UNOFFICIAL COPY

	TRUST DEED (ILLINOIS) For Use With Note Form 1448	FORMNO. 206 April, 1980	didny K.	VUVV
,	(Monthly Payments Including Interest) CAUTION: Consult a lawyer before using or acting under this MI warranties, including merchantability and finess, are exc	. 1982 SEP 2	PM 3 42	
THIS INDENTURE	made September 4	EP-2-22 18-82 - 1 D	- the trade to the first section of the first secti	50
	rd G. Peterson and Dorothy		0	10.
his wife	Transition of the section			
	rry Lane Winnetka AND STREET) (CITY) "Mortgagors," and The Mid-City	Illinois (STATE) National Bank	26341465	
of Incago	dison Chicago,	Illinois		
			The Above Space For Recorder's Use C)nlv
to the legal hold in the herewith, executed by note Morteagors pro	AND STREET) (CITY) Trustee, "witnesseth: That Whereas Morte fa principal promissory note, termed "Install n, M" agagors, made payable to Beargt and d m" eto - y the principal sum of F11ty 1 from9/1/82ont	ment Note, "of even date Lelivered, in and by which Thousand & 00/100	1 s	
Variable Dollars, and interest	from 9/1/82 on t	the balance of principal remaini	ng from time to time unpaid at the rate of 120ve	r Prime
per annum, such pro ZXXXXXZ on theLs	ncipa, sur , ap interest to be payable in interest to be payable.	werendums: ——on—de xzxzxzxzxzxzxzx	mand XZXZXZXZXZXZXZXZXZXXXXXXXXXXXXX	ZNEKZN
ZKZXZXZXZXZX	ZXCKLHOXD' LNC (ZCOKUKENOKIM	DMEKDHENEX except that t	ne final payment of principal and interest, if not so	
shall be due on the _ ZXZXXXXXXXXXXXXX ZXZXXXXXXXXXXXXXXX	ZKA NEK ZWENEKEKE KETALXEK EN ZKA NEK ZWENEKEKE KETALXEK EN ZKA NEK ZWENEKEKE KETALXEK EN	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	MRNACHTYDASSYNONSDAESAKARONNA REMARKARON SKIPSTHERSON ON THANG ZXZXZXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ents being
made payable at	The Mid-City N tion 1 Ba ay, from time to time, in writ ve appoint, which ning unpaid thereon, together wincrus in cur in the payment, when due, of an insteam	ink of Chicago th note further provides that at therest thereon, shall become a tent of principal or interest in acc	or at such other place a ore election of the legal holder thereof and without once due and payable, at the place of payment at ordance with the terms thereof or in case default d (in which event election may be made at any tin ment for payment, notice of dishonor, protest an	s the legal notice, the oresaid, in shall occur
also in consideration WARRANT unto t	ote and of this Trust Deed, and the performanc	te of the covenants and agreeme the receipt whre took hereby act the following described Real E	n accordance with the terms, provisions and limits therein contained, by the Mortgagors to be performwicedged, Mortgagors by these presents CON's state and all of their estate, right, title and interaction of the cook. AND STATE OF ILLING	ormed, and VEY AND est therein,
of the North East 1/4 of	h 316.0 feet (except the N	orth 175 fecc) of	on being a Subdivision of pa the South East 1/4 of the So t of the Third Principal Mer	uth
				100 A
			1 11 6	- Care
		2634146	5	7 50
TOGETHER during all such time secondarily), and al and air conditionin awnings, storm doc mortgaged premise articles hereafter pl	is as Mortgagors may be entitled inereto (win Il fixtures, apparatus, equipment or articles no ig (whether single units or centrally controlle ors and windows, floor coverings, inador bed s whether physically attached thereto or not, a laced in the premises by Mortgagors or their s	ein as the "premises," , and appurtenances thereto belich rents, issues and profits are low or hereafter therein or there d), and ventilation, including is, stoves and water heaters. Al and it is agreed that all buikling uccessors or assigns shall be pa	onging, and all rents, issues and profits thereof for ledged primarily and on a parity with a dreate se- on used to supply leate, gas, where, if no lower, re- ly without restricting the foregoing as recens, wind to the foregoing are declared and a recet be and additions and all similar or other apparates. As to the more apparates to to the more profits of the more apparates and the second and a recent because of the to the more apparates and the second and a recent profits and all similar or other apparates. As the second and a recent profits are the second and a recent profits and all similar or other apparates and a recent profits and a second a recent profits and a recent profits a recent p	late and not efrigeration low shades, part of the juipment or
TOGETHER during all such time secondarily), and al and air conditionin awnings, storm dox mortgaged premises articles hereafter pl TO HAVE AN herein set forth, fre Mortgagors do here	with all improvements, tenements, easements eas Morgagors may be entitled thereto (whi ill fixtures, apparatus, equipment or articles an the their single units or centrally controlle and windows, floor coverings, inador bed swhether physically attached thereto or not, a faced in the premises by Morgagors or their s ND TO HOLD the premises unto the said True from all rights and benefits under and by vir by expressly release and waive.	ein as the "premises," , and appurtenances thereto be ch rents, issues and profits are ow or hereafter therein or there ed), and ventilation, including s, stoves and water heaters. Al and it is agreed that all buildings uccessors or assigns shall be pa astee, its or his successors and a stee, its or his successors and a	onging, and all rents, issue same profits the reof for bedged primarily and on a pairt with read est on used to supply beat, gas, water, if no nower, re without restricting the foregoing, as reens, wind of the foregoing are declared and a reed to be a not additions and all similar or other appara us, as	late and not efrigeration low shades, part of the quipment or
TOGETHER. during all such time secondarily), and al and air conditionia awnings, storm doc mortgaged premises articles hereafter pl TO HAVE AN hortgagors do here The name of a reco This Tust Doe herein by reference	with all improvements, tenements, easements as as Mortgagos may be entitled thereto (whill flistures, apparatus, equipment or articles an gig (whether single units or centrally controllors and windows, floor coverings, inador bed swhether physically attached thereto or not, acacid in the premises by Mortgagors or their s ND TO HOLD the premises unto the said Trace from all rights and benefits under and by view controllers of the property of t	ein as the "premises.", and appurtenances thereto be ich rents, issues and profits are town or hereafter therein or there cd), and ventilation, including s, stoves and water heaters. Al and it is agreed that all buildings uccessors or assigns shall be para attue of the Homestead Exempt tions and provisions appearing	onging, and all rems, issues and profits thereof for bedged primarily and on a parine with a decade so with a decade of supply heat, gas, water, in cower, re- without restricting the foregoing as reens, wind of the foregoing are declared and a reed to be a on a dadditions and all similar or other apparacts, a tof the mortgaged premises.	ate and not efrigeration low shades, part of the quipment or es an image ar a beneal's
TOGETHER. during all such time secondarily), and al and air conditionin awnings, storm doc mortgoged premise articles hereafter pl TO HAVE. herein set forth, fre Mortgagors do here The name of a reco This Trust Dec herein by reference successors and assig	with all improvements, tenements, easements sa Mortageos may be entitled thereto (whill flixtures, apparatus, equipment or articles an given the same of the same	ein as the "premises.", and appurtenances thereto be ich rents, issues and profits are tow or chreather therein or there cd), and ventilation, including s. stoves and water heaters. Al and it is agreed that all buildings uccessors or assigns shall be pausitee, its or his successors and a rtue of the Homestead Exempt tions and provisions appearing ne as though they were here so first above written.	onging, and all rents, issues and profits thereof for lealed primarily and on a parity with a dreal es- on used to supply heat, gas, water, if or lower, r (without restricting the foregoing, species, with of the foregoing are declared and a great to be and additions and all similar or other apparates, at to the mortgaged premises, signs, forever, for the purposes, and upon the custon on Laws of the State of Illmois, which said rights.	ate and not efrigeration low shades, part of the juipment or es an impact of the property is their keirs.
TOGETHER. during all such time secondarily), and al and air conditionin awnings, storm doc mortgaged premise articles hereafter pl TO HAVE AN herein set forth, fre Mortgagors do here The name of a reco This Trust Dee herein by reference successors and assi, Witness the ha PLEASE PERNYOR	with all improvements, tenements, easements sa Mortageos may be entitled thereto (whill flixtures, apparatus, equipment or articles an given the same of the same	ein as the "premises,", and appurtenances thereto be che rents, issues and profits are tow or hereafter therein or there cd), and ventilation, including, s. stoves and water heaters. Alm and it is agreed that all buildings uccessors or assigns shall be astee, its or his successors and artue of the Homestead Exempt things and provisions appearing ne as though they were here so	onging, and all rents, issues and profits thereof for lealed primarily and on a parity with a dreal es- on used to supply heat, gas, water, if or lower, r (without restricting the foregoing, species, with of the foregoing are declared and a great to be and additions and all similar or other apparates, at to the mortgaged premises, signs, forever, for the purposes, and upon the custon on Laws of the State of Illmois, which said rights.	ate and not efrigeration low shades, part of the quipment or es an image ar a beneal's
TOGETHER. during all such time secondarily), and al and air conditionin awnings, storm doc mortgoged premise articles hereafter pl TO HAVE and the mortgoged premise articles hereafter pl TO HAVE and the mortgoged premise articles from the form of a reco. This Trust Dec herein by reference successors and assigned witness the hereafter and the please of the premise and the pr	with all improvements, tenements, easements as a Mortagons may be entitled thereto (while Il fixtures, apparatus, equipment or articles in growther single units or centrally controlle ors and windows, floor coverings, inador bed whether physically attached thereto or not, a face in the premises by Morgagors or their s ND TO HOLD the premises unto the said True from all rights and benefits under and by visely expressly release and waive. For own all rights and benefits under and the visely expressly release and waive. The covenants, conditions are made a part hereof the san gins. In the said of Mortagors file has and year and the said for the said	ein as the "premises.", and appurtenances thereto be ich rents, issues and profits are tow or chreather therein or there cd), and ventilation, including s. stoves and water heaters. Al and it is agreed that all buildings uccessors or assigns shall be pausitee, its or his successors and a rtue of the Homestead Exempt tions and provisions appearing ne as though they were here so first above written.	onging, and all rents, issues and profits thereof for lealed primarily and on a parity with a dreal es- on used to supply heat, gas, water, if or lower, r (without restricting the foregoing, species, with of the foregoing are declared and a great to be and additions and all similar or other apparates, at to the mortgaged premises, signs, forever, for the purposes, and upon the custon on Laws of the State of Illmois, which said rights.	ate and not efrigeration low shades, part of the juipment or es an impact of the property is their keirs.
TOGETHER. during all such time secondarily), and al and air conditionin awnings, storm dox mortgaged premise articles hereafter pl TO HAVE AN herein set forth, fre Mortgagors do here The name of a reco This Trust Dee herein by reference successors and assigned witness the harmonic secondary of the perion by reference successors and assigned the perion by the perion of	with all improvements, tenements, easements as a Mortgagors may be entitled thereto (whill flixtures, apparatus, equipment or articles an giventher single units or centrally controlled as and windows, floor coverings, inador bed swhether physically attached thereto or not, acaed in the premises by Mortgagors or their s ND TO HOLD the premises unto the said True from all rights and benefits under and by view expressly release and waive. The downer is: downer is: downer is: and send of Mortgagors the lay that year and send of Mortgagors the lay that year and a part of Mortgagors the lay that year and the premise and the premise and the lay that year and the premise and the lay that year and year an	ein as the "premises," and appurtenances thereto be che tents, issues and profits are own or hereafter therein or there cal), and ventilation, including s, stoves and water heaters. A and it is agreed that all buildings uccessives or assigns shall be pa stee, its or his successors and a rtue of the Homestead Exempt tions and provisions appearing, ne as though they were here se -first above written. (Seal) (Seal)	onging, and all rents, issues and profits thereof for belaged primarily and on a parity with and read estimated on used to supply heat, gas, water, if no lower, rewithout restricting the foregoing, so reens, wind to the foregoing are declared and a reed to be and additions and similar or other apparatus, to the mortgaged premises. Signs, forever, for the purposes, and upon includes on Laws of the State of Illinois, which said rights on the state of the state of this Trust Deed) are it out in full and shall be binding on Mortgagors, and the state of the state	ate and not efrigeration low shades, part of the pulpment or es an instance, is a bene, is accorpore, ditheir heirs. (Seal)
TOGETHER. during all such time secondarily), and al and air conditionin awnings, storm doc mortgaged premise articles hereafter pl TO HAVE AN herein set forth, fre Mortgagors do her The name of a reco This Trust Dee herein by reference successors and assign Witness the harmonic mortal properties of the property of th	with all improvements, tenements, easements as Mortgagors may be entitled thereto (whill fixtures, apparatus, equipment or articles an gi (whether single units or centrally controll) as and windows, floor coverings, inador bed swhether physically attached hereto or not, acacd in the premises by Mortgagors or their s VDTO HOLD the premises unto the said frue from all rights and benefits under and by view expressly release and waive. In our of the premise that the said of the said o	ein as the "premises," and appurtenances thereto be che tents, issues and profits are own of hereafter therein or there cal), and ventilation, including s, stoves and water heaters. A and it is agreed that all buildings uccessives or assigns shall be pa stee, its or his successors and a rtue of the Homestead Exempt tions and provisions appearing, ne as though they were here se -first above written. (Seal) (Seal) (Seal) S., Y CERTIFY that Richal same person S. whose nar son, and acknowledged that	onging, and all rents, issues and profits thereof for ledged primarily and on a parity with and real estimated by the profits of the profits	ate and not effigeration low shades, part of the frigeration low shades, part of the frigeration of the fright lower states of th
TOGETHER. during all such time secondarily), and al and air conditionin awnings, storm dox mortgaged premise articles hereafter pl TO HAVE AN herein set forth, fre Mortgagors do her. The name of a reco This Trust Dee herein by reference successors and assign Witness the have been been by reference successors and assign Witness the have been been by the secondary of the secondar	with all improvements, tenements, easements as Mortgagors may be entitled thereto (while II fixtures, apparatus, equipment or articles an giventher single units or centrally controlled as and windows, floor coverings, inador bed swhether physically attached thereto or not, acaed in the premises by Mortgagors or their s ND TO HOLD the premises unto the said True from all rights and benefits under and by view expressly release and waive. The control of the premises that the said the premise is and waive. The control of the premise is under and by view expressly release and waive. The control of the premise is under and by view expressly release and waive. The control of the premise is under and by view expressly release and waive. The control of the premise is under an and hereby are made a part hereof the sain and seals of Mortgagors file lay my lever and the premise and the premise of the	ein as the "premises," and appurtenances thereto be che tents, issues and profits are own of hereafter therein or there cal), and ventilation, including s, stoves and water heaters. A and it is agreed that all buildings uccessives or assigns shall be pa stee, its or his successors and a rtue of the Homestead Exempt tions and provisions appearing, ne as though they were here se -first above written. (Seal) (Seal) (Seal) S., Y CERTIFY that Richal same person S. whose nar son, and acknowledged that	onging, and all rents, issues and profits thereof for ledged primarily and on a parity with and read estimated primarily and on a parity with a read estimated on used to supply heat, gas, water, if no lower, rewithout restricting the foregoing, so reens, wind to the foregoing are declared and a reed to be and additions and all similar or other apparatus, so to the mortgaged premises. Signs, forever, for the purposes, and upon inclusion Laws of the State of Illinois, which said rights on Laws of the State of Illinois, which said rights and in the state of this Trust Deed) are it out in full and shall be binding on Mortgagors, and the state of the s	ate and not frigeration to the first part of the frigeration tow shades, part of the full purpose of the first part of t
TOGETHER. during all such time secondarily), and al and air conditionin awnings, storm doc mortgaged premise articles hereafter pl TO HAVE AN herein set forth, fre Mortgagors do her. The name of a reco This Trust Dee herein by reference successors and assign witness the hard transport of the secondary of the	with all improvements, tenements, easements as Mortgagors may be entitled thereto (while II fixtures, apparatus, equipment or articles an giventher single units or centrally controlled as and windows, floor coverings, inador bed swhether physically attached thereto or not, acaed in the premises by Mortgagors or their s ND TO HOLD the premises unto the said True from all rights and benefits under and by view expressly release and waive. The control of the premises that the said the premise is and waive. The control of the premise is under and by view expressly release and waive. The control of the premise is under and by view expressly release and waive. The control of the premise is under and by view expressly release and waive. The control of the premise is under an and hereby are made a part hereof the sain and seals of Mortgagors file lay my lever and the premise and the premise of the	ein as the "premises," and appurtenances thereto be the rents, issues and profits are tow or hereafter therein or theredy, and ventilation, including some of the rents of the	onging, and all rents, issues and profits thereof for ledged primarily and on a parity with and read estimated primarily and on a parity with a read estimated on used to supply heat, gas, water, if no lower, rewithout restricting the foregoing, so reens, wind to the foregoing are declared and a reed to be and additions and all similar or other apparatus, so to the mortgaged premises. Signs, forever, for the purposes, and upon inclusion Laws of the State of Illinois, which said rights on Laws of the State of Illinois, which said rights and in the state of this Trust Deed) are it out in full and shall be binding on Mortgagors, and the state of the s	ate and not efrigeration low shades, part of the part of the pulpment or sea an instance, is a normal state of the low shades, part of the low said County Peterson instrument, strument as an aver of the low said County Peterson instrument, strument as an aver of the low said County Peterson instrument, strument as an aver of the low said County Peterson instrument, strument as a low said County Peterson instrument, strument as a low said County Peterson instrument, strument, strume
TOGETHER. TOGETHER. during all such time secondarily), and al and air conditionin awnings, storm doc mortgaged premise articles hereafter pl TO HAVE AN herein set forth, fre Mortgagors do her. The name of a reco This Trust Dec berein by reference successors and assign Witness the harmonic success the harmonic success the	with all improvements, tenements, easements as Mortgagors may be entitled thereto (whill fixtures, apparatus, equipment or articles ang (whether single units or centrally controlled as and windows, floor coverings, inador bed swhether physically attached thereto or not, acaed in the premises by Mortgagors or their s DT O HOLD the premises unto the said True from all rights and benefits under and by vieby expressly release and waive. The formal rights and benefits under and by vieby expressly release and waive. The downer is: a consists of two pages. The covenants, condited and sand seals of Mortgagory file hay may warre and hereby are made a part hereof the sangus. Indicated G. Peterson The State aforesaid, DO HEREBY in the state aforesaid, which was a present the same and the same	ein as the "premises," and appurtenances thereto be the tents, issues and profits are tow or hereafter therein or theredy, and ventilation, including so, stoves and water heaters. Alm dit is agreed that all buildings uccessors or assigns shall be paster, its or his successors and artue of the Homestead Exempt times and provisions appearing ne as though they were here seen that the successors and a true of the Homestead Exempt (Seal) [Seal]	onging, and all rents, issues and profits thereof for ledged primarily and on a parity with and read estimated primarily and on a parity with a dread estimated primarily and on a parity with a dread estimated to be a fine to the foregoing are declared and a reed to be and additions and all similar or other apparatus. So to the mortgaged premises, signs, forever, for the purposes, and upon inclusion Laws of the State of Illinois, which said rights: a page 2 (the reverse side of this Trust Deed) are it out in full and shall be binding on Mortgagors, Dorothy H. Peterson I, the undersigned, a Notary Public in and for add G. Peterson and Dorothy H. es are subscribed to the foregoing they signed, seaked and delivered the said it sees therein set forth, including the release and where they signed, seaked and delivered the said it sees therein set forth, including the release and where they signed, seaked and State of the said it sees therein set forth, including the release and where they signed, seaked and State of	ate and not fringeration low shades, part of the fringeration low shades, part of the fringeration of the

INOFFICIAL COPY

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

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste: (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanics lies or liens in favor of the United States or claims for lien not expressly abordinated 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 holders of the note; (5) complet with a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or 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 holders of the note.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer 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 filightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replaciful for repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insuran policies payable, in case of loss or damage, to Trustee for the henefit of the holders of the note, such rights to be evidenced by the standard more gage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore reuired of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on
 rior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem
 row any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized
 and all expenses paid or incurred in connection therewith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the
 by ... of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning
 v nich ction herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and
 typel-cyber of the control of the protection of the protection of Trustee or holders of the note shall never be considered as a
 waiver A an, right accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The tee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or to the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortga, vs sh., pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the nole rs of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding any, nin, in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest. In case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7. When the indebtedne's her oy 's ured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note to 's us' a shall have the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a nortage debt. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expendigues, and the sale of the note for attorneys' fees, Trustee's fees, appraiser's ces, on lays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to the expendigues and examinations, guarantee policies. Torrens certifica, wand symilar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecutes such suit in the evidence to bidders at any sale which may be had pursuant to such decree the true comes on much additional indebtedness secured here, and "under the decree of producing all such and the producing and the producing all such additional indebtedness secured here, and "under the decree of the contract of the state of the producing and the producing but not limited to probate and barkruptcy proceedings, to which either of them shall be a party, e. her significant or defendant, by reson at the rate of his frust Deed or any indebtedness hereby secured; or (b) preparations for the commencement of any significant or defendant, by reson of this frust Deed or any indebtedness hereby secured; or (b) preparations for the defense of any threatens significant to refered after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatens.
- 8. The proceeds of any foreclosure sale of the premises shal be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, in using all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured on the second second by the note hereby secured, with interest thereon as herein provided; third, all principal and interest trems ing a spaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be ubitine only defense which would not the 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 of a across thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trus to be obligated to record this Trus Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable or an acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he may be the intermediately 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 . I indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the squest of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebted are hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein confined of the principal note and which uports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he have note herein 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.
 - 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.

The Installment Note mentioned in the within Trust Deed has been

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND Identified herewith under Identification No. LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

END OF RECORDED DOCUMENT