

STATE OF THE PARTY THIS INSTRUMENT FREFARED BY: CAROL A. GUERINO

6840 West Belmont , Chgo.

Loan No. 12400116-5

TRUST DEED AND NOTE 25849209

THIS INDENTURE WITNE SETH, that the undersigned as Grantors, of Chicago County of \_\_\_\_ TILINGS.— for and in consideration of the sum of One Dollar and other good and valuable considerations, in hand paid, convey and warrant to the Grantee, OP O DEARBORN FIDERAL SAVINGS AND LOAN ASSOCIATION a corporation of the United States of America, of the City of Chicago, County of Cook..., in the State of Illinois, the Gescribed Real Estate, with all improvements thereo. At steed in the County of Cook..., in the State of Illinois, to wit:

PARCEL 1
THE SOUTH 128.70 FEET OF THE NORTH 161.70 FEET TEXCEPT THE WEST 62.40
FEET THEREOF) OF THE FULLOWING FRACT:
THE NORTH 1/2 OF THE SOUTH 1/2 OF THE WEST 2 1/2 ACRES OF THE EAST 1/2 OF
THE NORTH 40 ACRES OF THE WEST 1/2 OF THE NORTH WEST 1/4 OF SECTION 30,
TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COUNTY, THIRD TO SIGNIJJI .YTNUDD

AL SO

25849209

PARCEL 2 PARCEL ?
THE NORTH 128.70 FEET OF LCT 35 (EXCEPT THE EAST 80 FEET THEREOF) IN
BLOCK 2 IN WAGNER AND KIRSCHNER'S BELMONT T RRACE SUBDIVISION IN THE WEST
1/2 OF THE NORTH WEST 1/4 OF SECTION 30, TOWNS'19 40 NORTH, RANGE 13 EAST
OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, LLINCIS T'S OFFICE

## UNOFFICIAL COPY

| C  | Ox<br>Ox   |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|--|
|  |  |  |  |  |  |  |  |  |
|  | 0.   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |
|  |  | $C'_{r}$   |  |  |  |  |  |  |
|  |  | 0  |  |  |  |  |  |  |
|  |  | 4  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |
|  |  |  | 6  |  |  |  |  |  |
|  |  |  | . 6  | <i>/</i> .   |  |  |  |  |
|  |  | nicky street and the second  | ا د در کیستین سیسیست و دری معولید  | TOTAL PROPERTY METALOGRAPHICA  |  |  |  |  |
| y manakan makan  | ्रहेशका सम्माति ।<br>-   | · · · · · · · · · · · · · · · · · · ·  |  |  |  |  |  |  |
|  |  |  |  |  | )  |  | <u> </u>   |  |
| <u></u>  | SEE A  | ATTACHED LEGA  | <u></u>  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |
|  |  |  |  | ha haaraaaaa .   |  | un Stan Stat   |  |  |
| hereby releas  | ing and waiving al<br>agvertheless, for th   | ii rights under and<br>he purpose of secu  | by virtue of t<br>ring performa  | nce of the follo   | xemption liv<br>wing obligati  | icn, to wit:   |  | •  |
| \$ 2,200.d   | nevertheless, for th   | he purpose of secu   | ring performa  | nce of the follow  | wing obligati  | icn, to wit:   | 19 <u>81</u>   | _  |
| \$ 2,200.0   | eived we promise to<br>of the United States  | he purpose of secu<br>o pay to the order<br>s of America, the s  | of FORT DE   | APTII 21 ARBORN FED. HOUSAND TW  | Wing obligation  | INGS IND   | DAN ASS  | OCIATI<br>Dollar   |
| \$ 2,200.0  for value rece a corporation at the office   | eived we promise to<br>of the United States<br>of the legal holder   | ne purpose of secu<br>o pay to the order<br>s of America, the s<br>r of this instrumer   | of FORT DE<br>um of TWO T  | APPIL 21 ARBORN FED. HOUSAND TW t on the balance   | ERAL SAV   | icn, to wit:  INGS IND  D ANI NO  al remaining f   | DAN ASS  | OCIATI<br>Dollar<br>time unpa  |
| * 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34  | nevertheless, for the level we promise to of the United States of the legal holder 18 per cent per RED EIGHTYTH  | o pay to the order s of America, the s r of this instrumer annum, such princ REE 34/100th Dollars on the   | of FORT DE<br>um of TWO T<br>at and interes<br>ipal sum and<br>Dollars on  | APFII 21 ARBORN FED. HOUSAND TW t on the balanc interest to be p the 1st do of each and eve  | ERAL SAV O HINDRE e of principa ayable in in ay of MAY ery month the   | INGS IND D ANL NO al remaining f stallments as   | DAN ASS<br>100ths<br>Jun Lage to 1<br>full vs:<br>19.21., and<br>said Note is  | OCIATIO DOLLAR D |
| for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that the all such paym  | eived we promise to of the United States of the legal holder 18 per cent per EED EIGHTYTH.   | o pay to the order sof America, the sr of this instrumer annum, such princ REE 34/100th Dollars on the principal and intef the indebtedness  | of FORT DE<br>um of TWO I<br>at and interes<br>ipal sum and<br>S Dollars on<br>a lat day<br>rest, if not so<br>evidenced by  | APPIL 21 ARBORN FED HOUSAND TW t on the balanc interest to be p the LSC de de de oner paid, shall y this Note to b   | ERAL SAV O HINDRE e of principal ayable in ina yayable in the try month the be due on the e applied fir  | INGS IND D ANI NO al remaining f stallments as creafter until the lat day ast to accrued   | DAN ASS JOTHS JOHNS JOHN | OCIATI Dollar time unpa fully pair 198   |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that the all such paym the unpaid pre to the extent  | nevertheless, for the level we promise to of the United States of the legal holder 18 per cent per RED EIGHTYTH of final payment of tents on account of incipal balance ar not paid when du  | o pay to the order s of America, the s r of this instrumer annum, such princ REE 34/100th — Dollars on the principal and inte f the indebtedness and the remainder the, to bear interes te, to bear interes  | of FORT DE<br>um of TWO T<br>and interestipal sum and<br>S Dollars on<br>lat day<br>rest, if not so<br>evidenced by<br>o principal;<br>t after the di  | APPIL 21 ARBORN FED HOUSAND TW t on the balance interest to be pe the 18t di of each and eve coner paid, shall y this Note to be the portion of cate ate of payment  | wing obligation of the control of th | INGS ND DANL NO all remaining f stallments as creafter until the 1st day st to accrued installments the rate of seven  | 19 81 OAN ASS JOThs om ".ne to if allows: 19. 11., and said Note is of Apr and unp. id constituting ren per cent   | OCIATIO Dollars time unpa fully pair 198 interest of principa per annun  |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such paym the unpaid pt to the extent GRANTO taxes and ass   | revertheless, for the leived we promise to the United States of the legal holder 18 per cent per RED EIGHT THE effinal payment of ments on account of cincipal balance are not paid when dures agree and covers ments upon sai   | o pay to the order s of America, the s r of this instrumer annum, such princ REE 34/100th  Dollars on the principal and inte f the indebtedness and the remainder t te, to bear interestenant to pay said diproperty when di   | of FORT DE<br>um of TWO I<br>at and interestipal sum and<br>S. Dollars on<br>181 day<br>rest, if not so<br>evidenced by<br>o principal;<br>t after the di<br>indebtedness<br>ue; to keep the   | APPIL 21 ARBORN FED. HOUSAND TW t on the balance interest to be p the LSE do of each and evenous paid, shall y this Note to b the portion of cate of payment s and the inter buildings the   | ERAL SAV O HINDRE e of principe ayable in in- ay of MAY ry month the be due on t e applied fir each of said thereof, at thereof, reon insured  | INGS ND DANL NO al remaining f stallments as creafter until the 1st day stallments the rate of sev , as herein r to their full   | 19 81  OAN ASS  JOThs  JOThs  JOThs  JOThs  JOThs  JOTh  John  Joh | OCIATIO Dollar. time unpa fully pair 198 interest of principa per annur it to pay a fulle. and   |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such paym the unpaid pr to the extent GRANTO taxes and ass promptly repa to pay all pri in good remain   | evertheless, for the level holder 18 per cent per per c | o pay to the order sof America, the sr of this instrumer annum, such prince REE 34/100th Dollars on the principal and intef the indebtedness and the remainder tee, to bear interest enant to pay said property when dibuild any building and the interest the second the interest the second control of the second  | of FORT DE<br>um of TWO T<br>t and interes<br>ipal sum and<br>S Dollars on<br>Last day<br>rest, if not so<br>evidenced by<br>o principal;<br>t after the di<br>indebtednes<br>ue; to keep the<br>s now or here<br>ereon as the   | APPIL 21 ARBORN FED. HOUSAND TE t on the balance interest to be p the 1St do of each and eve oner paid, shall y this Note to b the portion of c ate of payment and the inter buildings the eafter on the pr same may become  | ERAL SAV O HINDRE e of princips ayable in in- ay of MAY ry month the be due on t e applied fir- each of said thereof, at the rest thereon reon insured operty which ome due; and   | INGS ND D ANI NO al remaining f stallments as stallments as to accrued installments he rate of sev. as herein r to their full may become a to keep the   | OAN ASS JOThs om age to the file vs: 19 al, and said Note is of Apr. or Apr. constituting yen per cent exovided; and insurable valuamaged or be property tens  | OCIATI Dollar time unpa fully pai , 198 interest c g princips per annui i to pay e ilue, and destroye antable au   |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such paym the unpaid pr to the extent GRANTO Caxes and ass promptly repa to pay all pri in good repair IN THE 1 or the interest  | eived we promise to the United States of the legal holder 18 per cent per RED EIGHT THE effinal payment of ments on account of mincipal balance are not paid when dures agree and covers agree and covers are not paid when the covers are and free of liens. EVENT of failure at thereon when dies to the covers when the covers are the covers and the covers are covers are covers and the covers are covers are covers and the cov | o pay to the order sof America, the sr of this instrumer annum, such princ REE 34/100th  Dollars on the principal and inte from the indebtedness and the remainder the to bear interestenant to pay said diproperty when dibuild any building and the interest the of Granters to pay ue, Granter may  | of FORT DE um of TWO T at and interes ippel sum and S. Dollars on the series of the se | APPIL 21 ARBORN FED. HOUSAND TW t on the balance interest to be p the LSt. di of each and evenorer paid, shall y this Note to b the portion of cate of payment s and the interes buildings the eafter on the pr same may becc. assessments, insurance, or  | ERAL SAV O HINDRE e of principe ayable in in- ay of MAY ry month the be due on t e applied fir each of said thereof, at thereon reon insured operty which me due; and or to so insue ayay to so insue ayay such ta   | INGS ND DANL NO al remaining f stallments as sto accrued installments he lat day sto accrued to their full may become to keep the re or to pay xes or asses  | 19 81  OAN ASS  JOThs   | fully pai<br>fully pai<br>fully pai<br>interest of<br>g princips<br>per annual to pay a<br>libe, and<br>e destroye<br>antable au   |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such payn the unpaid pr to the extent GRANTO taxes and ass promptly repa in good repair IN THE 1 or the interes purchase any as such heco  | revertheless, for the level we promise to of the United States of the legal holder. 18 per cent per LEGHTYTH the final payment of the legal holder are final payment of the legal holder and coversments upon sair or restore, or relor incumbrances are and free of liens. EVENT of failure st thereon when deax lien or title affirmes due; and all  | o pay to the order s of America, the s r of this instrumer annum, such princ REE 34/100th  Dollars on the principal and inte f the indebtedness and the remainder te, to bear interes renant to pay said property when dibuild any building and the interest to f Grantors to pay ue, Grantee may fecting said prope money so paid.  | of FORT DE um of TWO T at and interes ippel sum and S Dollars on 18t day rest, if not so evidenced by o principal; t after the day indebtedness is now or here in the taxes or procure such try, or pay al to Grantors   | APPIL 21 ARBORN FED. HOUSAND TE t on the balanc interest to be p t the LSC do of each and eve oner paid, shall y this Note to b the portion of c ate of payment s and the inter be buildings the eafter on the pr same may becc assessments, insurance, or a prior incumbra agree to repay   | ERAL SAV O HINDRE e of principa ayable in in ay of MAY ry month the be due on t e applied fir each of said thereof, at the reon insured operty which when due; and or to so insu pay such ta inces and the immediately   | INGS ND D ANL NO al remaining f stallments as resafter until the 1st day to accrued installments the rate of sev, as herein r to their full may become c to keep the re or to pay xes or assess te interest the  | 19 81  OAN ASS  JOThs  om has to the file vs: 19 21, and said Note is of Apr.  and unpid constituting ren per cent wovided; and wovided; and the prior incomments, or diereon from the and, and the  | fully painteness of grincips per annur it to pay allue, and destroye ancumbrance incharge ime to tim same with the company and |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such paym the unpaid pt to the extent GRANTO taxes and ass promptly repa to pay all pri in good repair in good repair in the interes purchase any as such heace interest there interest there in THE principal and   | evertheless, for the level holder 18 per cent per per ce | o pay to the order so America, the sr of this instrumer annum, such prince REE 34/100th  Dollars on the principal and inte f the indebtedness and the remainder tee, to bear interest enant to pay said property when dibuild any building and the interest the of Grantors to pay use, Grantee may fecting said prope money so paid, to payment at seven; ch of any of the a shall, at the optic so of the second shall, at the optic so of the second sec | of FORT DE<br>um of TWO I<br>t and interes<br>ipal sum and<br>S Dollars on<br>last day<br>rest, if not so<br>evidenced by<br>o principal;<br>t after the di<br>indebtednes<br>ue; to keep it<br>s how or here<br>tereon as the<br>the taxes or<br>procure such<br>try, or pay all<br>he Grantors<br>foresaid agre<br>on of Grantee.  | APPIL 21 ARBORN FED. HOUSAND TE t on the balance interest to be p the 1St do of each and eve oner paid, shall y this Note to b the portion of c ate of payment and the interes and the interes buildings the eafter on the pr same may becc assessments, insurance, or I prior incumbra agree to repay mum, shall be s ements or cove without notice   | ERAL SAV O HINDRE e of princips ayable in in- ay of MAY ry month the be due on t e applied fir- each of said thereof, at the rest thereon reon insured operty which one due; and or to so insu- pay such ta unces and the immediately to much addi nants the will become immediately become immediately  | INGS ND D ANI NO al remaining f stallments as stallments as to accrued installments he 18t day st to accrued installments he rate of sev. as herein r to their full may become to keep the re or to pay xes or assess is interest th without dem tional indebt table of said, in mediately due didiately due mediately due   | OAN ASS JOThs om me to be file vs: 19 11, and said Note is or Apr. or Apr. and unp. id constituting een per cent exovided; and insurable va lamaged or be property tens the prior incompany to the prior from tand, and the diness secum debtedness and payable and payable and payable and payable property tenses.   | OCIATI Dollar- time unpa fully pain , 198 interest c princips per annum it to pay a destroye antable an umbrance ischarge ime to tim same wi red hereby , includir a and wil   |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such paym the unpaid pr to the extent GRANTO taxes and ass promptly repair in good repair IN THE l or the interes purchase any as such heco interest theree IN THE principal and, interest there   | revertheless, for the level we promise to of the United States of the legal holder 18 per cent per LEGHTYTH.  The final payment of the legal holder of the legal holde | o pay to the order sof America, the sr of this instrumer annum, such prince REE 34/100th  Dollars on the principal and interest of the indebtedness and the remainder the to bear interestenant to pay said property when debuild any building and the interest to Grantee may fecting said proper money so paid, the payment at seven to for any of the a shall, at the optic for such breach, at the second as the said the payment at the optic for such breach, at the second and the payment at the optic for such breach, at the optic for the said proper.  | of FORT DE um of TWO T at and interes ipel sum and S Dollars on 18t day rest, if not so evidenced by o principal; t after the di indebtednes ue; to keep the show or here intereon as the the taxes or procure such the taxes or procure such the Grantors her cent per a foresaid agree on of Grantee.  | ARBORN FED. HOUSAND TE t on the balance interest to be p t the LSC do of each and eve oner paid, shall y this Note to b the portion of cate of payment as and the intere buildings the eater on the pr same may becc  assessments, insurence, or l prior incumbra agree to repay nnum, shall bes ements or cove without notice   | ERAL SAV O HINDRE e of principr ayable in in ay of MAY ry month the be due on t e applied fir each of said thereof, at it med due; and or to so insured operty which med due; and or to so insured operty which immediately o much addi nants the wh become imm hall be recome   | INGS ND DANI NO al remaining f stallments as stallments as reafter until the 1st day to st to accrued installments the rate of sev- to their full may become c to keep the re or to pay xes or assess to interest th without dem tional indebt incel of said i mediately due craphle by for  | 19 81  OAN ASS  ICITHS  om are to of the variation of Apr  and unpaid constituting on per cent arounded; and insurable valuanged or be property tens  the prior incoments, or determined in the denses secure and, and the dness secure melebiculous and payable valuances and payable valuances.  | fully painterest of the painterest of principal per annur destroye antable as natable as antable as same will red hereby, including, and witerest or the painterest of the pai |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that the all such payment to the extent GRANTO taxes and ass promptly repa to pay all pri in good repair IN THE or the interes purchase any as such beco interest there suit at law, or IT IS AGI  | revertheless, for the level we promise to of the United States of the legal holder 18 per cent per 18 per cent per 18 per cent per   | o pay to the order sof America, the ser of this instrumer annum, such prince REE 34/100th  Dollars on the principal and interest the indebtedness and the remainder tee, to bear interest property when dishuild any building and the interest the formant to pay sair dispuries and the property when dishuild any building and the interest the formant of Grantors to pay ue, Grantee may fecting said proper money so paid, to payment at seven it of any of the a shall, at the optic of such breach, at if said indebted in the teen to set that all expenses  | of FORT DE um of TWO T t and interes pal sum of TWO T t t and interes pal sum of TWO T t t and interes of the transfer of the  | ARBORN FED. HOUSAND TE t on the balance interest to be p the 1st do of each and eve oner paid, shall y this Note to b the portion of c ate of payment as and the inter eafter on the pr same may bec  assessments, insurance, or 1 prior incumbra agree to repay num, shall be sements or cove , without notice t per annum, s matured by expr   | ERAL SAV O HINDRE e of principr ayable in in- ay of MAY ry month the be due on the e applied fire each of said thereof, at el- cest thereon reon insured operty which mediately o much addi nants the who become im- hall be reco- ess terms.  | INGS ND D. ANI. NO al remaining f stallments as reafter until he 18t day st to accrued installments he rate of sev , as herein r to their full unay become c to keep the re or to pay xes or assess we interest the without dem to to gain indebte to de f said i mediately due terable by for   | OAN ASS ICITHS  om age to the file vs: 19. J., and said Note is of Apr.  constituting ren per cent arounded; and insurable valuanged or before property tene the prior incoments, or different from the property tene than and the different from the property tene and payable reconsurable valuanged or before the prior incoments, or different from the prior incoments and payable reclosure the reconsure the reco | fully pain fully pain interest of principal per annur it to pay a destroye antable are immetotic metotic per immetotic metotic per immetotic p |
| \$ 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such paym the unpuid pr to the exteen GRANTO taxes and ass promptly repair in good repair IN THE or the interes purchase any as such heco interest there suit at law, or TIS AGI the forecidating expenses, fith forecidating  | revertheless, for the level we promise to of the United States of the legal holder 18 per cent per LEGHTYTH.  The final payment of the legal holder of the legal holder of the legal holder of the legal holder of legal holder of legal holder of the legal holder of legal holder of the legal holder of leg | o pay to the order sof America, the sr of this instrumer annum, such prince REE 34/100th  Dollars on the principal and interest of the indebtedness and the remainder te, to bear interested in the principal and interest the pay so paid, the payment at seven property when dependent or pay so paid, the payment at seven property of any of the a shall, at the optic for such preach, at it is also that all expensions that all expensions that all expensions that all expensions to the payment of pay of the area of the payment of | of FORT DE um of TWO T at and interes ippel sum and S Dollars on 18t day rest, if not so evidenced by o principal; t after the di indebtednes ue; to keep the show or here ieroon as the the taxes or procure such try, or pay all foresaid agreen of Grantee, seven per cet per a cess had then sees or disburst to, reasonables; and the control of the contr | ARBORN FED. HOUSAND TE t on the balance interest to be p the LSC   | ERAL SAV O HINDRE e of principe ayable in in ayable in in ay of MAY ry month the be due on t e applied fir each of said thereof, at th rest thereon reon insured operty which me due; and or to so insure ay such ta inces and th immediately o much addi nants the wh become im hall be reco- incurred in t s, court cos s and disbun hare under  | INGS ND D ANI NO al remaining f stallments as reafter until the 1st day to secund installments to accused installments to their full may become c to keep the tre or to pay xes or assess te interest the tional indebt incle of said i mediately due cerable of Gran ts, court rep (seements, occ when per  | 19 81  OAN ASS  ICITHS  om has to a fill the visit of Apr.  19 11, and said Note is of Apr.  and unpid constituting the per cent wovided; and insurable valuanged or be property tensionents, or district the prior incidence of the  | fully pain  |
| s 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such paym the unpuid pr to the extent GRANTO taxes and ass promptly repa to pay all pri in good repair IN THE i or the interes purchase any as such heco interest there suit at law, or IN THE trincipal and interest there suit at law, or IT IS AGI the forecledau expenses, Git the Grantors, and included   | provertheless, for the level we promise to of the United States of the legal holder 18 per cent per LEGHTYTH.  The final payment of the legal holder of the legal hold | o pay to the order so f America, the s r of this instrumer annum, such prince REE 34/100th  Dollars on the principal and inte f the indebtedness and the remainder te, to bear interes renant to pay said property when d obuild any building and the interest the formation of Grantors to pay ue, Grantee may Tecting said propee money so paid, to payment at seven property and the interest the fact of any of the a shall, at the optic f such breach, at if said indebtedness that all expensing but not limited be paid by Grant as Trustee, or the sor disbursements  | of FORT DE um of TWO T t and interes ipal sum and E Dollars on Latday rest, if not so continued in the latday rest in the latday restday   | ARBORN FED. HOUSAND TE t on the balance interest to be pe the 1st do of each and eve oner paid, shall y this Note to b the portion of of ate of payment as and the interes buildings the same may bec assessments, insurance, or a prior incumbra agree to repay anum, shall be sements or cove without notice the period of the company of the  | ERAL SAV O HINDRE e of principr ayable in in ay of MAY ry month the be due on t e applied fir each of said thereof, at if each of said thereof, at the more on insured operty which me due; and ox to so insu pay such ta immediately o much addi immediately o much addi become immediately o much addi become insured in the stand the stand the stand the become in the reco ess terms. is and disbus here under m upon said p ugs. The Gra-  | INGS ND DANI NO al remaining f stallments as to accrued installments he rate of seve as herein r to their full may become c to keep the re or to pay xes or assess to interest the without dem tional indebte to without dem tional indebte stallments and indebte stallments and indebte stallments to without dem tional indebte respectively due rectable by for sements, occ ay be a party remises and s and or see  | 19 81  OAN ASS  ICITHS  om are to or the second of Apr.  file vs.  19 al., and said Note is or Apr.  constituting ren per cent arovided; and insurable valumaged or better of the prior incoments, or discrete from the diness secum debtedness and payable eclosure the tree in connectors fees, it assoned by the libertors of the prior incoments.  | fully pain  |
| s 2,200.0 for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that th all such paym the unpaid pr to the extent GRANTO taxes and ass promptly repa in good repair IN THE or the intere, purchase any as such heco interest there suit at law, or TIS AGI interest there suit at law, or the foreclosur expenses, Git foreclosur expenses   | provertheless, for the level we promise to of the United States of the legal holder 18 per cent per LEGHTYTH.  The final payment of the legal holder included legal holder lega | o pay to the order sof America, the sr of this instrumer annum, such prince REE 34/100th  Dollars on the principal and interest of the indebtedness and the remainder te, to bear interested to pay said property when debuild any building and the interest the formation of Grantors to pay ue, Grantee may fecting said proper money so paid, to payment at seven the formation of the as shall, at the optic of such breach, at if said indebtedniors that all expening but not limited be paid by Grant as Trustee, or this or disbursements may be rendered it and assigns of saie edings, and agree at once and will  | of FORT DE um of TWO T at and interes ippel sum and S Dollars on 18t day rest, if not so evidenced by o principal; t after the di indebtednes ue; to keep the so wor here intereon as the the taxes or procure such that, or pay all the Grantors her cent per a foresaid agreen of Grantee. Seven per cont per a foresaid agreen of Grantee. Seven per of disburt to, reasonablors; and the shall be an a la unto forcel i Grantors, we that upon the four out notice to the force of grantee.  | ARBORN FED. HOUSAND TE t on the balance interest to be pe the LSC  | eran believe to so the second in the second  | INGS ND D ANI NO al remaining f stallments as reafter until the 1st day to their full may become c to keep the re or to pay xes or assess te interest the tional indebt inediately due versall of Gran ts, court rep remains, occ ay be a party are in of, and ince cato can dince the re or to pay to their full may become c re or to pay xes or assess to interest the real of Gran ts, court rep remains, occ ay be a party are mises and a nors, for sai n of, and ince catose this T catose this T   | OAN ASS  ICOths  om has to a file vs.  19 J., and said Note is of Apr.  and unp. id constituting ren per cent wowided; and insurable values and payable to the prior industrial and, and the dness secund the color of the color o | fully paid fully fully paid fully fully fully paid fully ful |
| \$ 2,200.0  for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that the all such paym the unpaid pr to the extent GRANTO taxes and ass promptly repa to pay all pri in good repair IN THE or the interes purchase any as such heco interest there suit at law, or IN THE principal and interest there suit at law, or IN THE proceeding with forecledate expenses, Git the forecledate expenses exp | revertheless, for the level we promise to of the United States of the legal holder 18 per cent per 18 per cent per 18 per cent per RED EIGHTYTH are final payment of the legal holder of legal holder of the l | o pay to the order so f America, the so of America, the so of this instrumer annum, such prince REE 34/100th  Dollars on the principal and interest of the indebtedness and the remainder the to bear interested to pay said property when debuild any building and the interest the formation of Grantors to pay ue, Grantee may fecting said proper money so paid, to payment at seven property of the assistant of the payment at seven property of the assistant of the payment at seven property of the assistant of such breach, at if said indebtedniors that all expensions as Trustee, or the sor disbursements may be rendered in and assigns of said edings, and agree at once and with spinity or removed.   | of FORT DE um of TWO T t and interes ipal sum and S Dollars on Latday rest, if not solatday restlatday restlatday restlatlatday restlatlatday restlatlatday restlatlatday restlatlatday restlat _  | ARBORN FED. HOUSAND TE t on the balance interest to be p the 1st do of each and eve oner paid, shall y this Note to b the portion of of ate of payment as and the inter eafter on the p same may bece assessments, insurance, or a prior incumbra agree to repay nnum, shall be sements or cove , without notice at per annum, s matured by expr sements or cove eight of the country sements paid or set to repay on the country sements paid or set to repay and the country sements paid or set per annum, s matured by expr sements paid or set per annum, s matured by expr sements paid or set per annum, s matured by expr sements paid or set per concedir aive all rights t set filling of am o said Grantor with power to cottee to act, on set on the country set of th | wing obligation.  ERAL SAV O HINDRE e of principr ayable in inay of MAY ry month the be due on to each of said thereof, at it each of said thereof, at the each of said thereof index to so insured index to so insured industry the said said gs. The Gra o possession bill to fore so, or to any ellect the ren rof its refu  | in, to wit:  INGS ND D ANI NO al remaining f stallments as herein r to their full may become c re or to pay xes or assess to accrued installments in or to pay xes or assess to without dem tional indebte to without dem tional indebte to without dem tional indebte stallments as interest to without dem tional indebte to without and indebte to without to wi | OAN ASS  ICITHS  om are to fall the series of Apr.  fall over its of Apr.  of Apr.  of Apr.  of Apr.  constituting the percent and unp.  do constituting the percent and unp.  the prior income the prior incoments, or different and, and the dances secun dereon from the and, and the dances secun debtedness and payable eclosure the tree in connectors fees, it assoned by the second and the second a | fully pain full pain |
| \$ 2,200.0  for value rece a corporation at the office at the rate of ONE HUND \$183.34 except that the all such payments and assembly repart to the extent to pay all print good repair in good repair in First purchase any as such beconterest there in THE principal and, interest there suit at law, or IT is AGI the forecledure expenses, Girl, and included theirs, executo pending such which such aspoint a rece in THE Recorder of TH | revertheless, for the control of the United States of the United States of the legal holder 18 per ent per per e | o pay to the order so famerica, the ser of this instrumer annum, such prince REE 34/100th  Dollars on the principal and interest of the indebtedness and the remainder the to bear interest of the indebtedness and the remainder the to bear interest of Grantors to pay suice diproperty when dishuild any building and the interest the fecting said proper money so paid, to payment at seven paid to grantors that all expenness that all expenness that all expenness as Trustee, or the sor disbursements may be rendered in a sas rendered in a sas in a seven payment as seven payment as seven payments and assigns of seie edings, and agree at once and with sion or charge of susbility or remova   | of FORT DE um of TWO T t and interes ipal sum and S Dollars on Latday rest, if not solatday restlatday restlatday restlatlatday restlatlatday restlatlatday restlatlatday restlatlatday restlat _  | ARBORN FED. HOUSAND TE t on the balance interest to be p the 1st do of each and eve oner paid, shall y this Note to b the portion of of ate of payment as and the inter eafter on the p same may bece assessments, insurance, or a prior incumbra agree to repay nnum, shall be sements or cove , without notice at per annum, s matured by expr sements or cove eight of the country sements paid or set to repay on the country sements paid or set to repay and the country sements paid or set per annum, s matured by expr sements paid or set per annum, s matured by expr sements paid or set per annum, s matured by expr sements paid or set per concedir aive all rights t set filling of am o said Grantor with power to cottee to act, on set on the country set of th | wing obligation.  ERAL SAV O HINDRE e of principr ayable in inay of MAY ry month the be due on to each of said thereof, at it each of said thereof, at the each of said thereof index to so insured index to so insured industry the said said gs. The Gra o possession bill to fore so, or to any ellect the ren rof its refu  | in, to wit:  INGS ND D ANI NO al remaining f stallments as herein r to their full may become c re or to pay xes or assess to accrued installments in or to pay xes or assess to without dem tional indebte to without dem tional indebte to without dem tional indebte stallments as interest to without dem tional indebte to without and indebte to without to wi | OAN ASS  ICITHS  om are to fall the series of Apr.  fall over its of Apr.  of Apr.  of Apr.  of Apr.  constituting the percent and unp.  do constituting the percent and unp.  the prior income the prior incoments, or different and, and the dances secun dereon from the and, and the dances secun debtedness and payable eclosure the tree in connectors fees, it assoned by the second and the second a | fully paid  |

## UNCEEICHALCOPY

| STATE OF ILLINOIS 1981 APR 24 PM 12 37  |
|---|
| DU PAGE Conty, a Notary Public, in and for, and residing in said County, in the State aforesaid, photography that GEORGE ANTONOPOULOS AND EMPIRA ANTONOPOULOS, EIS GIFE 09 - 270 11.2   |
| subs ribed that E h EV signed, sealed and delivered the said Instrument as  |
| the1free and voluntary act for the uses and purposes therein set forth, including the elease and waiver of the right of homestead.  |
| Given under no and and Notarial Seal this 218t  day of APRIL A.D. 19 81  Notary Public.   |
| My Commission expires 12-5 19.83  |
| <b>1</b> 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2  |
|   |
| Name of the state |
| and and Avenue Avenue   |
| Trust Deed and Not To   |
| FUST  |
| 3460116<br>101 001 16   |
| तु सु   |

END OF RECORDED DOCUMENT