the said numbers	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagots in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed to TO MAVE AND TO HOLD, the pre- free from all tights and benefits under expressly release and waiter This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS SS. County of "COOKS"	cribed, is referred to herein as the "premises." b. rencents. easements, fistures, and appurenances thereto belonging, and all conta, issues and prolita he, of for so long and as be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all markus, therein or thereon used to supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or contains, which is a part of supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or contains, which said real estate and not secondaril, and all markus, therein or thereon used to supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or containing the foreign secondary), and all markus, therein set of the premises by the mongagous or their sourcessors as assigns shall be considered as constituting and the real estate. In the premises by the mongagous or their sourcessors and assigns, forever, for the purposes, and upon the uses and trusts herein set only and by virtue of the Hometead Exemption Laws of the State of Illinois, which said rights and beneficiar the Morragos do mere; it is so f two pages. The covenants, conditions and provisions appearing on page 2 (included) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns. and seal 5 of Mortgagors the day and year first above written. (SEAL) (SEAL) Warren J. Lucas A Norary Public in and for and residing in said County, in the Same aforesaid. DO HEREBY CERTIFY THAT John M. Schultz and Jacquelline Schultz, his wife who archive the foreign as a said instrument as the foreign of the right of the order of the right of homesies d.	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagots in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed to TO MAVE AND TO HOLD, the pre- free from all tights and benefits under expressly release and waiter This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS SS. County of "COOKS"	ceribed, is referred to herein as the "premises." b. tenements, easements, fistures, and apputenances thereto belonging, and all cents, issues and profits he of for so long and specified thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all saturals, therein or thereon used to supply heat, gas, sit conditioning, water, light, power, refrigeration (whether single units or craftly without restricting the foreigning), screens, window shades, storm doors and windows, floor covering, inader beds, at sings, a swess are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, not be premises by the moragagous or their sourcessors or assigns shall be considered as constituting and the real estate. International or the construction of the property of the purposes, and upon the uses and trusts herein set only and by virtue of the Homerestaed Exemption Laws of the State of Illinois, which said rights and benefits the Moragagous do neter of the state of Illinois, which said rights and benefits the Moragagous do neter of the purposes, and upon the uses and trusts herein set only and by virtue of the Homerestaed Exemption Laws of the State of Illinois, which said rights and benefits the Moragagous do neter of deed) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns. and seal 5 of Mortgagors the day and year first above written. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) A Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT John M. Schultz and Jacqueline Schultz, his wife who are generally known to me to be the same person \$\frac{1}{2}\$ whose name \$\frac{5}{2}\$ and said naturement as the foreigning the said instrument as the foreigning the said and schnooledged that they aigned, scaled and delivered the said instrument as the foreigning that the said numbers the said numbers	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagots in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed to TO MAVE AND TO HOLD, the pre- free from all tights and benefits under expressly release and waiter This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS SS. County of "COOKS"	ceribed, is referred to herein as the "premises." b. tenements, easements, fistures, and apputenances thereto belonging, and all cents, issues and profits the off for so long and specified thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all satural, therein or thereon used to supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single units or craftly without restricting the foregoing), screens, window shades, storm doors and windows, floor covering, inader beds, at sings, a swest are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, in the premises by the moragagous or their sourcessors or assigns shall be considered as constituing and the real easies. In the premises by the moragagous or their sourcessors and assigns, forever, for the purposes, and upon the uses and trusts herein set only and by virtue of the Homerisead Exemption Laws of the State of Illinois, which said rights and benefits the Moragagous do never a state of two pages. The covenants, conditions and provisions appearing on page 2 (unit deed) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns. and seal successors and assigns. and seal successors and assigns. (SEAL) XX	
which, with the property hereinafter des TOGETHER with all improvements during all such times as Montgagots in equipment or strictes now or hereafter controlled, and ventilation, including to equipment or strictes hereafter placed to TO MAVE AND TO HOLD, the pre- free from all tights and benefits under expressly release and waiter This trust deed consi reverse side of this trust on the mortgagors, their he WITNESS the hand s STATE OF ILLINOIS SS. County of "COOKS"	cribed, is referred to herein as the "premises." b. rencents. easements, fistures, and appurenances thereto belonging, and all conta, issues and prolita he, of for so long and as be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondaril, and all markus, therein or thereon used to supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or contains, which is a part of supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or contains, which said real estate and not secondaril, and all markus, therein or thereon used to supply hear, gas, sit conditioning, water, light, power, refrigeration (whether single unit; or containing the foreign secondary), and all markus, therein set of the premises by the mongagous or their sourcessors as assigns shall be considered as constituting and the real estate. In the premises by the mongagous or their sourcessors and assigns, forever, for the purposes, and upon the uses and trusts herein set only and by virtue of the Hometead Exemption Laws of the State of Illinois, which said rights and beneficiar the Morragos do mere; it is so f two pages. The covenants, conditions and provisions appearing on page 2 (included) are incorporated herein by reference and are a part hereof and shall be binding its, successors and assigns. and seal 5 of Mortgagors the day and year first above written. (SEAL) (SEAL) Warren J. Lucas A Norary Public in and for and residing in said County, in the Same aforesaid. DO HEREBY CERTIFY THAT John M. Schultz and Jacquelline Schultz, his wife who archive the foreign as a said instrument as the foreign of the right of the order of the right of homesies d.	

herewith under Identification No. . Itasca Bank & Trust Co., as Trustee.

Vice President Trust Officer

NAME

STREET

E R

ITASCA BANK & TRUST CO.

308 W. Irving Park Road

Itasca, IL 60143

WL

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY, HERE

7066 Hemlock Street

Hanover Park, IL-

BOX 533

END OF RECORDED DOCUMENT