UNOFEICIAL COPY

电影器

是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一个人,也是一

EORGE E. COLE.	•	FORM NO. 206	6 W
LEGAL FORMS	TRUST DEED (ILLING	April, 1980	44 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
•	For Use With Note Form (Monthly Payments Including		
100		A nirecest)	10 10 10 10 10 10 10 10 10 10 10 10 10 1
ÇA Ar	JTTON: Control a lawyer before using or a remarkee, including merchantability and i	cling under this form. Brees, are excluded.	

HIS IN DENTURE, I	July	19 <u>1063-83</u> ₇₁₉₅ 83	2671571
		igna (in the second	10 1 20 115 (16 A - REL : 10.00
	NEGRETE JR. & REYN	VA NEGRETE, HIS	· · · · · · · · · · · · · · · · · · ·
W-3			
	24th St. C	hicaro T.	
erein referred to s"h	STREET)	CENTRAL BANK &	OCHACHAC
TRUST CO.		基基子基数字200 B E E E	- COLTOLTO
	oosr el Rd. (
(NO. AND	DSTREET	Chicago II. (CITY) (STATE)	to the same and the contract of
trein referred to as "I	rustee," witr asserts: That When	reas Mortgagors are justly indebted ed "Installment Note," of even date	The Above Space For Recorder's Use Only
	dortgagors, made payable to Be se to pay the princip a sun of	arer and delivered, in and by which THREE THOUSAND FOLL	
	30.30 30 30 0		
er annum, such princi	pal sum and interest to be payab		emaining from time to time unpaid at the rate of 13 per cent E HUNDRED FORTY THREE & 35/100 (\$143.35)
ollars on the 4th			ORTY THREE & 35/100 (\$143.35) Dollars on
all be due on the	Th dayof Building+	10 Jb. Hersels married and an	t that the final payment of principal and interest, if not sooner paid,
accrued and unpaid i	nterest on the unpaid principal b	alance and) is remainder to princip	excount of the indebtedness evidenced by said note to be applied first pal; the portion of each of said installments constituting principal, to
e extent not paid who	n due, to bear interest after the	date for parmen, thereof, at the re	ate of 13. per cent per annum, and all such payments being
ade payable at older of the note may,	South Central Be from time to time, in writing app	point, which note provides t	hat at the election of the legal holder thereof and without notice, the come at once due and payable, at the place of payment aforesaid, in
rincipal sum remainin ise default shall occur	unpaid thereon, together with in the payment, when due, of an	accrued interest the eon, shall been y installment of principal or increase t	nome at once due and payable, at the place of payment aforesaid, in
nd continue for three d opiration of said three	ays in the performance of any or days, without notice), and that	her agreement contained ', this Ti all parties thereto several v waive	ome at once due and payable, at the place of payment aforesaid, in tin accordance with the terms thereof or in case default shall occur ist Deed (in which event election may be made at any time after the presentment for payment, notice of dishonor, protest and notice of
ove mentioned note	nd of this Trust Deed, and the p	erformance of the covenants and g	tere it in accordance with the terms, provisions and limitations of the term are its herein contained, by the Mortgagors to be performed, and
ARRANT unto the	the sum of One Dollar in han Frustee, its or his successors an	d assigns, the following described:	way * knowledged, Morgagors by these presents CONVEY AND Re ! Est i.e and all of their estate, right, title and interest therein,
tuate, lying and being	in the <u>City of Chi</u>	CAROCOUNTY	
.*			
	Sub-Lot 13 in the S	Subdivision of LOTS (6 TO 32 INCLUSIVE IN
	Block 2 of Block 4	in Moore's Subdivisi	ion of the East 1/2
	14 East of the Thi	rd Principal Meridia	ownship 39 Nort. Rarge
		Allegan en en ganteger	
			OCH A PER
125 - 12 - 1			
hich, with the propert	y hereinafter described, is refer	red to herein as the "premises,"	26715716
TOGETHER with	all improvements tenements e	easements and annuitenances there	eto belonaine and all access frances at a figure
TOGETHER with uring all such times as	all improvements, tenements, of Mortgagors may be entitled the	easements, and appurtenances there ereto (which rents, issues and profit	eto belonging, and all rents, issues and profits there. * or so long and its are pledged primarily and on a parity with said real estate and oc.
TOGETHER with uring all such times as	all improvements, tenements, of Mortgagors may be entitled the	easements, and appurtenances there ereto (which rents, issues and profit	eto belonging, and all rents, issues and profits there. * or so long and its are pledged primarily and on a parity with said real estate and oc.
TOGETHER with uring all such times as econdarily), and all fund air conditioning (values, storm doors a norrgaged premises what rticles hereafter place	all improvements, tenements, of Mortgagors may be entitled the nurses, apparatus, equipment or whether single units or centrally and windows, floor coverings, in tether physically attached theret of in the oremises by Mortgagors	easements, and appurtenances there ereto (which rents, issues and profit articles now or hereafter therein on y controlled), and ventilation, inch hador beds, stoves and water heate to or not, and it is agreed that all buil s or their stovessors or asseins shall	eto belonging, and all rents, issues and profits there. 'or so longed to sare pledged primarily and on a parity with said real estate and no rethereon used to supply head, gas, water, light, power, ref. geration uding (without restricting the foregoing), screens, window shade rest. All of the foregoing are declared and agreed to be a part. An example of the second
TOGETHER with uring all such times as econdarily), and all fin and air conditioning (wnings, storm doors a nortgaged premises whitcles hereafter place TO HAVE AND received to the forth, free free in set free in set forth, free free in set free in	all improvements, tenements, or Mortgagors may be entitled the futures, apparatus, equipment or whether single units or centrally, and windows, floor coverings, the tener physically attached theret d in the premises by Mortgagors TO HOLD the premises unto the orn all rights and benefits under	reasements, and appurtenances there ereto (which rents, issues and profit articles now or hereafter therein on y controlled), and ventilation, inch nador beds, stowes and water heate to or not, and it is agreed that all buil s or their successors or assigns shall	eto belonging, and all rents, issues and profits there. 'or so longing is are pledged primarily and on a parity with said real estat/ and no reherence do supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, window shadeers. All of the foregoing are declared and agreed to be a pair, we lidings and additions and all similar or other apparatus, equipment of be part of the mortgaged premises.
TOGETHER with united all such times as econdarily), and all find are conditioning (twinings, storm doors a nortgaged premises whiteles hereafter place TO HAVE AND crein set forth, free frottgagots do hereby of total and the contragagots of the co	all improvements, tenements, of Mortgagots may be entitled the trures, apparatus, equipment or whether single units or centrally and windows, floor coverings, in either physically attached theret in the premises by Mortgagors TO HOLD the premises unto tho mall rights and benefits under expressly release and waive.	reasements, and appurtenances there ereto (which rents, issues and profit articles now or hereafter therein on y controlled), and ventilation, inch nador beds, stowes and water heate to or not, and it is agreed that all buil s or their successors or assigns shall	eto belonging, and all rents, issues and profits there. 'or so longed to sare pledged primarily and on a parity with said real estate and no rethereon used to supply head, gas, water, light, power, ref. geration uding (without restricting the foregoing), screens, window shade rest. All of the foregoing are declared and agreed to be a part. An example of the second
TOGETHER with uning all such times as econdarily), and all find air conditioning (swaings, storm doors a longaged premises whitieles hereafter place TO HAVE AND force in set forth, free find ortgagots do hereby the mane of a record of This Trust Deed or	all improvements, tenements, or Mortgagots may be entitled the trures, apparatus, equipment or whether single units or centrally and windows, floor coverings, if either physically attached theret in the premises by Mortgagors TO HOLD the premises under many the state of the premises under the premises the premises under the premises the premises under t	easements, and appurtenances there ereto (which rents, issues and prote- ereto (which rents, issues and prote- ereto (which rents, issues and prote- ical controlled), and ventilation, inch- pador beds, stoves and water heate to or not, and it is agreed that all buil sor their successors or assigns shall ce said Trustee, its or his successors and by virtue of the Homestead Ex-	eto belonging, and all rents, issues and profits there. 'or so longing to the people of the people o
TOGETHER with uning all such times as econdarily), and all find waing, storm doors a norgaged premises who tricks hereafter place TO HAVE AND rerin set forth, free fin fortgagots do hereby he name of a record of This Trust Deed crein by reference as erein by reference as	all improvements, tenements, or Mortgagots may be entitled the trures, apparatus, equipment or whether single units or centrally and windows, floor coverings, if either physically attached theret in the premises by Mortgagors TO HOLD the premises under many the state of the premises under the premises the premises under the premises the premises under t	easements, and appurtenances there ereto (which rents, issues and prote- ereto (which rents, issues and prote- ereto (which rents, issues and prote- ical controlled), and ventilation, inch- pador beds, stoves and water heate to or not, and it is agreed that all buil sor their successors or assigns shall ce said Trustee, its or his successors and by virtue of the Homestead Ex-	eto belonging, and all rents, issues and profits there. 'or so longing is are pledged primarily and on a parity with said real estat/ and no reherence do supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, window shadeers. All of the foregoing are declared and agreed to be a pair, we lidings and additions and all similar or other apparatus, equipment of be part of the mortgaged premises.
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a rours aged premises whiteles horeafter place TO HAVE AND TOTO HAVE AND TOTO TOTO TOTO TOTO TOTO TOTO TOTO TO	all improvements, tenements, or Mortgagots may be entitled the trures, apparatus, equipment or whether single units or centrally and windows, floor coverings, if either physically attached theret in the premises by Mortgagors TO HOLD the premises under many the state of the premises under the premises the premises under the premises the premises under t	easements, and appurtenances there reteo (which rents, issues and profit articles now or hereafter therein or created the controlled), and ventilation, inch ador beds, stoves and water heate on one, and it is agreed that all is or their successors or assigns shall to said Trustee, its or his successors and by virtue of the Homestead Ex ants, conditions and provisions appear of the same as though they were la	eto belonging, and all rents, issues and profits there. 'or so longing to the people of the people o
TOGETHER with uning all such times as econdarily), and all find air conditioning (waings, storm doors a mortaged premises whiteles hereafter places. TO HAVE AND crein set forth, free findingagors do hereby the name of a record of This Trust Deed or erein by reference an accessory and assigns. Witness the hands	all improvements, tenements, of Mortgagott may be entitled the tutures, apparatus, equipment or whether single units or centrally and windows, floor coverings, in elected the physically attached theret din the premises by Mortgagott OO HOLD the premises unto the most of the premises under the premises under the premises under the premises and waive. When the premises and waive. When the premises the premi	easements, and appurtenances there reteo (which rents, issues and profit articles now or hereafter therein or created the controlled), and ventilation, inch ador beds, stoves and water heate on one, and it is agreed that all is or their successors or assigns shall to said Trustee, its or his successors and by virtue of the Homestead Ex ants, conditions and provisions appear of the same as though they were la	eto belonging, and all rents, issues and profits there. 'or so longing to the people of the people o
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a morgaged premises whickes bereafter places to the contract of the cont	all improvements, tenements, of Mortgagott may be entitled the tutures, apparatus, equipment or whether single units or centrally and windows, floor coverings, in elected the physically attached theret din the premises by Mortgagott OO HOLD the premises unto the most of the premises under the premises under the premises under the premises and waive. When the premises and waive. When the premises the premi	easements, and appurtenances there ereto (which rents, issues and profit arricles now or hereafter therein or profit of the profit of the profit and reds, stoves and water heate to or not, and it is agreed that all buil sor their successors or assigns shall se said Trustee, its or his successors and by virtue of the Homestead Ex the profit of the same as though they were be and year first above written. (Seal)	eto belonging, and all rents, issues and profits there. 'or so longing to the people of the people o
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a mortaged premises whickes bereafter places to the contragency of the contragency of the contragency of the contragency of the trust Deed or This Trust Deed	all improvements, tenements, of Mortgagots may be entitled the stures, apparatus, equipment or whether angle units or centrally and windows, floor coverings, in ether physically attached theret in the premises by Mortgagors TO HOLD the premises under mail rights and benefits under expressly release and waive, where is: where is: where is: and seals of Mortgagors the day that the part of the part	easements, and appurtenances there ereto (which rents, issues and profit arricles now or hereafter therein or profit of the profit of the profit and reds, stoves and water heate to or not, and it is agreed that all buil sor their successors or assigns shall se said Trustee, its or his successors and by virtue of the Homestead Ex the profit of the same as though they were be and year first above written. (Seal)	eto belonging, and all rents, issues and profits there. 'or so longing to the people of the people o
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a mortaged premises whickes bereafter places to the contragency of the contragency of the contragency of the contragency of the trust Deed or This Trust Deed	all improvements, tenements, of Mortgagors may be entitled the tutures, apparatus, equipment or whether single units or centrally and windows, floor covering, in the tener physically attached theret di in the premises by Mortgagors TO HOLD the premises under the main sight and benefits under expressly release and waive. where its wait two pages. The covenad dereby are made a part here and seals of Mortgagors the day with the contract of the premises and seals of Mortgagors the day with the contract of the premises and seals of Mortgagors the day with the contract of the covenant seals of Mortgagors the day with the contract of the covenant seals of Mortgagors the day with the covenant seals and the cove	easements, and appurtenances there ereto (which rents, issues and profit arricles now or hereafter therein or profit of the profit of the profit and reds, stoves and water heate to or not, and it is agreed that all buil sor their successors or assigns shall se said Trustee, its or his successors and by virtue of the Homestead Ex the profit of the same as though they were be and year first above written. (Seal)	eto belonging, and all rents, issues and profits there. 'or so longing to the people of the people o
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a morgaged premises whicks bereafter place TO HAVE AND rein set forth, free fin ortgagors do hereby, he name of a record o This Trust Deed or erein by reference as accessors and assigns. Witness the hands PLEASE PRINTOR PLEASE PRINTOR PLEASE PRINTOR GRATHEE(S) GRATHEE(S)	all improvements, tenements, endorregament when the substitute of the trues, apparatus, equipment or whether single units or centrally and windows, floor coverings, it either physically attached theret di in the premises by Morragaon to HoLD the premises unto tho mall rights and benefits under expressly release and waive. where is: "Best to five pages. The coveras of two pages. The coveras and seals of Morragaons the day "BERRY NEGRET." REYNA B. NEGRET.	easements, and appurtenances there ereto (which rents, issues and profit arricles now or hereafter therein or profit of the profit of the profit and reds, stoves and water heate to or not, and it is agreed that all buil sor their successors or assigns shall se said Trustee, its or his successors and by virtue of the Homestead Ex the profit of the same as though they were be and year first above written. (Seal)	eto belonging, and all rents, issues and profits there. 'or so longing is are pledged primarily and on a parity with said real estat/ and no retheren used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, windon shadeers. All of the foregoing are declared and agreed to be a pan. we idings and additions and all similar or other apparatus, equipment of the part of the mortgaged premises. and sasigns, forever, for the purposes, and upon the uses and trusts remption Laws of the State of Illinois, which said rights and benefits aring on page 2 (the reverse side of this Trust Deed) are incorporated erre set out in full and shall be bloding on Mortgagors, their keirs, (Scal)
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a mortaged premises whickes bereafter places to the contragency of the contragency of the contragency of the contragency of the trust Deed or This Trust Deed	all improvements, tenements, of Mortgagors may be entitled the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, it whether single units or centrally and windows, floor coverings, it whether physically attached thered in the premises by Mortgagors TO HOLD the premises under the main all rights and benefits under expressly release and waive. When it is made a part here and seals of two pages. The covena and seals of Mortgagors the day whether the made a part here and seals of Mortgagors the day whether the made as a part here whether the made as a part here and seals of Mortgagors the day whether the made as a part here of the made as a part here and seals of Mortgagors the day whether the made as a part here and seals of Mortgagors the day whether the made as a part here are there are the made as a part here are the made as a part here are t	ratements, and appurtenances there retro (which rents, issues and profit articles now or hereafter therein or controlled), and ventilation, inch hador bods, stoves and water heart or not, and it is agreed that all built or their successors or assigns shall see said Trustee, its or his successors and by virtue of the Homestead Examples of the same as though they were built of the same as they w	eto belonging, and all rents, issues and profits there. 'or so longing to the people of the people o
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a moragaed premises whicks bereafter place TO HAVE AND rein set forth, free fin ortgagors do hereby, he name of a record o This Trust Deed or erein by reference as accessors and assigns. Witness the hands PLEASE PRINTOR PLEASE PRINTOR PLEASE SELOW GRATHEES)	all improvements, tenements, of Morrgagors may be entitled the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, in the promises by Morrgagors TO HOLD the premises unto the or all rights and benefits under and in the premises and waive. When the provide the premises will be the or all rights and benefits under expressly release and waive. When it is of two pages. The covena de hereby are made a part here and seals of Morrgagors the day will be the premise of two pages. The covena and seals of Morrgagors the day will be the premise of two pages. The covena of hereby are made a part here and seals of Morrgagors the day will be the premise of two pages. The covena of hereby are made a part here and seals of Morrgagors the day will be the premise of two pages. The covena of hereby are made a part here and seals of Morrgagors the day will be the premise of two pages. The covena of hereby are made a part here and the premise of two pages. The covena of hereby are made a part here and the premise of two pages. The covena of hereby are made a part hereby are made and hereby are made and hereby are made a part hereby are made and hereby are made a part hereby are	easements, and appurtenances there retero (which rents, issues and profit articles now or hereafter therein on your tested with the rent in the controlled), and ventilation, inch hador bods, stoves and water heate on the store of the store and the start heate on the store of the store of the start heate or their successors or assigns shall be said Trustee, its or his successors and by virtue of the Homestead Examples of the same as though they were a store of the same as th	eto belonging, and all rents, issues and profits there. or so lonand is are pledged primarily and on a parity with said real estate and no rethereon used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, windon shaders. All of the foregoing are declared and agreed to be a pau. one lidings and additions and all similar or other apparatus, equipment of be part of the mortgaged premises. and assigns, forever, for the purposes, and upon the uses and trusts remption Laws of the State of Illinois, which said rights and benefits. aring on page 2 (the reverse side of this Trust Deed) are incorporated erre set out in fall and shall be bloding on Mortgagors, their heirs, (Scal) [Scal] [I, the undersigned, a Notary Public in and for said County DERRY NEGRETE JR. & REYNA S. NEGRETE,
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a moragaed premises whicks bereafter place TO HAVE AND rein set forth, free fin ortgagors do hereby, he name of a record o This Trust Deed or erein by reference as accessors and assigns. Witness the hands PLEASE PRINTOR PLEASE PRINTOR PLEASE SELOW GRATHEES)	all improvements, tenements, emortised the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, it whether shall with the tener that the tener physically attached theret din the premises by Morragaon to HOLD the premises unto tho mall rights and benefits under expressly release and waive. where is: **BERRY NEGRET** REYNA S. NEGRE* REYNA S. NEGRE* O CAOK In the State aforesaid, DO HIS WIF **Personally known to me to	ascements, and appurtenances there retro (which rents, issues and profit articles now or hereafter therein or controlled), and ventilation, inch hador beds, stoves and water heater too rone, and it is agreed that all built or their successors or assigns shall be said Trustee, its or his successors and by virtue of the Homestead Example, conditions and provisions appeared to the same as though they were be and year first above written. (Seal) E. JR. (Seal) TE. Ss., HEREBY CERTIFY that E. Ob the same person E. whose	eto belonging, and all rents, issues and profits there. 'or so lon and is are pledged primarily and on a parity with said real estat/ and no retheren used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, windon shadeers. All of the foregoing are declared and agreed to be a pan. we idings and additions and all similar or other apparatus, equipment of the part of the mortgaged premises. and sasigns, forever, for the purposes, and upon the uses and trusts remption Laws of the State of Illinois, which said rights and benefits. aring on page 2 (the reverse side of this Trust Deed) are incorporated erre set out in fall and shall be bloding on Mortgagors, their heirs, (Scal) [Scal] [JERRY NEGRETE JR. & REYNA S. NEGRETE.
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a moragaed premises whicks bereafter place TO HAVE AND rein set forth, free fin ortgagors do hereby, he name of a record o This Trust Deed or erein by reference as accessors and assigns. Witness the hands PLEASE PRINTOR PLEASE PRINTOR PLEASE SELOW GRATHEES)	all improvements, tenements, of Mortgagors may be entitled the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, in either physically attached here to the premises by Mortgagors TO HOLD the premises und to the original of the premises and wall sights and benefits under expressly release and waive. When it is made to two pages. The covenand hereby are made a part here and seals of Mortgagors the day when the coverage of the premises of two pages. The covenand hereby are made a part here and seals of Mortgagors the day when the coverage of the covenant of t	assements, and appurtenances there retro (which rents, issues and profit articles now or hereafter therein or controlled), and ventilation, inch tador beds, stoves and water heater to or not, and it is agreed that all built or not and it is agreed that all built or not not not it is agreed that all built or not not not it is agreed that all built or not	eto belonging, and all rents, issues and profits there. or so lon-and is are pledged primarily and on a parity with said real estate and no rethereon used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, window shaders. All of the foregoing are declared and agreed to be a pair, we lidings and additions and all similar or other apparatus, equipment a be part of the mortgaged premises. and assigns, forever, for the purposes, and upon the uses and trusts temption Laws of the State of Illinois, which said rights and benefits aring on page 2 (the reverse side of this Trust Deed) are incorporated sere set out in fall and shall be binding on Mortgagors, their heirs, (Scal) [Scal] [Scal] [I, the undersigned, a Notary Public in and for said County JERRY NEGRETE JR. & REYNA S. NEGRETE, e names are said on the foregoing instrument, but they signed, scaled and delivered the said instrument as
TOGETHER with uning all such times as econdarily), and all find air conditioning (swings, storm doors a moragaed premises whicks bereafter place TO HAVE AND rein set forth, free fin ortgagors do hereby, he name of a record o This Trust Deed or erein by reference as accessors and assigns. Witness the hands PLEASE PRINTOR PLEASE PRINTOR PLEASE SELOW GRATHEES)	all improvements, tenements, endements, Mortgagors may be entitled the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, it either physically attached theret din the premises by Mortgagors the tenement of HoLD the premises unto thom all rights and benefits under expressly release and waive. where is: **REYNA B. NEGRET** REYNA B. NEGRET** REYNA B. NEGRET** **REYNA B. NEGRET**	assements, and appurtenances there reto (which rents, issues and profit articles now or hereafter therein or controlled), and ventilation, inch hador beds, stoves and water heater too rone, and it is agreed that all built our or the rent of the store or assigns shall be said Trustee, its or his successors and by virtue of the Homestead Example, conditions and provisions appeared to the same as though they were be and year first above written. (Scal) TE St., HEREBY CERTIFY that E. St., HEREBY CERTIFY that E. St., O be the same person E. whose and in person, and acknowledged the and voluntary act, for the uses and	eto belonging, and all rents, issues and profits there. 'or so lon and is are pledged primarily and on a parity with said real estat/ and no retheren used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, windon shadeers. All of the foregoing are declared and agreed to be a pan, we idings and additions and all similar or other apparatus, equipment of be part of the mortgaged premises. and sasigns, forever, for the purposes, and upon the uses and trusts remption Laws of the State of Illinois, which said rights and benefits aring on page 2 (the reverse side of this Trust Deed) are incorporated erre set out in fall and shall be bloding on Mortgagors, their keirs, (Scal) [Scal] JERRY NEGRETE JR. & REYNA S. NEGRETE, e name Sate subscribed to the foregoing instrument, but the eye signed, scaled and delivered the said instrument as purposes therein set forth, including the release and waiver of the
TOGETHER with uning all such times as econdarily), and all find air conditioning (swaings, storm doors a mortaged premises whiteless hereafter places to the such as the such	all improvements, tenements, of Mortgagors may be entitled the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, it with the tener physically attached there id in the premises by Mortgagor to HOLD the premises unto the orall rights and benefits under expressly release and waive. where is: sociated of two pages. The covenad decreby are made a part here and seals of Mortgagors the day WERRY NEGRET. REYNA 8. NEGRET. REYNA 8. NEGRET. Cholk in the State aforesaid, Do on the State a	ratements, and appurtenances there retro (which rents, issues and profit articles now or hereafter therein or controlled), and ventilation, inch hador beds, stoves and water heat to or not, and it is agreed that all built or not not it is agreed that all built or their successors or assigns shall be said Trustee, its or his successors and by virtue of the Homestead Extents, conditions and provisions appear of the same as though they were in the successors and by virtue of the Homestead Extents, conditions and provisions appear of the same as though they were in (Seal) E. JR Legisland (Seal) E. JR Legisland (Seal) E. JR Legisland (Seal) TE Ss., HEREBY CERTIFY that E. Ss., HEREBY CERTIFY that Support of the same person B. whose and voluntary act, for the uses and only and voluntary act, for the uses and 9th has yellow the same person.	eto belonging, and all rents, issues and profits there. or so lon-and is are pledged primarily and on a parity with said real estate and no rethereon used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, window shaders. All of the foregoing are declared and agreed to be a pair, we lidings and additions and all similar or other apparatus, equipment a be part of the mortgaged premises. and assigns, forever, for the purposes, and upon the uses and trusts temption Laws of the State of Illinois, which said rights and benefits aring on page 2 (the reverse side of this Trust Deed) are incorporated sere set out in fall and shall be binding on Mortgagors, their heirs, (Scal) [Scal] [Scal] [I, the undersigned, a Notary Public in and for said County JERRY NEGRETE JR. & REYNA S. NEGRETE, e names are said on the foregoing instrument, but they signed, scaled and delivered the said instrument as
TOGETHER with uning all such times as coondarily), and all find air conditioning (swings, storm doors a corresponding time to the first such that	all improvements, tenements, of Mortgagors may be entitled the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, it with the tener physically attached there id in the premises by Mortgagor to HOLD the premises unto the orall rights and benefits under expressly release and waive. where is: sociated of two pages. The covenad decreby are made a part here and seals of Mortgagors the day WERRY NEGRET. REYNA 8. NEGRET. REYNA 8. NEGRET. Cholk in the State aforesaid, Do on the State a	assements, and appurtenances there reto (which rents, issues and profit articles now or hereafter therein or controlled), and ventilation, inch hador beds, stoves and water heater too rone, and it is agreed that all built our or the rent of the store or assigns shall be said Trustee, its or his successors and by virtue of the Homestead Example, conditions and provisions appeared to the same as though they were be and year first above written. (Scal) TE St., HEREBY CERTIFY that E. St., HEREBY CERTIFY that E. St., O be the same person E. whose and in person, and acknowledged the and voluntary act, for the uses and	eto belonging, and all rents, issues and profits there. or so lon and is are pledged primarily and on a parity with said real estat/ and no rethereon used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, window shaders. All of the foregoing are declared and agreed to be a pair, we lidings and additions and all similar or other apparatus, equipment to be part of the mortgaged premises. and assigns, forever, for the purposes, and upon the uses and trusts temption Laws of the State of Illinois, which said rights and benefits aring on page 2 (the reverse side of this Trust Deed) are incorporated erre set out in fall and shall be blading on Mortgagors, their series, (Scal) [Scal] [I, the undersigned, a Notary Public in and for said County JERRY NEGRETE JR. & REYNA S. NEGRETE, e name S. STE subscribed to the foregoing instrument, but
TOGETHER with uning all such times as econdarily), and all find air conditioning (swaings, storm doors a mortaged premises whiteless hereafter places to the such as the such	all improvements, tenements, of Mortgagors may be entitled the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, in which the single units or centrally and windows, floor coverings, the covering of the premises by Mortgagors TO HOLD the premises under the on all rights and benefits under expressly release and waive. When it is made a part here and saak of Mortgagors the day when the covering the cov	assements, and appurtenances there retro (which rents, issues and profit articles now or hereafter therein or youtrolled), and ventilation, inch tador beds, stoves and water heater to or not, and it is agreed that all built or their successors or assigns shall see said Trustee, it or its successors and by virtue of the Homestead Example of the same as though they were be and year first above written. (Scal) E. JR St., HEREBY CERTIFY that E. Obe the same person B. whose ay in person, and acknowledged the and voluntary act, for the uses and 9th ANY OF THE ST. W. Cert. (Special) 1731 W. Cert.	eto belonging, and all rents, issues and profits there. or so lon-and is are pledged primarily and on a parity with said real estat/ and no rethereon used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, window shaders. All of the foregoing are declared and agreed to be a pair, we lidings and additions and all similar or other apparatus, equipment to be part of the mortgaged premises. and assigns, forever, for the purposes, and upon the uses and trusts temption Laws of the State of Illinois, which said rights and benefits. aring on page 2 (the reverse side of this Trust Deed) are incorporated erre set out in fall and shall be blading on Mortgagors, their keirs, (Scal) [Scal] [Scal] [J. the undersigned, a Notary Public in and for said County JERRY NEGRETE JR. & REYNA S. NEGRETE, e name S. Step subscribed to the foregoing instrument, but . 1. h. e.y. signed, scaled and delivered the said instrument as purposes therein set forth, including the release and waiver of the light of the step of the light of the
TOGETHER with uning all such times as coondarily), and all fill fill and air conditioning (swings, storm doors a corresponding to the contract of the contract	all improvements, tenements, of Mortgagors may be entitled the tures, apparatus, equipment or whether single units or centrally and windows, floor coverings, it with the training the time of the training of the time of the premises by Mortgagors TO HOLD the premises unto the or all rights and benefits under the mail of the training	easements, and appurtenances there retro (which rents, issues and profit articles now or hereafter therein or articles now or hereafter therein or controlled), and ventilation, inch and or bods, stoves and water heate to or not, and it is agreed that all built or their successors or assigns shall be said Trustee, its or his successors and by virtue of the Homestead Exacts, conditions and provisions appeared by virtue of the Homestead Exacts, conditions and provisions appeared to the same as though they were a said year first above written. (Seal) E. JR. St., HEREBY CERTIFY that E. O be the same person B. whose ay in person, and acknowledged the and voluntary act, for the uses and and voluntary act, for the uses and 9th days of the same of the uses and 1731 W. Cert. (NME AND ADDRESS)	eto belonging, and all rents, issues and profits there. or so lon-and is are pledged primarily and on a parity with said real estat/ and no rethereon used to supply head, gas, water, light, power, ref geration using (without restricting the foregoing), screens, window shaders. All of the foregoing are declared and agreed to be a pair, we lidings and additions and all similar or other apparatus, equipment to be part of the mortgaged premises. and assigns, forever, for the purposes, and upon the uses and trusts temption Laws of the State of Illinois, which said rights and benefits. aring on page 2 (the reverse side of this Trust Deed) are incorporated erre set out in fall and shall be blading on Mortgagors, their keirs, (Scal) [Scal] [Scal] [J. the undersigned, a Notary Public in and for said County JERRY NEGRETE JR. & REYNA S. NEGRETE, e name S. Step subscribed to the foregoing instrument, but . 1. h. e.y. signed, scaled and delivered the said instrument as purposes therein set forth, including the release and waiver of the light of the step of the light of the

S January .

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. Mortgagora 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 lien or tilens in favor of the United States or other liens or claims for lien not express subordinated to the lien hereof; (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 prior lien to Trustee or to holdern of the note; (5) complet within a reasonable time any buildings now or at any time in process of crection upon said premises; (6) comply with all requirements of law or municipal 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 bolders of the note.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance licies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case if insurance about to expire, shall deliver renewal policies than ten days prior to the respective dates of expiration.
- In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior new brances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or tilte or claim thereof, or redeem form uny it vale or forteiture affecting add premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and an or see paid or incurred in connection therewith, including reasonable attorneys feet, and any other moneys advanced by Trustee or the holders of he pit to protect the mortgagod premises and the lien hereof, plus treasonable compensation to Trustee for each matter concerning which exists a "whorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without a continuous with interest thereon at the rate of nine per cent per anount, inaction of Trustee or holders of the note shall never be considered as a waiver of any rights. The payment of the more account of any default bereunder on the part of Mortgagors.
- 5. The Truster or the olders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to any bill tate nent or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, state-ent or estimate or into the alidity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors that way each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal notion in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest, or in case of all all occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 8. The proceeds of any foreclosure sale of the premises shall be distributed as I applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such terms as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtednes: add time at the evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining unpase; four any overplus 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 four in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without no ce, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then valve for memises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receive. Such receives the heter the same shall be then completed as a homestead or not and the Trustee hereunder may be appointed as such receives. Such receives, the production of the such receives, such receives, the production of said premises during the pendency of such foreclosure suit and, in case of a sale and a efficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be nece any or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of asid pain a. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The in 2th day is secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special sasessment or other lien which may be or become sup rice to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and debit any.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any of one which 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 the re o shall be per-
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to a cord this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts: omiss one hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he may require indemy the satisfactory to him before exercising any power herein given.
- 33. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that it is debtedness secured by this Trust Deed has been fully paid; and Trustee may execute and eliver a cleans hereof to and at the request of it is presented by the trust Deed has been fully paid; and Trustee may execute and eliver a cleans hereof to and at the request of it is presented by the presenting that all indebtedness hereby secured has been paid, which represention Trustee may accept as true without inquiry. Where a release is requested of a successor trustee may accept as the gainten note therein described any note which bears a crifficate of identification purporting to be executed by a prior trustee. Because the trustee may accept as the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying same as the principal note described any note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof; and which purports to be executed by the persons herein designated as makers thereof.
 - 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, shall 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 authority as are herein given Trustee, 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.

Ñ	The	Installment	Note	mentioned	ίn	the	within	Trust	Deed	has	been

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

ntified	herewith	under It	lentification	No	:	3 44
		i sind				

THE LANGE WELL WITH

END OF RECORDED DOCUMENT