UNOFFICIAL COPY

1.5	The half of the second	。在1921年中的中国企业中的企业中的企业的企业的企业企业的企业的企业的企业的企业的企业的企业的企业的企业的企业的企	
د د د د		COOK COUNTY, II LINOIS	Edding.
		CODY COUNTY, ILLINOIS FILED FOR RECORD RECORDER OF DEEDS	
V	TRUSTEE'S DEED		
V.		1982 FEB -5 PH 1: 17 26136160	
18	26 136 160		
١,٢	70 120	THE ABOVE SPACE FOR RECORDERS USE ONLY	
	THIS INDENTURE, made this 26	th day of December , 19 81, between WESTERN	
21	NATIONAL BANK OF CICERO, a	Corporation, operating under the laws of the United States of	
3	America, as Trustee under the provis	ions of a deed or deeds in trust, duly recorded and delivered to	
13	said bank in pursuance of a trust agr and known as Trust Number 8391		
. 3		and TOMACITA MALDONADO, His Wife	
	LEONEL MALDONADO	And Tomacita habbonabo, are write	
H			
6	La Company has	TOTAL TENANTS	
47		as JOINT TENANTS party of the second part, the first part, in consideration of the sum of	
1	TEN and nr (10)	DOLLARS,	
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		erations in hand paid, does hereby grant, sell and convey unto	利二國
10	said party of the second part, the for County, Illinois, to wit:	llowing described real estate, situated in Gook	9-1
1			三
l d	Lot 19 and the Nort o feet	of Lot 20 in Block 2 in George W. Cass' Subdivision	
2	the Fast 1/2 of the Southur	eel Heirs Subdivision of the Southeast 1/4 and 1/4 of Section 26, Township 39 North, Range	
11	13, East of the Third Princip	oal Meridian, in Cook County, Illinois.	
1	· ·		第二四
3			一腦
	SUBJECT TO: All matters of	record	
ी इ.स.च्या	THE HEAVEN TO A STATE OF THE ST		*
1 - 11	STATE OF LIN		
Ē	REAL ESTATE TRANSFER	1 1 TS - WENT WAS PREPARED BY	
92	FEB -S'RZ DEPT. OF = 2 I	SO Carel And Weber 5001 W. C rmak Rd.	
	DEVENUE !!		2 11 二 医经
	BE:10761 REVENUE	Cicero. Ill. 60350	
			- T
	together with the temements and approximances there are no have any or not	Cicero, Ill. 60350	2 5
	together with the temements and approximances there are no have any or not	unto belonging, part, and to the property of the second part, and the second part of the second part, and the second part of the secon	
	together with the temements and approximances there are no have any or not	unto belonging, part, and to the property of the second part, and the second part of the second part, and the second part of the secon	
	together with the temements and approximances there are no have any or not	unto belonging, part, and to the property of the second part, and the second part of the second part, and the second part of the secon	
A CONTRACTOR OF THE PROPERTY O	together with the temements and appurteanness there TO HAVE AND TO HOLD the same unto said the second part. not in tenancy in	unto belonging. party of the second part, and to the pry art u.e. benefit and behoot forever of said party of common, but in JOINT TENANC	
	together with the temements and appurteanness there TO HAVE AND TO HOLD the same unto said the second part. not in tenancy in	unto belonging. party of the second part, and to the pry art u.e. benefit and behoot forever of said party of common, but in JOINT TENANC	
	This deed is executed pursuant to and in the executed pursuant to said trustee in pursu trust deed or mortgage (if any there be) of record turntessed at the date of the delivery herost.	multo belonging, party of the second part, and to the our set u.e. benefit and behoot forever of said party of Common, but in JOINT TENANC	11
	This deed is executed pursuant to and in the executed pursuant to said trustee in pursu trust deed or mortgage (if any there be) of record turntessed at the date of the delivery herost.	unto belonging. party of the second part, and to the pry art u.e. benefit and behoot forever of said party of common, but in JOINT TENANC	
	This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part of the executed part. This deed is executed purmant to and in the executed part of the executed part	multo belonging, party of the second part, and to the our set u.s. benefit and behoot forever of said party of Common, but in JOINT TENANC inse of the power and authority granted to and vested in said tour. b the terms of said deed ance of the trust agreement above mentioned. This deed is made at the benefit of the lieu of every it is said county against said premises given to secure the payme. of the and remaining part has caused its corporate seal to be hereto affixed, and has caused it or me to be signed to y its Assistant Secretary, the day and year first shows written.	
	This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part of the executed part. This deed is executed purmant to and in the executed part of the executed part	multo belonging, party of the second part, and to the our set u.e. benefit and behoot forever of said party of Common, but in JOINT TENANC	
	This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part of the executed part. This deed is executed purmant to and in the executed part of the executed part	mile belonging. party of the second part, and to the property of the second party of the second party of the second party of the power and authority granted to and vested in said out to the lare of seed deed ance of the trust agreement above mentioned. This deed is maintained to the lare of severy in a said county against said premises given to secure the payme. of the maintaining part has caused its outports seal to be hereto affined, and has caused it or use to be signed to by its Assistant Secretary, the day and year first above written. TERN NATIONAL BANK OF CICERO, As Trustee as loregard.	
	This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part of the executed part. This deed is executed purmant to and in the executed part of the executed part	multo belonging, party of the second part, and to the our set u.s. benefit and behoot forever of said party of Common, but in JOINT TENANC inse of the power and authority granted to and vested in said tour. b the terms of said deed ance of the trust agreement above mentioned. This deed is made at the benefit of the lieu of every it is said county against said premises given to secure the payme. of the and remaining part has caused its corporate seal to be hereto affixed, and has caused it or me to be signed to y its Assistant Secretary, the day and year first shows written.	
	This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed part of the executed part. This deed is executed purmant to and in the executed part of the executed part	mite belonging, party of the second part, and to the property of the second party of the power and authority granted to and vested in said or by the terms of said deed ance of the trust agreement above mentioned. This deed is made as and to the lies of every line and county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the terms of said deed in made of the trust agreement above writing the said county against	
	This deed is executed purmant to and in the executed part. To HAVE AND TO HOLD the same unto said the second part. This deed is executed purmant to and in the executed part. This deed is executed purmant to and in the executed in trust delivered to said trustee in pursu trust deed or mortgage (if any there be) of record turnlessed at the date of the delivery herod. IN WITNESS WHEREOP, said party of the first these presents by its Vice-President and attended to WES	mnto belonging, party of the second part, and to the present who benealt and behoot forever of said party of Common, but in JOINT TENANC inse of the power and authority granted to and vested in said out to be the terms of said deed ance of the trust agreement above mentioned. This deed is made a set to the lieu of every in the said county against said premises given to secure the payme. Of the said remaining part has caused its corporate seed to be hereto affixed, and has caused it or me to be signed to by its Assistant Secretary, the day and year first shows written. TERN NATIONAL BANK OF CICERO, As Trustee as foregaid.	
	This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part. This deed is executed pursuant to and in the exercitle of the second part of the second part of the second part of the second part of the second p	mite belonging, party of the second part, and to the property of the second party of the power and authority granted to and vested in said or by the terms of said deed ance of the trust agreement above mentioned. This deed is made as and to the lies of every line and county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the terms of said deed in made of the trust agreement above writing the said county against	
	This deed is executed pursuant to and in the executed part. This deed is executed pursuant to and in the executed part. This deed in trust delivered to said trustee in pursu trust deed or mortgage (if any there be) of record turstees at the date of the delivery beroof. IN WITNESS WHEREOP, said party of the first these presents by its Vice-President and attested to the delivery beroof. WESS By STATE OF ILLINOIS, SS	mits belonging, party of the second part, and to the property of the second party of the second party of the power and authority granted to and vested in said out. b the terms of said deed ance of the trust agreement above mentioned. This deed is made and of the power and remaining it is add county against said premises given to secure the payme. of the said deed and the county against said premises given to secure the payme. of the said deed in the said county against said premises given to secure the payme. of the said deed in the said county against said premises given to secure the payme. of the said deed in the said county against said party is a facilitated for the said deed in the said county against and county against against against against against against against ag	
	This deed is executed pursuant to and in the executed part. This deed is executed pursuant to and in the executed part. This deed in trust delivered to said trustee in pursu trust deed or mortgage (if any there be) of record turstees at the date of the delivery beroof. IN WITNESS WHEREOP, said party of the first these presents by its Vice-President and attested to the delivery beroof. WESS By STATE OF ILLINOIS, SS	mits belonging, party of the second part, and to the property of the second party of the second party of the power and authority granted to and vested in said out. b the terms of said deed ance of the trust agreement above mentioned. This deed is made and of the power and remaining it is add county against said premises given to secure the payme. of the said deed and the county against said premises given to secure the payme. of the said deed in the said county against said premises given to secure the payme. of the said deed in the said county against said premises given to secure the payme. of the said deed in the said county against said party is a facilitated for the said deed in the said county against and county against against against against against against against ag	
	This deed is executed pursuant to and in the executed part. This deed is executed pursuant to and in the executed part. This deed in trust delivered to said trustee in pursu trust deed or mortgage (if any there be) of record turstees at the date of the delivery beroof. IN WITNESS WHEREOP, said party of the first these presents by its Vice-President and attested to the delivery beroof. WESS By STATE OF ILLINOIS, SS	mits belonging, party of the second part, and to the property of the second party of the second party of the power and authority granted to and vested in said out. b the terms of said deed ance of the trust agreement above mentioned. This deed is made and of the power and remaining it is add county against said premises given to secure the payme. of the said deed and the county against said premises given to secure the payme. of the said deed in the said county against said premises given to secure the payme. of the said deed in the said county against said premises given to secure the payme. of the said deed in the said county against said party is a facilitated for the said deed in the said county against and county against against against against against against against ag	
	This deed is executed pursuant to and in the executed part. This deed is executed pursuant to and in the executed part. This deed in trust delivered to said trustee in pursu trust deed or mortgage (if any there be) of record turstees at the date of the delivery beroof. IN WITNESS WHEREOP, said party of the first these presents by its Vice-President and attested to the delivery beroof. WESS By STATE OF ILLINOIS, SS	mits belonging, party of the second part, and to the property of the second party of the second party of the power and authority granted to and vested in said out. b the terms of said deed ance of the trust agreement above mentioned. This deed is made and of the power and remaining it is add county against said premises given to secure the payme. of the said deed and the county against said premises given to secure the payme. of the said deed in the said county against said premises given to secure the payme. of the said deed in the said county against said premises given to secure the payme. of the said deed in the said county against said party is a facilitated for the said deed in the said county against and county against against against against against against against ag	
	This deed is executed pursuant to and in the executed part. To HAVE AND TO HOLD the same unto said the second part. To the intrust delivered to said trustee in pursuant trust deed or mortgage (if any there be) of recontract the second part. IN WITNESS WHEREOF, said party of the first these presents by its Vice-President and attested the said the delivery beroof. WESS STATE OF ILLINOIS, COUNTY OF COOK L the time that the short contract the said the sai	mite belonging, party of the second part, and to the property of the second party of the power and authority granted to and vested in said or by the terms of said deed ance of the trust agreement above mentioned. This deed is made as and to the lies of every line and county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the said county against said permises given to secure the payme of the terms of said deed in made of the trust agreement above writing the said county against	
	This deed is executed purmant to and in the executed part. To HAVE AND TO HOLD the same unto said the second part. To in tenancy in trust delivered to said trustee in pursuit trust deed or mortgage (if any there be) of recontent tenance at the date of the delivery beroof. IN WITNESS WHEREOF, said party of the first these presents by its Vice-President and attested these presents by the Vice-President and attested to the delivery beroof. STATE OF ILLINOIS, COUNTY OF COOK SS. Lithe until the unit of the content of the co	mite belonging, party of the second part, and to the property of the second party of the second party of the second party of the second party of the property	
	This deed is executed purmant to and in the executed part. To HAVE AND TO HOLD the same unto said the second part. To in tenancy in trust delivered to said trustee in pursuit trust deed or mortgage (if any there be) of recontent tenance at the date of the delivery beroof. IN WITNESS WHEREOF, said party of the first these presents by its Vice-President and attested these presents by the Vice-President and attested to the delivery beroof. STATE OF ILLINOIS, COUNTY OF COOK SS. Lithe until the unit of the content of the co	mite belonging, party of the second part, and to the per as u.e. benefit and behoot forever of said party of the second part, and to the per as u.e. benefit and behoot forever of said party of the second part, and to the per as u.e. benefit and behoot forever of said party of the second party of the second party of the per said to the per said to the last of the last of every line actused its corporate seel to be hereto affixed, and has caused it or us to be signed to per thas caused its corporate seel to be hereto affixed, and has caused it or us to be signed to yie Assistant Secretary, the day and year first above written. TERN NATIONAL BANK OF CICERO, As Trustee as lorespid. TERN NATIONAL BANK OF CICERO, As Trustee as lorespid. The personally known to me to be the store persons whose natures are subscribed to the personal personally known to me to be the store persons whose natures are subscribed to an and as the free and voluntary set of said Corporation for the uses and purposes therein set and and as the free and voluntary set of said Corporation for the uses and purposes therein set or said Assistant Secretary to us on the reaction of the uses and purposes therein set or said Assistant Secretary are actions or portate seal of said Corporation, caused the corporate seal of said Corporation and said corporate and of said Corporation and for the uses and per for the uses and the reaction of the use and control of the uses and the said fast portation and said corporate seal of said Corporation for the uses and the said fast person to the uses and the said fast person the said to the said to the said to the	
	This deed is executed pursuant to and in the executed part. To HAVE AND TO HOLD the same unto said the second part. This deed is executed pursuant to and in the executed part. This deed in trust delivered to said trustee in pursuant trust deed or mortgage (if any there be) of record turstees at the date of the delivery beroof. IN WITNESS WHEREOP, said party of the first these presents by its Vice-President and attested it was a second part. By STATE OF ILLINOIS, COUNTY OF COOK I, the unitable the above the first than the above to continuous and attested it is a self interpretation of the proposed that the above the self-self-self-self-self-self-self-self-	mite belonging, party of the second part, and to the property of the second party of the second party of the second party of the second party of the property	
	This deed is executed permant to end in the execution of the second part. TO HAVE AND TO HOLD the same unto said the second part. This deed is executed permant to end in the execution of the second part. The deed of mortgage (if any there be) of reconstruct deed or mortgage (if any there be) of reconstructed at the date of the delivery beroof. IN WITNESS WHEREROP, said party of the first these presents by in Vice-President and attested the delivery beroof. WESS STATE OF ILLINOIS, SS. Li the under the second party of the first the second party of the first these presents by in Vice-President and attested the second party of the first these presents by the Vice-President and attested to the delivery beroof, and the second party of the first the second party of the second	mile belonging. party of the second part, and to the property of the trust agreement above mentioned. This deed is made above to the lieu of every line and county against said premises given to secure the payma, of the mentioned in said county against said premises given to secure the payma, of the mentioned to be part has caused its corporate seal to be hereto affined, and has caused it or me to be signed to by its Assistant Secretary, the day said year first above written. TERN NATIONAL BANK OF CICERO, As Trustee as ioregaid. TERN NATIONAL BANK OF CICERO, As Trustee as ioregaid. The property of the payman of the county and State aforesaid. Do HEREBY CERTIFY, a named Vice President and Assistant Secretary of the WESTERN NATIONAL BANK OF appropriation, personally propen and advistant Secretary temperature, personally property and advistant Secretary temperature, as the first and delivered the said instrument as their own free and and as the free and voluntary act of said Corporation for the uses and purposes therein said and as the free and voluntary act of said Corporation to be situated ment pursuant to submitted by the Board of Directors of said Corporation to be situated ment pursuant to submitted by the Board of Directors of said Corporation to be situated ment pursuant to submitted by the Board of Directors of said Corporation to be situated ment pursuant to submitted by the Board of Directors of said Corporation to be situated ment pursuant to submitted by the Board of Directors of said Corporation to be situated ment pursuant to submitted by the Board of Directors of said Corporation to be situated by the said said said the said instrument as their to be situated by the said said the said the said the said the	
	This deed is executed permant to end in the execution of the second part. TO HAVE AND TO HOLD the same unto said the second part. The deed is executed permant to end in the execution of the second part. This deed is executed permant to end in the execution of the second part. This deed is executed permant to end in the execution of the second part. This deed is executed permant to end in the execution of the second part. The deed is executed permant to end in the execution of the second part. This deed is executed permant to end in the execution of the second part. This deed is executed permant to end in the execution of the execution of the execution of the execution of the second part. This deed is executed permant to end in the execution of the exec	mino belonging. party of the second part, and to the property of the trust agreement above mentioned. This deed is main able to the last of every line and county against said premises given to secure the payme, of the party of the payme, of the property of the payme, of the property of the payme, of the property of the payme, of the pay	
	This deed is executed permant to end in the execution of the second part. TO HAVE AND TO HOLD the same unto said the second part. This deed is executed permant to end in the execution of the second part. The deed or mortgage (if any there be) of reconstructed at the date of the delivery hereof. IN WITNESS WHEREOF, said party of the first these presents by in View President and attested the second part. STATE OF ILLINOIS, SS. COUNTY OF COOK SS. Line unto the district of the delivery hereof. Line unto the district of the delivery hereof. Given as the district of the delivery hereof. Given as the district of the delivery hereof. Savings And Load CO-OPER. Savings And Load	mino belonging. party of the second part, and to the property of the trust agreement above mentioned. This deed is main able to the last of every line and county against said premises given to secure the payme, of the party of the payme, of the property of the payme, of the property of the payme, of the property of the payme, of the pay	
	This deed is executed purposent to and in the executed part. not in tenancy in the second part. not in tenancy in turntees at the second part. not in tenancy in turntees at the date of the delivery beroof. IN WITNESS WHEREOF, said party of the first these presents by its Vice-President and attested by the president and the president	mine belonging. party of the second part, and to the property of the second of the found of the party of the second of the found of the party of the second of the found of the party of the second of the found of the party of the second of the found of the party of the party of the second of the found of the party	
	This deed is executed purmant to and in the executer to HAVE AND TO HOLD the same unto said the second pert. not in tenancy in This deed is executed purmant to and in the executer or deeds in trust delivered to said trustee in pursu trust deed or mortgage (if any there be) of recontented and the delivery beroof. IN WITNESS WHEREOP, said perty of the first these presents by its Vice-President and attended the delivery beroof. By STATE OF ILLINOIS, COUNTY OF COOK I, the until the same units and attended to the delivery beroof. In the same contents are also as a side of the delivery in person of the same contents are a side of the same contents and the same contents are a side of the same contents are a side of the same contents and the same contents are a side of the same contents are	mits belonging. party of the account part, and to the per art is, benefit and behoof forever of said party of common, bur in JOINT TEN'.NC Common, bur in JOINT TEN'.NC Ten's of the power and authority granted to and vested in said or by the terms of said deed area of the trust agreement above mentioned. This deed is mad; said at the total less of every in said county against said premises given to the heart of and accused it or me to be signed to part has caused its corporate seal to be hereto affixed, and has caused it or me to be signed to part has caused its corporate seal to be hereto affixed, and has caused it or me to be signed to part has caused its corporate, the day and year first above written. TERN NATIONAL BANK OF CICERO, As Trustee as lorespiral. According to the western property of the Western NATIONAL BANK OF CICERO and the western property of the Western NATIONAL BANK OF capable to the western property of the superior whose signed and delivered the said instrument as such vice President and Assistant Secretary respectively, appeared before me that and active the said instrument as their own free and evoluntary act of said Corporation to the summer and a said corporation of said Corporation to the summer of the said corporation to be sufficient ment pursuant to suthority, given by the Beard of Directors of said Corporation, as said Assistant form free and voluntary act of said Corporation to be sufficient enter the summer of the summer of the said corporation to be sufficient of the summer of t	
	This deed is executed permant to end in the executed part. TO HAVE AND TO HOLD the same unto said the second part. To HAVE AND TO HOLD the same unto said the second part. This deed is executed permant to end in the executed in trust delivered to said trustee in pursu trust deed or mortgage (if any there be) of record turnelessed at the date of the delivery beroof. IN WITNESS WHEREOP, said party of the first these presents by its Vice-President and attended to the delivery beroof. By STATE OF ILLINOIS, COUNTY OF COOK I, the under the same that the short of the same constant the same constant the same constant to the same con	inse of the power and authority granted to and vested in said vou. b the terms of said deed ance of the power and authority granted to and vested in said vou. b the terms of said deed ance of the trust agreement shove mentioned. This deed is mad at oct to the lian of every in said outly against said premises given to secure the payme. of we said remaining part has caused its corporate seal to be hereto affired, and has caused it or me to oe signed to yils Assistant Secretary, the day and year first shows written. TERN NATIONAL BANK OF CICERO, As Trustee as lorespid. TERN NATIONAL BANK OF CICERO, As Trustee as lorespid. Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary Terminal to ended the the said for the County and State sforesaid, DO HEREBY CERTIFY, a named Vice Freident and Assistant Secretary of the WESTERN NATIONAL BANK Of corporation, personally known to me to be the same persons whose ranness are subscribed to the internal secretary below the said free and voluntary act of said Corporation for the uses and proposes therein set and and as the free and voluntary act of said Corporation for the uses and proposes therein set and and as the free and voluntary act of said Corporation for the uses and proposes therein set and and as the free and voluntary act and such free and voluntary act and as the free and voluntary act of said Corporation, as said Assistant ment permanent to authority, given by the Beard of Directors of said Corporation, as said Assistant ment permanent to authority, given by the Beard of Directors of said Corporation for the uses and control to the uses and control to the use and control to t	
	This deed is executed purposent to said in the executed part. The HAVE AND TO HOLD the same unto said the second part. This deed is executed purposent to said frustee in pursuit rust deed or mortgage (if any there be) of recontended at the date of the delivery beroof. IN WITNESS WHEREOF, said party of the first these presents by its Vice-President and attested the said the second part. STATE OF ILLINOIS, COUNTY OF COOK SS. 1, the until the transfer of the first these presents by its Vice-President and attested to said interest of the second part of the first these presents by the Vice-President and attested to the second part of the second part	inse of the power and authority granted to and vested in said and behood forever of said party of the second part, and to the property of the second part, and to the property of the second part, and to the power and authority granted to and vested in said and as of to the lieu of every in a said of the trust agreement above membered. This deed is mad as of to the lieu of every in a said of the power and authority granted so here to secure the payme, of the said said and the payme of the said factory in a said of the country and said and has caused it or us to be signed to by its Assistant Secretary, the day and year first shows written. TERN NATIONAL BANK OF CICERO, As Trustee as lovegrad to be a signed to be a said for the country and State sforesaid, DO HEREBY CERTIFY, we manded Vice President and Assistant Secretary of the WESTERN NATIONAL BANK Of corporation, personally known to use to be the said secretary, appeared before me this and school-stand secretary is not be the said functional as their own free and evoluntary set of said Corporation for the uses and purposes therein set and and as the free and evoluntary set of said Corporation for the uses and purposes therein set and as a said Assistant for the said functions in Secretary in the Board of Directors of said Corporation to the uses and competition as the said functions of said Corporation for the uses and control of the said set of said Corporation for the uses and control of the said set of said Corporation for the uses and control of the said set of said Corporation for the uses and control of the said set of said Corporation for the uses and control of said Corporation for the said said and said of said corporation for sai	
	This deed is executed purposent to and in the executed part. not in tenancy in The second part. not in tenancy in trust ded or mortgage (if any there be) of record tursteed at the date of the delivery bereof. IN WITNESS WHEREOP, said party of the first these presents by its Vice-President and attested it the date of the delivery bereof. STATE OF ILLINOIS, COUNTY OF COOK I, the smith its above the day in person of the first three presents by its Vice-President and attested it is add in the day in person of the first three presents and the first three presents of the first three presents of the day in person of the first three presents by its Vice-President and attested it is a did instructed in the first three presents of the first three presents of the first three presents by its Vice-President and attested it is a did instructed by its Vice-President and the first three presents of three presents of the first three presents of three presents of three presents of the first three presents of three pres	inse of the power and authority granted to and vested in said and behood forever of said party of the second part, and to the property of the second part, and to the property of the second part, and to the power and authority granted to and vested in said and as of to the lieu of every in a said of the trust agreement above membered. This deed is mad as of to the lieu of every in a said of the power and authority granted so here to secure the payme, of the said said and the payme of the said factory in a said of the country and said and has caused it or us to be signed to by its Assistant Secretary, the day and year first shows written. TERN NATIONAL BANK OF CICERO, As Trustee as lovegrad to be a signed to be a said for the country and State sforesaid, DO HEREBY CERTIFY, we manded Vice President and Assistant Secretary of the WESTERN NATIONAL BANK Of corporation, personally known to use to be the said secretary, appeared before me this and school-stand secretary is not be the said functional as their own free and evoluntary set of said Corporation for the uses and purposes therein set and and as the free and evoluntary set of said Corporation for the uses and purposes therein set and as a said Assistant for the said functions in Secretary in the Board of Directors of said Corporation to the uses and competition as the said functions of said Corporation for the uses and control of the said set of said Corporation for the uses and control of the said set of said Corporation for the uses and control of the said set of said Corporation for the uses and control of the said set of said Corporation for the uses and control of said Corporation for the said said and said of said corporation for sai	

END OF RECORDED DOCUMENT