UNOFFICIAL CORY

RECEIVED IN BAD CONDITION

	diblocation of		BAD COM	ED 101	
10			BADCON	DITTO	
	ST DEED		101		
		RECEIV	ED 194	24	021 156
275 mars 1960 c	÷ · · · · · · · ·	BADCON	DITION		021 100
	A TO CERT C	TTC 13		FOR RECORDER'S	\$1.00 mm and \$1.00
LGG /NOENTURE, n		.t.	19 77 , between	r (Johnand al	tech and
	Carray Variation				
erem ret wed * vas "! Tricago, Illin as, bacu				NY, an Illinois corpo	ration doing business in
HAT, WHERE AS he	e Mortgagors are j	justly indebted to			reinafter described, said
			ara and walirby of		Dollars.
idenced by one certa	in log af gent Not	e of the Mortgagor	s of even date herewith	ı, made payable as st	
nd delivered, in and bustalments as follows:		the Mortgagors pr	omise to pay the sum of	ar 12.50 34	including interest in
The same of the sa	J. 20 19 23			Dollars or mo	ie on the <u>lote</u> day
19			ally and annual deat de	Gard and a Co	te on the <u>lota</u> dayDollars or more on rincipal and interest, if
ot sooner paid, shall be	e due on the Lyn	trans no dote is n	uny pard except diat ii 19 €2 .	e mai payment of [inicipai and interest, ii
				y in accordance with ontained, by the Mortga cknowledged, do by the te and all of their esta- UNTY OF	the terms, provisions and gors to be performed, and ese presents CONVEY and e, right, title and interest AND STATE OF
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,),		
	Lots 11, 12	on of Section	Lioza 130 in may ns 2/11, and 12	rood	
	Township 39	Worth, mana	a li, mest of tr	e Third	
	rrinciple r	eridian, in (Cook Com y, ±11	inois	
•					
				CVA,	
					11000
				1/2	
				Q_{i}	
		*			U _r
reof for so long and duri te and not secondarily ditioning, water, light, p going), screens, window going are declared to b ipment or articles hereaf			s the "premises," res, and appurtenances the entitled thereto (which are cless now or hereafter the or contralled), and coverings, inador beds acally attached thereto or ors or their successors or a	ereto belonging, and all pledged primarily and crein or thereon used adventilation, includin , awnings, stoves and not, and it is agreed to ssigns shall be consider	I renty (som, and profits on a parity with said real to supply but has, an a twithout estacting the water heaters All of the hat all similar has access, all as constituting and a
	LD the premises un from all rights and I	ito the said Trustee, i benefits under and b	its successors and assigns, y virtue of the Homestead		
This trust deed consis	sts of two pages, "	The covenants, cor	nditions and provisions a part hereof and shall		
essors and assigns.		of Morteneous t	ho day a nd so ar fi e st al	ove written	
WITNESS the hand $_$				11 111.11	~~ ISFALL
WITNESS the hand		I SEAL	Bisho	y nous	
VITNESS the hand		SEAL SEAL	1/1/2	m: ///	200 ISEAL I
			1/1/2	m. Will	PAC I SEAL!
TE OF ILLINOIS,	I SS. a Notary	(SEAL	1 ELCA	m. Will	PCC ISFAL
TE OF ILLINOIS.	SS. a Notary THAT	y Public in and for an	d residing in said County,	m the State aforesaid.	O HEREBY CERTIFY
TE OF ILLINOIS.	SS. a Notary THAT CONTROL to are personally regoing instrume	y Public in and for an icertain Charles	ad residing in said County.	in the State aforesaid, whose name 420 y in person and	O HEREBY CERTIFY subscribed to the acknowledged—that
TE OF ILLINOIS.	I. I. I. I. I. I. I. I.	y Public in and for an certify. Certafy. Known to me to beent, appeared signed, sealed	nd residing in said County, the same person S before me this day and delivered the said	in the State aforesaid, whose name 420 y in person and	OO HEREBY CERTIFY subscribed to the
TE OF ILLINOIS.	I. SS. a Notary HIAT	y Public in and for an certific Certifi	of residing in said County, 2004 to same person Superior me this day and delivered the said rein set forth.	in the State aforesaid, whose name 420 y in person and	O HEREBY CERTIFY subscribed to the acknowledged—that
TE OF ILLINOIS.	I. SS. a Notary HIAT	y Public in and for an certify. Certafy. Known to me to beent, appeared signed, sealed	of residing in said County, 2004 to same person Superior me this day and delivered the said rein set forth.	in the State aforesaid, whose name 420 y in person and	O HEREBY CERTIFY subscribed to the acknowledged—that
TE OF ILLINOIS.	I. SS. a Notary HIAT	y Public in and for an certific Certifi	of residing in said County, 2004 to same person Superior me this day and delivered the said rein set forth.	in the State aforesaid, whose name 420 y in person and	O HEREBY CERTIFY subscribed to the acknowledged—that

UNOFFICIAL COPY

RECEIVED IN BAD CONDITION

Page $2 = \frac{1}{2} \frac{3}{3} \frac{3}{2}$. THE COVENANTS, CONDITIONS AND PROVISIONS RELEARED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEFINE).

THE COVENANTS, CONDITIONS AND PROVISIONS RELEARED DOOR PAGE LOTHER REVERSE SIDE OF THIS TRUST DEEDS:

1. Mortgagers shall (a) promptly report, astore or related and, buildings or improvements now or hereafter on the premises which may become damaged or by doctored, (b) keep said premises in proof conditions and report, without waste, and tree from mechanic's or other lieus of claums for hein not expressly subsolutated to the lieu hereof, (c) pay when due any undefined we secured by a hein or charge on the premises superior to the lieu hereof, and upon request exhibit satisfactory evidence of the discharge of such pixol lieu to Trustee or to holders of the note; (d) complete within a reasonable time any huiding or buildings now at any time in process of erection upon said premises; (c) comply with all requirements of law or mainting) ordinances with respect to the premises and the use thereof; (f) make no appropriate to the premises and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note equipilities receipts therefort. To prevent default hereinders all general faves, and shall, upon written request, furnish to Trustee or to holders of the note and shall, upon written request, furnish to Trustee or to holders of the note and shall proportion of the note of the

Court from time to time may authorize in recover to apply me net mention in manifesting and proportion whose a manifesting and thereby, or by any decree of a six in this trust deed, or any tax, special assessment or other then which may be or become superior to the first them thereby or of such decree, provided with a splication is made prior to foreclosure sale; (b) the deficiency in case of a sale and the first them to the conference of the not before the provided with the superior to the conference of the material and the first of the party interposing same in an action at lact you the note hereby secured.

9. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

10. Trustee or his odd by the continuous of the spinals its our dienoits of trustees, or to impure into the validity of the spinals its or the identity, capacity, or authority of the spinals its our dienoits of the premises, or to impure into the validity of the spinals its or the identity, capacity, or authority of the spinals its our dienoits of the first hall be permitted for that purpose.

10. Trustees hall term power unless expressly observed by the terms between, nor be labele to any acts or omissions between deed or exercising any power herein psychial materials and the lact of the control of the propose of Trustee, and it may require indemnities satisfactory to it before exercising any power herein psychial materials. The control psychial psychial to the psychial psych

FALSE MALOSED JUL 20 2 37 PH '77

*24021156

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE HEATHFIELD BY CHICAGO THE FAND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

CHICAGO TITLE AND TRUST COMPANY,

MELLOS PALL

C C

PLACE IN RECORDER'S OFFICE BOX NU

OF RECORDED DOCUMENT