UNOFFICIAL COPY

		gradient de la companya de la compa	ngo ta t, g a jiga a zamogat za a a a a a a a a swa wa c	e andress and a second		
	E E. COLE®	FORM No. 206			and the state of t	₹871990 kar⊈urak la revinsia ing
1, 23		September, 1975	UN SOUTH TO TELINOIS	24 070 151	شين المنطقة	er R. Bleen
', ©	TRUST DE	ED (Illinois) Note Form 1448 Including interest)	FILED FOR RECORD			OF DEEDS
(Mc	onthly payments	Including interest	g 23 12 50 PH '77	\(\)		070151
†				Noe Above Space Fo	r Recorder's Use Only	370131
	DENTU, n	nade Augu	st 19, 1977_	\sim \vee \sim	•	WYSS,
) his wif O ARTHUR	E. BI SC	mship of Lem L, of Village	ont, Cook County, J	unty Illinois -	herein referred to as	"Mortgagors," and
herein refe termed "I	erred to as ""	us ce," witnesseth: te," of even date i	That, Whereas Mortgagors, perewith, executed by Mortga	are justly indebted to the	legal holder of a principa cater	l promissory note,
• •			\ \	cipal sum of ————		
ELEVEN	THOUSAND) & w0/10^ (\$	11,000.00)	Dollars, and	interest from date he	reof
to be pay	able in install	ments as tolle as	time to time inpuid a the	2/100 (\$106.72)	(44.04 pg)	Dollars
on the .= 4.	tay of	- October 1-1-	77 and ONE HUN	DIED STY & LELTON	(9100.6)	Dollars
sooner nais	d, shall be due	on the -19th	by C Angust	- 19 92 all such payme	nts on account of the inde	htedness evidenced
of said ins	stallments con	stituting principal.	ing it paid interest on the un to the extent not paid when payments their in ade payable	due, to bear interest after	the date for payment there	of, at the rate of
ا ۱۳/د عاد	or cent per ar	such other place as	the legal older of the note m	ay, from time to time, in w	riting appoint, which note fu	rther provides that
at the elect become at or or interest	ion of the lega once due and p in accordance	a noider thereof and ayable at the place of with the terms there	the legal older of the note m without n in the principal of plyment arty said, in case d of ur in case d faul shall occ election may h. a." I may for payment notice of d shor	sum remaining unpaid there lefault shall occur in the pay for and continue for these	on, together with accrued int ment, when due, of any insta	erest thereon, shall Ilment of principal
contained i	n this Trust D	leed (in which event waive pretentment t	election may have a tany for payment notice of d show	time after the expiration o	f said three days, without no test.	otice), and that all
NOW	THEREFORI	nentioned note and	ment of the said pr "e", a' su	m of money and interest	in accordance with the tern	is, provisions and
Mortgagors Mortgagors	to be perfor by these pre-	med, and also in control	ment of the said processal su d oxydis Trust Deed, as a so- consideration of the sum of MARNANT unto the T ust theyein, situate, lying and	One Dollar in hand paid, ee, or his successors and	the receipt whereof is here assigns, the following desc	by acknowledged, ribed Real Estate,
and all of	their estate, ri	ght, title and intere	therein, situate, lying and COUNTY OF SHILLCREST ESTAT	be ag in the OOK	AND STATE OF I	LLINOIS, to wit:
Lot Twen	nty (20): the Nortl	in D. Kandick Heast quarter	of Section 28, ly	er, a subdivision ing Northerly of c	of all that part of center line of McCa	of the East orthy Road
all in ?	Pownship !	37 North Ran	nge 11, East of the	Third rincipal I	Meridian, in Cook (County,
Illinoi	<->					
	, ~			44		
*				1/2×	10	
<i>†</i>				777	10	00
which, with	the property	herebafter describ	ed, is referred to herein as t enements, casements, and ap	he "premises," purtenances thereto belongh	ng, and at rents, issues and	
which, with TOGE so long and said real es	the property THER with a during all su state and not	herebafter describ ill improvements, to ch times as Mortga, secondarily), and a	ed, is referred to herein as t enements, casements, and ap- gors may be entitled thereto I fixtures, apparatus, equipm	he "premises," purtenances thereto belongi (which rents, issues and pro ent or articles now or here	ng, and a l rents, issues and fit are pl dged primarily an al r, thereir or thereon use	
which, with TOGE so long and said real es gas, water, stricting it	the property THER with i during all su state and not light, power, e foregoing), oning are deals	herehafter describ ill improvements, te ch times as Mortga, secondarily), and a refrigeration and a screens, window sha tred and perced to	ed, is referred to herein as t enements, casements, and ap- gors may be entitled thereto If fixtures, apparatus, equipm ir conditioning (whether sin, bea, part of the moreoned w	he "premises," purtenances thereto belongi (which rents, issues and pro ent or articles now or here gle units or centrally confu- cronises whether theyele-the	ng, od id rents, issues und fit are pl dged primarily an af er thereir or thereon us olle ') and 'ventilation, inclu- i, inauor oeds, stoves and w	
so long and said real es gas, water, stricting the of the force	THER with a during all sustate and not light, power, to foregoing), going are declars and addition	all improvements, to ch times as Mortga, secondarily), and a refrigeration and a screens, window sha ared and agreed to se and all similar of	enements, casements, and ap- gors may be entitled thereto il fixtures, apparatus, equipm iir conditioning (whether sin, ddes, awnings, storm doors an be a part of the mortgaged prother apparatus, equipment	purtenances thereto belongi (which rents, issues and pro- ent or articles now or here gle units or centrally contri- d windows, floor coverings remises whether physically or articles hereafter placed	ng, ad a rents, issues and fit are pl dged primarily an af ar thereir or thereon us olle 13 and ventilation, inclus, inauor octs, stoves and wattache. I're 3 or not, and in the p en 2 s by Mortga	profits thereof for d on a parity with d to supply heat, ding (without re- vater heaters. All it is agreed that goes or their suc-
so long and said real es gas, water, stricting the of the force	THER with a during all sustate and not light, power, to foregoing), going are declars and addition	all improvements, to ch times as Mortga, secondarily), and a refrigeration and a screens, window sha ared and agreed to se and all similar of	enements, casements, and ap- gors may be entitled thereto il fixtures, apparatus, equipm iir conditioning (whether sin, ddes, awnings, storm doors an be a part of the mortgaged prother apparatus, equipment	purtenances thereto belongi (which rents, issues and pro- ent or articles now or here gle units or centrally contri- d windows, floor coverings remises whether physically or articles hereafter placed	ng, and a rents, issues and fit are pl dged primarily an af ir thereir or thereon us oble to an ventilation, including the control of the con	profits thereof for d on a parity with d to supply heat, ding (without re- vater heaters. All it is agreed that goes or their suc-
so long and said real es gas, water, stricting if of the foreg all building cessors or a TO HA and trusts beard rights	THER with a during all su state and not light, power, ne foregoing), going are declass and addition assigns shall be AVE AND To herein set fort and benefits.	all improvements, to the times as Mortga, secondarily), and a refrigeration and a screens, window shared and agreed to be part of the mortga of HOLD the premish, free from all righorteneors do here	enements, casements, and ap- gors may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin, debe apart of the mortgaged pro- got premises and Trustee, its large premises and Trustee, its his and benefits under and be be expressly release and wait	purtenances thereto belongii (which rents, issues and pro ent or articles now or her gle units or centrally control d windows, floor coverings remises whether physically or articles hereafter placed or his suecessors and assign y virtue of the Homestead I	s, forever, for he purposes, Exemption Laws of the State	prolits thereof for d on a parity with d to supply heat, ding (without re- vater heaters. All it is agreed that gors or their suc- and upon the uses of Illinois, which
TOGE so long and said real es gas, water, stricting if of the forey all building cessors or a TO H and trusts I said rights This T are incorpo Mortgagors	THER with a during all su state and not light, power, ee foregoing), going are deels and addition said addition said addition said addition and benefits frust Deed corrated herein bets, s, their heirs, s	all improvements, to ch times as Mortga, secondarily), and a refrigeration and a screens, window sha ared and agreed to is and all similar or part of the mortga of HoLD the premith, free from all rigidorigagors do here issless of two pages, y reference and here uccessors and assign assign to the more consists of two pages, y reference and here uccessors and assign and assign as more consistent as the more consistent as a more consistent	enements, easements, and ap- gors may be entitled thereto II fixtures, apparatus, equipm it conditioning (whether sin, due to be a part of the mortgaged pi ged premises, ses unto the said Trustee, its hits and benefits under and b- got permises, and be a part of the said Trustee, its hits and benefits under and wait The covenants, conditions at the covenants, conditions a by are made a part hereof it	purtenances thereto belongic (which rents, issues and proent or articles now or here gle units or centrally control d windows, floor coverings remises whether physically or articles hereafter placed or his successors and assign y virtue of the Homestead I we, and provisions appearing on he same as though they were	s, forever, for he purposes, Exemption Laws of the State	prolits thereof for d on a parity with d to supply heat, ding (without re- vater heaters. All it is agreed that gors or their suc- and upon the uses of Illinois, which
TOGE so long and said real es gas, water, stricting if of the forey all building cessors or a TO H and trusts I said rights This T are incorpo Mortgagors	THER with a during all su state and not light, power, re foregoing, going are decks and addition sisigns shall be AVE AND TO herein set fort and benefits frust Deed corrated herein b, their heirs, s s the hands and	all improvements, to times as Mortga, secondarily), and a refrigeration and a screens, window sha red and agreed to is and all similar or part of the mortga	enements, casements, and ap- gors may be entitled thereto Il fixtures, apparatus, equipm ir conditioning (whether sin, ides, awnings, storm doors an be a part of the mortgaged pr- rother apparatus, equipment aged premises. ses unto the said Trustee, its hits and benefits under and by by expressly release and wait. The covenants, conditions a eby are made a part hereof the.	purtenances thereto belongic (which rents, issues and proent or articles now or here gle units or centrally control d windows, floor coverings remises whether physically or articles hereafter placed or his successors and assign y virtue of the Homestead I we, and provisions appearing on he same as though they were	s, forever, for he purposes, Exemption Laws of the State	profits thereof for a parity with a parity w
TOGE so long and said real es gas, water, stricting if of the forey all building cessors or a TO H and trusts I said rights This T are incorpo Mortgagors	THER with a state and not ight, power, we foregoing, redects and addition saigns shall be a feet and benefits. Fust Deed corrated herein be the hands at the hand	all improvements, to theme as Mortga, secondarily), and a refrigeration and a screens, window shr ared and agreed to is and all similar or part of the mortga of HOLD the premissible of the property of the property of the premissible of the property of the premissible of the prem	enements, casements, and ap- gors may be entitled thereto Il fixtures, apparatus, equipm ir conditioning (whether sin, ides, awnings, storm doors an be a part of the mortgaged pr- rother apparatus, equipment aged premises. ses unto the said Trustee, its hits and benefits under and by by expressly release and wait. The covenants, conditions a eby are made a part hereof the.	purtenances thereto belonging (which rents, issues and proent or articles now or here led units or centrally controlled the co	s, forever, for he purposes, Exemption Laws of the State	prolits thereof for d on a parity with d to supply heat, ding (without re- vater heaters. All it is agreed that gors or their suc- and upon the uses of Illinois, which
TOGE so long and said real es gas, water, stricting if of the forey all building cessors or a TO H and trusts I said rights This T are incorpo Mortgagors	THER with a during all su state and not light, power, to foregoing, going are declassings shall be AVE AND TO and benefits frust Deed corrated herein be, their heirs, so the hands at PLEASE	all improvements, to the times as Mortga, secondarily), and a creftigeration and a creftigeration and a mared and agreed to a sand all similar or part of the mortga of HOLD the premish, free from all right of two pages, and assign at season of two pages, and assign at season of Mortgagar and Assign at the Mortgagar and Mortgag	gors may be entitled thereto Il fixtures, apparatus, equipm ir conditioning (whether sin, ir conditioning the continue best part of the best part o	purtenances thereto belongic (which rents, issues and proent or articles now or here gle units or centrally control d windows, floor coverings remises whether physically or articles hereafter placed or his successors and assign virtue of the Homestead I will be a supported to the top of the modern the support of the support of the approximate the support of the support of the cover written. (Seal)	s, forever, for he p, sposes, exemption Laws e the State page 2 (the rever e side of the here set out in full at 1.5	profits thereof for d on a parity with d on a parity with d of the control of the
TOGE so long and said real es gas, water, stricting it of the forer all building cessoo TO H and trusts it said rights This T are incorpo Mortgagors Witnes	THER with i during all su state and not light, power, so foregoing, he foregoing are decle so say that the say in the say	all improvements, to the times as Mortga, secondarily), and a screens, window sh ascreens, window sh ared and agreed of the secondarily secondarily in the secondaril	gors may be entitled thereto Il fixtures, apparatus, equipm ir conditioning (whether sin, ir conditioning the continue best part of the best part o	purtenances thereto belonging (which rents, issues and proent or articles now or here led units or centrally controlled the co	s, forever, for he p, sposes, exemption Laws e the State page 2 (the rever e side of the here set out in full at 1.5	profits thereof for a parity with a parity w
TOGE so long and said real es gas, water, stricting it of the forer all building cessoo TO H and trusts it said rights This T are incorpo Mortgagors Witnes	THER with i during all su state and not light, power, he foregoingl, soing are decles and addition sistens shall be with the signs shall be signs and shall be signed as the signs and shall be signe	all improvements, to the times as Mortga, secondarily), and a screens, window sh ascreens, window sh ared and agreed of the secondarily secondarily in the secondaril	genements, easements, and appors may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin, directioning the state of the mortgaged promises, some doors an be a part of the mortgaged promises and the mortgaged promises said Trustee, its has and benefits under and be by expressly release and wait The covenants, conditions a bey are made a part hereof the scors the day and year first al Karrett J. Wass ROBERT J. Wass	purtenances thereto belongic (which rents, issues and proent or articles now or here gle units or centrally control windows, floor coverings remises whether physically or articles hereafter placed or his successors and assign virtue of the Homestead I	s, forever, for , ep , rposes, 2xcmption Laws of the State page 2 (the rever) side of the feet set out in full at 1. the state page 2 (the rever) side of the feet set out in full at 1. the set out in full at 1. the set of the feet set out in full at 1. the set of the feet set out in full at 1. the set of the feet set out in full at 1. the set of the feet set of th	profits thereof (or d on a parity with d to supply heat, dding (without revoter heaters. All it is agreed that gors or their sucand upon the uses of Illinois, which this Trust Deed) and be binding on (Seal)
TOGE so long and said real es gas, water, stricting it of the forer all building cessoo TO H and trusts it said rights This T are incorpo Mortgagors Witnes	THER with i during all su state and not light, power, so foregoing, he foregoing are decle saying are decle saying are decle saying shall be a foregoing and benefits for the foreign set foreign	all improvements, to the times as Mortga, secondarily), and a screens, window sh ascreens, window sh ared and agreed of the secondarily secondarily in the secondaril	genements, easements, and apports may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin due apart of the mortgaged premises, ses unto the said Trustee, its hits and benefits under and by expressly release and wait The covenants, conditions are they are made a part hereof the score that the said Trustee, its hits and benefits under and wait the covenants, conditions are they are made a part hereof the score the day and year first al ROBERT J. WISS in the State aforesaic ROBERT J. WI	purtenances thereto belonging (which rents, issues and proent or articles now or here gle units or centrally control windows, floor coverings whether physically or articles hereafter placetor or his successors and assign yirtue of the Homestead I we. Additionally the successors and successors and though they were nove written. (Seal) I, the understand I, the understand I, the understand I we consider the successors and they were not written.	s, forever, for he p, crosses, exemption Laws or the State page 2 (the rever) side of the here set out in full at 1. State E. L. J.	profits thereof for 1 on a parity with 2 on a parit
TOGE so long and said real es gas, water, stricting it of the forer all building cessoo TO H and trusts it said rights This T are incorpo Mortgagors Witnes	THER with i during all su state and not light, power, so foregoing, he foregoing are decle saying are decle saying are decle saying shall be a foregoing and benefits for the foreign set foreign	all improvements, to the times as Mortga, secondarily), and a screens, window sh ascreens, window sh ared and agreed of the secondarily secondarily in the secondaril	genements, easements, and apports may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin does a write state after a second to the second seco	when the properties of the pro	s, forever, for he p, choses, exemption Laws of the State page 2 (the rever) side of the here set out in full at 1.5 Law Laws La	profits thereof for 1 on a parity with 1 on a parity with 1 on a parity heat, ding (without re-vater heaters. All it is agreed that gors or their sucand upon the uses of Illinois, which this Trust Deed) will be binding on (Seal)
TOGE so long and said real es gas, water, stricting it of the forer all building cessoo TO H and trusts it said rights This T are incorpo Mortgagors Witnes	THER with i during all su state and not light, power, so foregoing, he foregoing are decle saying are decle saying are decle saying shall be a foregoing and benefits for the foreign set foreign	all improvements, to the times as Mortga, secondarily), and a screens, window sh ascreens, window sh ared and agreed of the secondarily secondarily in the secondaril	genements, easements, and apports may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin does a write state after a second to the second seco	when the properties of the pro	s, forever, for he p, choses, exemption Laws of the State page 2 (the rever) side of the here set out in full at 1.5 Law Laws La	profits thereof for 1 on a parity with 1 on a parity with 1 on a parity heat, ding (without re-vater heaters. All it is agreed that gors or their sucand upon the uses of Illinois, which this Trust Deed) will be binding on (Seal)
TOGE so long and said real es gas, water, stricting it of the forer all building cessoo TO H and trusts it said rights This T are incorpo Mortgagors Witnes	THER with i during all su state and not light, power, so foregoing, he foregoing are decle saying are decle saying are decle saying shall be a foregoing and benefits for the foreign set foreign	all improvements, to the times as Mortga, secondarily), and a screens, window sh ascreens, window sh ared and agreed of the secondarily secondarily in the secondaril	genements, easements, and apports may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin does a write state after a second to the second seco	when the properties of the pro	s, forever, for , ep , roses, 2xemption Laws of the State page 2 (the rever) side of the feet energy of the	profits thereof for 1 on a parity with 1 on a parity with 1 on a parity heat, ding (without re-vater heaters. All it is agreed that gors or their sucand upon the uses of Illinois, which this Trust Deed) will be binding on (Seal)
TOGE so long and said real es gas, water, stricting the of the long and sold the long cessors or a said right Tol H, and trusts This T are incorpo Mortgagors: Witnes	THER with is during all su state and not light, power, so for goingle. In the control of the con	all improvements, to the times as Mortga, secondarily), and a screens, window sho screens, window sho is a screens, window sho is a screens, window sho is and all similar or part of the mortga of HOLD the premi h, free from all right dortgagors do here lashes of two pages, y reference and her accessors and assign all scales of Mortgagors and scales an	genements, easements, and apports may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin does a write state after a second to the second seco	when the properties of the pro	s, forever, for he p, choses, exemption Laws of the State page 2 (the rever) side of the here set out in full at 1.5 Law Laws La	profits thereof for 1 on a parity with 1 on a parity with 1 on a parity heat, ding (without re-vater heaters. All it is agreed that gors or their sucand upon the uses of Illinois, which this Trust Deed) will be binding on (Seal)
TOGE So long and said real es gas, water, stricting the of the fore all sold the fore all sold the cessors or a said rights This T are incorpo Mortgagors: Witness State of Illin	THER with is during all su state and not light, power, we foregoingle the following and benefits I rust Deed contrated herein between the following and benefits I rust Deed contrated herein between the following and the followin	all improvements, to the times as Mortga, secondarily), and a servens, window sho servens, window sho is part of the mortga of the mortga of the premium of the mortga of th	genements, easements, and apors may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin des, awnings, storm doors in a des, awnings, storm doors in ged premises. ses unto the said Trustee, its his and benefits under and by expressly release and wait. The covenants, conditions a deby are made a part hereof it is. ROBERT J. WISS in the State aforesaid—ROBERT J. WI personally known to subscribed to the for edged that = 1, 97 - 5 free and voluntary ac waiter of the right of the state of the subscribed of the form of the subscribed to the form of the subscribed to the form of the right of the subscribed to the form of the right of the subscribed to the form of the right of the subscribed to the form of the right of the subscribed to the form of the right of the subscribed to the subscribed to the form of the right of the subscribed to the s	which entry the term of the te	s, forever, for he p, choses, exemption Laws of the State page 2 (the rever) side of the here set out in full at 1.5 Law Laws La	profits thereof for 1 on a parity with 1 on a parity with 1 on a parity heat, ding (without re-vater heaters. All it is agreed that gors or their sucand upon the uses of Illinois, which this Trust Deed) will be binding on (Seal)
TOGE So long and said real es gas, water, stricting the of the fore all sold the fore all sold the cessors or a said rights This T are incorpo Mortgagors: Witness State of Illin	THER with is during all su state and not light, power, so for goingle. In the control of the con	all improvements, to the times as Mortga, secondarily), and a secondarily and a refrigeration and a red and agreed to be a marked and agreed to be part of the mortga of HOLD the premish, free from all right of two pages, and asking and asking and seals of Mortgags and asking and seals of Mortgags and Seals	genements, easements, and apports may be entitled thereto Il fixtures, apparatus, equipm it conditioning (whether sin does a write state after a second to the second seco	uptrenances thereto belonging the which rents, issues and proent or articles now or here go the control of the	s, forever, for he p, choses, exemption Laws of the State page 2 (the rever) side of the here set out in full at 1.5 Law Laws La	profits thereof for d on a parity with the different parity has been declared by the declared by t
TOGE So long and said real es gas, water, stricting the of the fore all sold the fore all sold the cessors or a said rights This T are incorpo Mortgagors: Witness State of Illin	THER with is during all su state and not light, power, se foregoing, are declared to the state and state a	all improvements, to the times as Mortga, secondarily), and a sercens, window sha sercens, window sha to the service of the se	genements, easements, and apports may be entitled thereto Il fixtures, apparatus, equipm in conditioning (whether sin des, awnings, storm doors an des, awnings, storm doors and the said Trustee, its his and benefits under and by expressly release and wait. The covenants, conditions are by are made a part hereof it is. ROBERT J. WISS in the State aforesain—ROBERT J. WI personally known to subscribed to the for edged that 19 y - s free and voluntary as waiter of the right of the state of the	uptrenances thereto belonging the which rents, issues and proent or articles now or here go the control of the	s, forever, for , ep , roses, exemption Laws of the State page 2 (the rever) side of the feet here set out in full at 1. s. page 2. L.	profits thereof for d on a parity with the different parity has been declared by the declared by t
TOGE So long and said real es gas, water, stricting the of the fore all sold the fore all sold the cessors or a said rights This T are incorpo Mortgagors: Witness State of Illin	THER with is during all su state and not light, power, se foregoing, are declared to the state and state a	all improvements, to the times as Mortga, secondarily), and a secondarily and a refrigeration and a red and agreed to be a marked and agreed to be part of the mortga of HOLD the premish, free from all right of two pages, and asking and asking and seals of Mortgags and asking and seals of Mortgags and Seals	genements, easements, and apports may be entitled thereto Il fixtures, apparatus, equipm in conditioning (whether sin des, awnings, storm doors an des, awnings, storm doors and the said Trustee, its his and benefits under and by expressly release and wait. The covenants, conditions are by are made a part hereof it is. ROBERT J. WISS in the State aforesain—ROBERT J. WI personally known to subscribed to the for edged that 19 y - s free and voluntary as waiter of the right of the state of the	in the transport of the same parter of the same parter of the same process of the same process of the same process of the same process of the same parter of the same	s, forever, for , ep , roses, exemption Laws of the State page 2 (the rever) side of the feet here set out in full at 1. s. page 2. L.	profits thereof for d on a parity with the different parity has been declared by the declared by t
TOGE So long and said real es gas, water, stricting the of the fore all sold the fore all sold the cessors or a said rights This T are incorpo Mortgagors: Witness State of Illin	THER with is during all su state and not light, power, se foregoing, are declared to the state and state a	all improvements, to the times as Mortga, secondarily), and a sercens, window sha sercens, window sha to the service of the se	genements, easements, and apports may be entitled thereto If fixtures, apparatus, equipm in conditioning (whether sin in conditioning the continuity of the mortgaged profiles) and the single profiles apparatus, equipment is set unto the said Trustee, its has and benefits under and by expressly release and wait. The covenants, conditions and shy are made a part hereof the state of the said Trustee, its has and benefits under and wait. The covenants, conditions as they are made a part hereof the state of the said Trustee. It is sort the day and year first all the said Trustee. The said the said Trustee is so, in the State aforesaid—ROBERT J. WASS creamed voluntary acquaints of the right of the said trustee of the right of the said trustee. The said trustee of the right of the said trustee of the right of the said trustee. The said trustee of the right of the said trustee of the right of the said trustee of the right of the said trustee. The said trustee of the right of the said trustee of the right of the said trustee. The said trustee of the right of the said trustee of the said trustee of the said trustee of the said trustee of the said trustee. The said trustee of the s	in the transport of the same parter of the same property of the same pro	s, forever, for , ep , roses, exemption Laws of the State page 2 (the rever) side of the feet here set out in full at 1. s. page 2. L.	profits thereof for d on a parity with the different parity has been declared by the declared by t
TOGE So long and said real es gas, water, stricting the of the fore all sold the fore all sold the cessors or a said rights This T are incorpo Mortgagors: Witness State of Illin	THER with is during all su state and not light, power, we foregoing in the following and the following	all improvements, to the times as Mortga, secondarily), and a sercens, window sho servens, window sho in the servens, window sho in the servens, window sho in the servens of the mortga of the part of the mortga of the premish, free from all right dortgagors do here lasts of two pages, y reference and her necessors and assign and seals of Mortgagor showing the seals of the pages, and the pages of the pages, and the pages of the pages o	genements, easements, and apors may be entitled thereto Il fixtures, apparatus, equipm in conditioning (whether sin des, awnings, storm doors an des, awnings, storm doors and des, awnings, storm doors and des, awnings, storm doors and the security of the said Trustee, its his and benefits under and by expressly release and wait. The covenants, conditions a deby are made a part hereof the storm of the said Trustee, its his and benefits under and war first all the security of the said Trustee, its first and the said Trustee, and the said Trustee and the said Trustee and the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and the sai	which enter the belong in the control of the contro	s, forever, for , ep , roses, skemption Laws et the State page 2 (the rever) side of the here set out in full at 1 to page 2. The set out in full at 1 to page 2. The set out in full at 1 to page 3. The set out	profits thereof for d on a parity with the different parity has been declared by the declared by t
TOGE so long and said real es gas, water as the fore of the fore; all building cessors or a TO H, and trusts is This T are incorpe Mortguscows Witnes Stote of Illin Given under Commission This instrut	THER with is during all su state and not light, power lig	all improvements, to the times as Mortga, secondarily), and a secondarily, and a servens, windows so the secondarily of the sec	gors may be entitled thereto Il fixtures, apparatus, equipm in conditioning (whether sin des, awrings, storm doors in ged premises. ses unto the said Trustee, its hits and benefits under and by expressly release and wai The covenants, conditions a by expressly release and wai The covenants, conditions a sort the day and vear first al ROBERT J. WISS SS, in the State aforesai ROBERT J. WI personally known to subscribed to the for edged that = 1, 97 -, free and voluntary ac waiver of the right of MAIN STREET, LEMON SSS) CSTRUP	in the transport of the same parter of the same property of the same pro	s, forever, for , ep , roses, skemption Laws et the State page 2 (the rever) side of the here set out in full at 1 to page 2. The set out in full at 1 to page 2. The set out in full at 1 to page 3. The set out	profits thereof for d on a parity with the different parity has been declared by the declared by t
TOGE so long and said real es gas, water as the fore of the fore; all building cessors or a TO H, and trusts is This T are incorpe Mortguscows Witnes Stote of Illin Given under Commission This instrut	THER with is during all su state and not light, power, we foregoing in the following and the following	all improvements, to the times as Mortga, secondarily), and a secondarily, and a servens, windows so the secondarily of the sec	genements, easements, and apors may be entitled thereto Il fixtures, apparatus, equipm in conditioning (whether sin des, awnings, storm doors an des, awnings, storm doors and des, awnings, storm doors and des, awnings, storm doors and the security of the said Trustee, its his and benefits under and by expressly release and wait. The covenants, conditions a deby are made a part hereof the storm of the said Trustee, its his and benefits under and war first all the security of the said Trustee, its first and the said Trustee, and the said Trustee and the said Trustee and the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and voluntary active of the right of the said Trustee and the sai	in the underse the same process of process o	s, forever, for , ep , roses, skemption Laws et the State page 2 (the rever) side of the here set out in full at 1 to page 2. The set out in full at 1 to page 2. The set out in full at 1 to page 3. The set out	profits thereof for d on a parity with the different parity has been declared by the declared by t

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanics liens or liens in favor of the United States or other liens or claims for lien on expressly subordinated to the lien tertorf; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such pior lien to 1 moter or to holders of the note; (5) complete within a crosmodule time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or manicipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer give charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note to the content of the premise of the property of the property of the property of the property of the pay in full under protest, in the manner provided by statute any tax or assessment which Mortgagors may desire to contest.
- 3. "origagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightni g at I windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or rep. irin, t'e same or to pay in full the indebtedness secured hereby, all in companies astifactory to the holders of the note, under insurance policies pay ole in case of loss or damage, to Trustee for the benefit of the helders of the note, such rights to be evidenced by the standard mortgage claur to be attached to each policy, and shail deliver all policies, including additional and renewal policies, to helders of the note, and in case of insurance to ut to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of c. fa ilt therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgage. It is a few and payment to perform any act hereinbefore required of Mortgage. It is a few and payment compared to the performance of the per
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate, recurred from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any ax, a sessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay each item o indebtedness herein mentioned, both principal and interest, here due according to the terms hereof. At the election of the holders of the principal and to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal note o in t is Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest, or in case default shall occur are continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7. When the indebtedness hereby secured shall we do do do do whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage debt. In any rift to forcelose the lien hereof, the tree shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which in y be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appraiser's fees, outlays for door centary and expert evidence, stenographers' charges, publication costs and costs twhich may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of filte, title searches and examinations, guarantee policies. Torreus certificates, and similar data are so necessary of the state of the other may deem to be reasonably necessary either to prosecute such said or to evidence to bid ors at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. In addition, all expended for an and expenses of the nature in this paragraph mentious that the come so much additional indebtedness secured be reasonable or an analysis, with interest thereon at the rate of eight the cannot an understand or an analysis of the content of the proposed and bankrupely proceedings, to which either of them shall be a 1, 3, 3, 3, 6, or as plantiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby secured; or (b) preparations for the cover a plantiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby secured; or (b) preparations for the cover of any suit for the foreclosure hereof after accural of such right to foreclose whether or not actually commenced; or (c) preparations for the cover of any suit for the foreclosure hereof after accural of such ri
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and a plifal in the following order of priority: First, on account of all costs and expenses inclident to the ioreclosure proceedings, including all such item, as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness administal trans evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining unpaid; fourth, ny ow plus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, who is regard to the solveney or insolveney of Mortgagors at the time of application for such receiver and without regard to the then value of the priviles or whether the same shall be that occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such a receiver and have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a dictine, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times when Mortger expected for the full statutory redemption, whether there be redemption of profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the covered such apply the net income in his hands in payment in whole or in part of: (1) The indebted essession in the protection of the protectio
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any d fense v hich would not be good and available to the party interposing same in an action at law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access ther octanible permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omis ions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he may require i. demnities satisfactory to him before exercising any power herein given.
- 3. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that a behavior of the second of the lien thereof by proper instrument upon presentation of satisfactory evidence that a behavior of the second of the secon
 - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, No. TRACY WALKER of DuPago County, that be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.
 - 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

	the mistamment	TAOTE	memmoneu	111	unc	W TILLITIE	•
ORTANT							

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE
TRUST DEED IS FILED FOR RECORD.

 ∇

identified herewith under Identification No.	
Trustee	

END OF RECORDED DOCUMENT