## UNOFFICIAL COPY

and the provisions of the more statement to the Mortgagors of even date herewith, made payable to BEARER  so delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of 16.00 per cent per annum in installments as follows:  To HUNDRED SIXTY-SEVEN AND 52/100 (\$267.52)  Dollars on the 20th day of anch month thereafter until said note is fully paid except the final payment of principal and interest, it not soc er paid, shall be thus on the 20th day of May 18 go. All such payments on account of the indebt. Here, and enception of each installment unless paid when due shall be a incepted to principal; provided the the inclipal of each installment unless paid when due shall bear interest at the rate old. Oper cent per annum, and all of said principal aumority and interest of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the onio 19 principal and the performance of the covenants and agreements herein contained, by the Mortgagors to exclusively and the performance of the covenants and agreements herein contained, by the Mortgagors to exclusive the part of the said principal sum of money and said interest in accordance with the terms provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be partorned, and also in consideration of the sum of 0.5 go in a contained to the covenants and agreements herein contained, by the Mortgagors to the covenants and agreements herein contained, by the Mortgagors of the covenants and agreements herein contained, by the Mortgagors to the value of the said principal sum of money and said interest in accordance with the terms provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors of the covenants and agreements herein contained, by the Mortgagors of the covenants		et destruites de l'acteur consensation	And the property of the control of t
THIS INDENTURE, finds: May 25, 19 84, between Garald I. Miller and Joyce M. Miller, his wife here of Garand I. Miller and Joyce M. Miller, his wife here of Garand I. Miller and Joyce M. Miller, his wife here of Garand I. Miller and Joyce M. Miller, and individual of the Indiano of Miller and Joyce M. Miller, and Indiano of Miller and Joyce M. Miller, and Indiano of Miller and Joyce M. Miller, and Indiano of Miller and Joyce M. Miller and Joyce M. Miller, and Indiano of Miller and Joyce M. Miller and Joyce M. Miller, and Indiano of Miller, with the Mortgagors of the Miller and St. 1, 2020. 51  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of the Mole and the			일을 잃는 이렇는 한 학자를 되었다면 되었다.
THIS INDENTURE, finds: May 25, 19 84, between Garald I. Miller and Joyce M. Miller, his wife here of Garand I. Miller and Joyce M. Miller, his wife here of Garand I. Miller and Joyce M. Miller, his wife here of Garand I. Miller and Joyce M. Miller, and individual of the Indiano of Miller and Joyce M. Miller, and Indiano of Miller and Joyce M. Miller, and Indiano of Miller and Joyce M. Miller, and Indiano of Miller and Joyce M. Miller and Joyce M. Miller, and Indiano of Miller and Joyce M. Miller and Joyce M. Miller, and Indiano of Miller, with the Mortgagors of the Miller and St. 1, 2020. 51  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of even date herewith, made payable to BEARER  and delivered, in and by philor said Mole in Mortgagors of the Mole and the			불통하는 마늘 이 나는 이를 하는 모델라
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THE ABOVE SPACE FOR RECORDERS USE ONLY  THIS INDEMTURE, made May 25, 19 84, between Gerald L. Miller and Joyce M. Miller, his vife his vife heritage Glenwood Bank an limitot corporation doing business in Glenwood heritage of the internation of the minimum Notes hereinated as a minimum to the minimum of th			27116930
THE ABOVE SPACE FOR RECORDERS USE ONLY  THIS INDIRN'URE, made May 25, his wife heritage Glenwood Bank her in the control of the season of the property of the property of the season of the property of the season of the property of the season of the property of the proper	Recorder's Office		개 집에 가는 그 그 그 그를 가는 것이다.
THIS NODENUIE, made May 25, 19 84 , between Gerald L. Miller and Joyce M. Miller, his wife  September Colonwood, Bathkess in Classwood , herein referred to as "Mortgagor", and september Colonwood, Bathkess in Classwood , herein referred to as Trustee, witheasseth: HTM. WHEREAS here Mortgagors are justly included to the legal holder or holders of the Installment Note hereinafter described, asid legal holder or holders being herein referred to as Indies, witheasseth: ELEVEN TROUGHAND TRANSMOMENT AND 51/100—  The Colonwood of the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from hime to time unpadd at the rate of 16.00 per cent per annum in installments as follows:  The COLOR of the STATY-SEVEN AND 52/100 (\$267,52)—  Dollars on the 2 Ch day of June 19 84 and TWO HINDRED SIXTY-SEVEN AND 52/100—  Dollars on the 2 Ch day of Tach month thereafter until said note is fully paid except the final payment of principal and interest, if not soo er paid, shall be bus on the 20th day of May 19 89. All such payments to principal; provided this the interest payment of the state of the total principal sum of the interest of the major payment of principal and the remainder to principal; provided the fine interest, the interest payment of the state principal sum of the principal sum of the state of the contents of the state of the principal sum of the principal sum of the principal sum of the principal sum of the state principal sum of the principal sum of the state of the contents of the sum of Case of the state of the contents of the state of the state of the contents of the sum of Case of the state of the	Box No. 413		그리아 마시아 :
Hegritage Glanwood Bank   Hegritage Bank   Hegritage Glanwood Bank   Hegritage Glanwood Bank   Hegritage Bank   Hegritage Glanwood Bank   Hegritage Bank   Hegritage Glanwood Bank   Hegritage Glanwood Bank   Hegritage Glanwood	/(	THE ABOVE	SPACE FOR RECORDERS USE ONLY
Hegritage Glanwood Bank   Hegritage Bank   Hegritage Glanwood Bank   Hegritage Glanwood Bank   Hegritage Bank   Hegritage Glanwood Bank   Hegritage Bank   Hegritage Glanwood Bank   Hegritage Glanwood Bank   Hegritage Glanwood			얼마면 된 연기는 이 가운데 다음했다.
Heritage Glantood Balkes in Glantood hours heteric referred to as Tutles, withouts of the first instruction of the plant inferred to as Tutles, withouts of the first instruction of the first instr		ay 25, 19 84 , between G	erald L. Miller and Joyce M. Miller,
HHAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the host or holders being herein referred to as holders of this holder, in principal sum of \$12,020.5 Deliars, Deliars, Whene Deliars, Order Mortgagors of even data herewith, made payable to BEARER  so delivered, in and by which said Note the Mortgagors of even data herewith, made payable to BEARER  so delivered, in and by which said Note the Mortgagors of even data herewith, made payable to BEARER  so delivered, in and by which said Note the Mortgagors of even data herewith, made payable to BEARER  so delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of 16.00 per cent per annum in instalments as follows:  To SUNDRED SIXTY-SEVEN AND 52/100 (\$267.52)  Dollars on the 2°Ch day of June 19 84 and TWO HUNDRED SIXTY-SEVEN AND 52/100———  Dollars on the 2°Ch day of Tasch month thereafter until said note is fully paid except the final payment of principal and interest, if not sool er paid, shall be give on the 20th day of May 19 89. All such payments on account of the indebt. near-undensedy said notes to be first applied to therest on the unpaid principal balance and the remainder to principal; provided the the inclingor of each instalment unless paid when due shall bear interest at the rate of 8.00per cent per annum, and all of said principal said refers to the grade payable at such banking house or trust company in Glemood Illip bit as the holders of the note may, from time to time, in writing appoint, and in absence of such applications of a such interests and said refers and annum, and all of said principal said and the said interest and annum, and all refers to the said grincipal sam of money and said interest in accordance with the term provided and the interest of the said crimate of the s	his wife .		, herein referred to as "Mortgagor", and
THAT, WHEREAS the Morrgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described, asid legal holder or holders being herein referred to as holders of this Note, in principal sum of \$11, 202. 51 ELEVEN TRUDISAID TWENTY AND \$1/100—  But State of the Committee of the Morrgagors of even data herewith, made payable to BEARER  But destinated in and by which said Note the Morrgagors of even data herewith, made payable to BEARER  But destinated in the committee of the commit	Heritage Glenwood Bar	k iness in Glenwood herein re	eferred to as Trustee, witnesseth:
ELEVEN TROUGHEN TREETY AND 51/100— —————————————————————————————————	THAT, WHEREAS the Mortgage	ors are justly indebted to the legal holder	or holders of the Instalment Note hereinafter described,
and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal emaining from time to time unpaid at the rate of 16.00 per cent per annum in instalments as follows:  To discontine 20th day of June 19 84 and TWO HUNDRED SIXTY-SEVEN AND 52/100  Dollars on the 20th day of June 19 84 and TWO HUNDRED SIXTY-SEVEN AND 52/100  Interest, in to also per paid, shall be glue on the 20th day of May 19 89 All such payments on account of the indeb mice undenced by said note to be lirst applied to interest on the unpaid principal balance and the remainder to principal; provided this, the finding of case in instalment unless paid when due shall been interest at the rate of 86.00pc control to principal; provided this, the finding of case in instalment unless paid when due shall been interest at the rate of 86.00pc control to principal and interest at the rate of 86.00pc control to principal provided this, the finding of case in instalment unless paid when due shall been interest at the rate of 86.00pc control to principal provided this the finding of case in the stimulation of the shall be principal and the shall be principal and the shall be shall be principal and the shall be shal	ELEVEN THOUSAND TWENT	Y AND 51/100	Dollars, P.
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Dollars on the Dollars on the SIXTY-SEVEN AND 52/100 (\$267,52)—  Dollars on the 2° Ch day of June 19 84 and TWO HUNDRED SIXTY-SEVEN AND 52/100———  Dollars on the 2° Ch day of Bach month thereafter until said note is fully paid except the final payment of principal and interest, if not soo er paid, shall be due on the 20th day of May 19 89. All such payments on account of the indebuter of the provided the the indebuter of the principal provided the principal of each instandent unless pad when due shall be are interest at the rate of 8.0. Ober cent per annum, and all of said principal and indebuter of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the Director of the said principal sum of money and said interest in accordance with the term provisions and limitations of this brust deed, and the perfolimance of the convenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of Cos OSI bit in hand pad, the receipt wherein contained, by the Mortgagors to be performed, and also in consideration of the sum of Cos OSI bit in hand pad, the receipt wherein contained, by the Mortgagors to be performed, and also in consideration of the sum of Cos OSI bit in hand pad, the receipt wherein contained, by the Mortgagors to be performed, and also in consideration of the sum of Cos OSI bit in hand pad, the receipt wherein contained, by the Mortgagors to be performed, and also in consideration of the sum of Cos OSI bit in hand pad, the receipt wherein the control of the Societies of Subdivision of part of the Societies at 1/4 of Section 13, Township 35 North, Range 14, East of the Thiri. Pri cipal Meridian in Cook Country, Tillinois  Which, with the property hereinafter described, is referred to herein as the "premises."  TORETHER with all improvements, tenements, essements, fixtures and appurentan	ar dollwared in and by which	anid Note the Mortgagore promise to na	w the said principal sum and interest on the halance of
Dollars on the 20th day of June 19 84 and TWO HUNDRED SIXTY-SEVEN AND 52/100— Dollars on the 2 ch day of Bach month thereafter until said note is fully paid except the final payment of principal and interest, if not soo er paid, shall be due on the 20th day of May 19 89. All such payments on account of the indebuter or exception of the indebuter of the control of the indebuter of the notes and the remainder to principal principal of seath instanct unless pad when due shall be an interest at the rate of 18. Object cent per annum, and all of said principal sum of money and said interest in accordance with the propositions and limitations of this trust deed, and the participant sum of money and said interest in accordance with the term provisions and limitations of this trust deed, and the participant sum of money and said interest in accordance with the term provisions and limitations of this trust deed, and the participant sum of money and said interest in accordance with the term provisions and limitations of this trust deed, and the participant sum of money and said interest in accordance with the terms provisions and limitations of this trust deed, and the participant sum of money and said interest in accordance with the terms provisions and limitations of this trust deed, and the participant sum of money and said interest in accordance with the terms provisions and limitations of this trust deed, and the participant sum of money and said interest in accordance with the terms provisions and limitations of this trust deed, and the participant sum of money and said interest in accordance with the terms of the secondary and accordance and accordance and accordance and accordance and accordance and	prin lipal remaining from time to	time unpaid at the rate of 16.00 p	per cent per annum in instalments as follows:
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Dollars on the 2 ch day of each month thereafter until said note is fully paid except the final payment of principal and interest, if not soc er paid, shall be que on the 20th day of May 19.89. All such payments on account of the index incess widencestly said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided this the incipal of each installment unless paid when due shall bear interest at the rate coll.8. Other cent per annum, and all of said principal such as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the other. It aprit tage Glemwood Bank in said City.  NOW, THEREFORE, the Mortpagors to security of the said principal sum of money and said interest in accordance with the term provisions and limitations of this trust deer, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of Core. With in hand gaid, the recipit whereof is hereby acknowledged, do by these present CONVEY and WARRANT unto the Trustee, its successors at assigns, the following described Real Estate and all their estate, right, title and it toest therein, situate, lying and being in the COUNTY Of Core with the contrained of the sum of Core with the core of the covenants and agreements herein contained, by the Mortgagors to the writer of the covenants and agreements herein contained, by the Mortgagors to the said structure of the covenants and agreements herein contained, by the Mortgagors to the said structure of the covenants and agreements herein contained, by the Mortgagors to the said structure of the covenants and agreements herein contained, by the Mortgagors of the Said State and all their estate, right, title and it toest the time of the said and their estate, right, title and it toest the said and the said and their estate, right, title and it toest the said and to secondarily, and all such times as Mortgagors and the entitle	20th	June 40 84 and TV	WO HUNDRED SIXTY-SEVEN AND 52/100
interest, if not soo er paid, shall be Que on the 20th day of May 19 89. All such payments on account of the index. "Gever "demonspay" and note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided the the "incipal of each instalment unless paid when due shall bear interest at the rate of 18. Other cent per annum, and all of said principal sum of these the binding made payable at such banking house or trust company in Glenwood Illicials as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the onice." "I partiage Glenwood Bankin said City.  **NOW, THEREFORE, the Mortgagors to secure "You of the said principal sum of money and said interest in accordance with the terms provisions and limitations of this trust deed, and the performance of the covenants and appreciments herein contained, by the Mortgagors to beginning and about the covenants and appreciments herein contained, by the Mortgagors to Performed, and also in consideration of the sum of Cer Dell's in hand quit, the necely themself is hereby acknowledged, do by these present CONVEY and WARRARY unto the Trustee, its successors a dass pine, the following described fise Estats and all their estats, right, title and it tests therein, situate, lying and being in the COUNTY Of Cook  **LOS 30 First Cor Part of the Socialeast 1'M of Section 13, Township 35 North, Range 14, East of the Thir a Pri i cipal Meridian in Cook  County, Tillinois  **JUNI-6-84 9 0 0 0 6 2 0 27116930 \( \times A \) in the Section 13, Township 35 North, Range 14, East of the Thir a Pri i cipal Meridian in Cook  County, Tillinois  **JUNI-6-84 9 0 0 0 6 2 0 27116930 \( \times A \) in the situation of part of the Socialeast 1'M of Section 13, Township 35 North, Range 14, East of the Thir a Pri i cipal Meridian in Cook  County, Tillinois  **JUNI-6-84 9 0 0 0 6 2 0 27116930 \( \times A \) in the situation of the situat	Dollars of the	2, 01	
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annum, and all of said princy—a fur chierest being made payable at such banking house or trust company in Glemexocal lilit bits as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the once "Light age Glemwood Bankin said City."  NOW, THEREFORE, the Mortgagors to see the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of C = Jii in hand paid, the receipt whereof is hereby acknowledged, do by these preformed, and also in consideration of the sum of C = Jii in hand paid, the receipt whereof is hereby acknowledged, do by these preformed, and warrant the following described Real Estate and all their estate, right, title and it terest therein, situate, lying and being in the COUNTY OF C - ok AND STATE OF ILLINOIS, to wit:  Lot 304 in the Seventh Addition co Glemwood Gardens being a Subdivision of part of the Socialeast 1/1 of Section 13, Township 3 North, Range 14, East of the Thiri Principal Meridian in Cook County, Illinois  Which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tenements, easements, fixtures and appurtenances thereto belonging, at all re its, issues and profit thereof for coloning and during all such thines as bringagors may be entitled thereto (which are predected to apply here), are all rests, with said and will injure, power, refigeration (whether single units or centrally controlled), and ventilation, including (without restriction) 1 and 1	account of the indeb.	idenced by said note to be first applied to it	nterest on the unpaid principal balance and the remainder
Glenwood such appointment, then at the ourse "Waritage Glenwood Bankin said City."  NOW, THEREFORE, the Montaggors to seek and the perior mance of the covenants and agreements herein contained by the Montaggors to performed, and also in consideration of the sum of Co Polls' in nand paid, the receipt whereof is hereby acknowledged, the best present CONVEY and WARRANT unto the Trustee, its successors a dash as in a substantiant on the sum of Co Polls' in nand paid, the receipt whereof is hereby acknowledged, the best present CONVEY and WARRANT unto the Trustee, its successors a dash as inc., the following described Real Estate and all their estate, right, title and it terest therein, situate, lying and being in the COUNTY OF C ok  AND STATE OF ILLINOIS.  Lot 304 in the Seventh Addition to Glenwood Gardens being a Subdivision of part of the Socialess 1 ' of Section 13, Township 35 North, Range 14, East of the Thir 1 Pri icipal Meridian in Cook  The County, Illinois  JUN 64 10: 17  Which, with the property herinater described, is referred to herein as the "premises."  TOGETHER with all improvements, telements, easements, fixtures and appurtenances thereto belonging, at all reits, issues and profit thereoffor so long and during all such times as Montagors may be entitled thereto (which are pickeged primarily and on a party with said rate and not secondarily), and all appartus, equipment or a raticles now or herealter there on reherous sets to supply be 1, ge as 'undictioning, wat light, power, refigeration (whether single units or centrally controlled), and wentilation, including (without restricting) is a "undictioning, wat light, power, refigeration (whether single units or centrally controlled), and wentilation, including (without restricting) is an advised without and an advised and an advised the tentral or all as is similar apparation, equipment or a clear hereafter place in the premises by the montagors or their successors or assigns shall be considered as constituting part of the real estate.  TO HAVE AND TO	to principal; provided the annum, and all of said principal	and Interest being made payable at such b	anking house or trust company in
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performed, and also in consideration of the sum of Con Sill in hand paid, the receipt whereof is hereby acknowledged, do by these present CONEY and WARRANT unto the Trustee, its successors a vasa gas, the following described Real Estate and all their estate, right, title and it terest therein, situate, lying and being in the COUNTYOF Con AND STATE OF ILLINOIS.  Lot 304 in the Seventh Addition of Glenwood Gardens being a Subdivision of part of the Soluteast 1" of Section 13, Township 35 North, Range 14, East of the Thir 1 Principal Meridian in Cook County, Illinois  County, Illinois  Which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tehements, easements, fixtures and appurtenances thereto belonging, ar all re its, issues and prof thereof for so long and during all such lines as Mortgagors may be entitled thereto (which are pledged primarily and on a par ywith said real estat and not secondarily), and all appartus, equipment or articles now of hereafter therein or thereous ted to supply he 1, and indicated and solved the story of the premises of the story	NOW, THEREFORE, the Mort	pagors to secure payr and of the said principal	sum of money and said interest in accordance with the terms,
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Gerald L. Miller and Joyce M. Miller his wife  whos are personally known to me to be the same person. S. whose name S. subscribed the toregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses a purposes therein set forth, including the release and waiver of the right of homestead.  GIVEN under my hand and Notarial Seal this 25th day of May A. D. 19 84.			County, in the State aforesaid, DO HEREBY CERTIFY THAT
the foregoing Instrument, appeared before me this day in person and acknowledged that <u>their</u> signed, sealed and delivered the said Instrument as <u>their</u> free and voluntary act, for the uses a purposes therein set forth, including the release and waiver of the right of homestead.  GIVEN under my hand and Notarial Seal this <u>25th</u> day of <u>May</u> , A. D. 19 84.	9	<u>Gerald L. Miller and Joyce M</u>	. Miller his wife
sigered, sealed and delivered the said Instrument as <u>the Ir</u> free and voluntary act, for the uses a purposes therein set forth, including the release and waiver of the right of homestead.  GIVEN under my hand and Notarial Seal this <u>25th</u> day of <u>May</u> , A. D. 19 <u>84</u> .	اند البد	foregoing Instrument, appeared before m	e this day in person and acknowledged that
GIVEN under my hand and Notarial Seal this 25th day of may, A. D. 19 54.	Stea	led, sealed and delivered the said Instrume	ent as <u>their</u> free and voluntary act, for the uses and
	pur	GIVEN under my hand and Notarial Seal	this 25th day of May, A. D. 19 84.
Notary Public			
Notary Public			
			Notary Public
of the control of the first of the control of the c			Notary Public

1. Mortgagors shall (1) premptly repair, restore or rebuild any building or improvements now or hexester on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and first from mechanics on state of the premises of th

11. Trustee or the holders of the note shall have the right to inspect the premises at al. To be under the purpose.

12. Trustee has no duly to examine the title, location, existence, or condition of the premist 3, 10 shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable in a real part of the premist of the conditions of the premist of the

conforms in substance with the description herein contained of the note and which purports to be executed by the perso is highly a 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 is "a" have been recorded or filed. Incase of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which he premises are situated shall be Successor in Trust hereunder shall have the identical title, powers and authority as we him a given trustee, and any Trustee of successor shall be entitled to reasonable compensation for all cats performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be flating upon Mortgagors and all persons claiming under or it may him Mortgagors; and the word "Mortgagors" when used herein shall include all such persons and all persons the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed.

16. In the event of the sale or transfer of the Title to the premises described herein, the holder of the note secured hereby may at its option declare the entire amount of the indebtedness to be immediately due and payable.

IMPORTANT

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

The Installment Note mentioned in the within Trust Deed has been identified herewith under identification No

Assistant Vice President

NAME STREET

INSTRUCTIONS

Heritage Glenwood Bank 18301 S. Halsted Glenwood, Illinois 60425

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

240 Rose Street

latter

Glenwood, Illinois 60425

RECORDER'S OFFICE BOX NUMBER 413.

END OF RECORDED DOCUMENT