TRUST CERT (LLH) 57 F C ALOCOPY 7 2 2 4 4 4 5 (Manthly Payments Including Interest)

| | respect thereto, maketing any | dor this form. Heather the pr warranty of membantebility | or litreau for a particular purp | 110 | 9019787 | 72 | 127 4 74 11811 |
|--|--|--|--|--|--|--|--|
| PULLO INDIVIDUE DE | AD | ril 12 | 19_9 | 0 | and the state of t | | 6721 1920 - |
| THIS INDENTUR | (1.1) ((11) (10) | | evedo, his wi | ···• | DEPT-01 RECORDS THOSE 35 | NG - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - | 51 - 56-5 |
| | | ay may 10 ah atti wa ay a taga gan ta gan tala a ta daga a contra | a and the second of the second | | #5761. 4 EE +6 | 20 127 | |
| 131 N. Mango | Chicago, | IL 60639 (CITY) | VISO STATE BA | | COOK COUNTY | RECONDER DA | 11 - 22 |
| herein referred to a | is "Mortgagors," and | MAYWOOD-PRO | VISO STATE BA | <u>NK</u> | | | |
| . Madlson S | | ywood, Illin | | | | | |
| therein referred to a | . AND STREET) s "Trustee," witnesset of a principal promisse | (CITY) b: That Whereas Me bry note, termed "Ins | (STATE) irtgagors are justly lad- tallment Note,'' of even | ided T | lie Above Space For Re | corder's Use Only | est. |
| herewith, executed delivered, in and b | by Mortgagors, mad y which note Mortgag | s payable to Maywo pors promise to pay to 2.400 | od-Proviso State Bank the principal sum of | Eighteen tho | he Above Space For Re 182nd nine hun | dred eighty | and (|
| the attention each to | incinal sy arand interes | st to be onvalle in ins | tallments as follows:Th | ree hundred | to time unputd at the ra | 00 | |
| Dollars on the | 5.th. day or MAY | | ng Three hundr | ed eight and | 48/100 | grant Wasterburger | on E |
| shall be the on the | 15th av | APRIL 19. | 98 all such payments of | i account at the Indeb neight: the portion of c | educat ovidenced by sain | d note to be applied I | irst (O |
| the extent not paid | when due, to bear in | apert after the date to | r payment thereof, at it | note 60153 | or cent per annum, and | all such payments be | ing |
| made payable at | usy, from time to time, | in writing appoint, w | hich nate further provid | es that at the election of | of the legal holder thereover the reluce of | other place as the le fund without notice, of navment aforesald | gai ibe . io |
| ense default shall oc and continue for the expiration of said th | uring unpilu mercoli, i cut in the payment, wh ree days in the perform rree days, without not | illateni yn , n. aubinsi Raga ta: 'n 'en io asan Raga (ii) , en ann an | nent of principal or interement contained in this is thereto severally was | rest in accordance will Trust Daed (in which ve presentment for pa | inchest ovidenced by sale inch of sald installments or cent per annum, and of the legal holder thereo draw the relace of the terms thereof or in event election may be mymont, notice of dishone | case default shall oc ado at any timo after or, protest and notice | cur the |
| protest. NOW THERE above mentioned is | FORE, to secure the potential and of this Trust De | nyment of the raid pr | neipul sum of money an | l interest in necordanc Ingreements herein co | e with the terms, provision ntained, by the Mortgage Mortgagers by these pr t of their estate, right, ti | ors to be perfermed, | the ind |
| also in consideration WARRANT unto in situate, lying and be | in of the sum of One I the Trustee, its or his sing in theCLLy | Dollar in hand paid in nuccessors and assists of Chicago | the receipt whereal is he with following describe | eroby acknowledged, ed Roul Estate and al NY OFCook | Mortgagars by these pr l of their estate, right, ti AND STATE | osents CONVEY At the and interest there E OF HILLINOIS, to v | ND in, vitt |
| | Lot 250 in se | cond additio | n to fullerto | n central ma | or, being a s | ubdivision | |
| | in the east h | alf of the s | outheast quar rd principal | tor of section | on 29, townshi | p 40 north. | ം സർദ് |
| | | D O1 0110 011# | A OF PARTIES AND A | | | | |
| | to the plat t | hereof recor | ded April 30, | 1930, as do | pument 1064869 | 1 in Cook | |
| | to the plat t County, Illin | hereof recor | ded April 3), | 1930, as do | oument 1064869 | 1 in Cook | e Brz |
| which, with the pro | to the plat t County, Illin | hereof recor | ded April 3), croin as the "premises," | . 1930 j. aa. doo | 9()1 | 1 in Cook 97872 | dis |
| which, with the pro | to the plat t County, Illin | hereof recor | ded April 3), | . 1930 j. aa. doo | SW)1 | 1 in Cook 97872 | Sec. |
| which, with the pro Ferminent Real & Address(es) of Rea | to the plat to County, Illin sperty hereinafter described index Number(s) I Estate:2431 | hereof recor ots. ribod, is referred to h , <u>/3-29-</u> N. Mango C | erola as the "premises," 427-00 hicago, IL | 1930 , as do | S)()1 | 97872 | 362 433 437 193 |
| which, with the proference of the Address(es) of Rea TOGETHER's during all such time secondarily), and all and air conditionin awnings, storm doo mortgaged premises articles horeafter play EAN herein set forth, free Mortgagors do here. The name of a recon This Trust Deep | co the plat to County, Illin perty hereinafter dese state index Number(s) Estate: 2431 with all improvements, as as Mortgagots may be fixtures, appuratus, c g (whether stagle unit rs and windows, floor s whether physically att and of the premises by ID TO HOLD the pre- to from all rights and be thy expressly release or d consists of two names | hereof recorded to hereof. Is referred to he is 13-29-1. N. Mango C. tenements, ensements of emittled thereto (where the controlled thereto or not, year, include the chall thereto or not, year, include the sent of the mises unto the said Transfer unto | ded April 31, erein as the "premises, 429 - 00 hicago, IL is, and appartenances il nich rents, issues and pr now or horeafter thoral led), and ventiation, in successors or assigns sh rastee, its or his auccess irtus of the Homestond 242 (1,12) ND ANAM ACE litious and provisions an | 60639 fereto belonging, m., offits are pledged proportion thereon used to such did the foreguldings and additions all be part of the mort by and ansigns, forewe Exemption Laws of the position on nese 2 (the | sument 1064869: If ronts, issues and profit are, and on a parity with the seef, gas, water, lighting it closed and again of the light of the regions), is sand ill imilar or other agaged premiser, for the premiser, and restate of it may be state of it may be s | 97872 sthereof for so long a said real estate and the power, refricerate creens, window shad practite be a part of apparatus, equipment and rights and transmit rights and tense and rights and bene | star star star star star star star star |
| which, with the pro Ferminent Real E- Address(es) of Rea TOGETHER: during all such time secondarily), and al and air conditionin awnings, storm doo mottgaged premises articles herenfter pl TO HAVE AN herein set forth, fre Mortgagors do here The name of a recon This Trust Deep nerein by referein successors and made | to the plat to County, Illing perty hereinafter desertate index Number(s) I Estate: 2431 with all improvements, as as Mortgages may be iffixures, apparatus, eg (whother single uniters and windows, floor swhether physically attack in the pramises by IDTO HOLD the prefer from all rights and be they expressly release and owner is: IOSE demals a free or made in the pramises and beart in the pramise in the | hereof recorded in part been the said by a large and the following in the | ded April 31, erein as the "premises, 427 — 00 chicago, IL is, and appartenances it sich rents, issues and pr now or horeafter thorsis led), and ventilation, is del, stoves and water he and it is agreed that all successors or assigns al rustee, its or his success irtus of the homestoad 222 (1,12,2). ND ANA 121 — ACE likous and provisions ap me as though they wer | 60639 fereto belonging, m., offits are pledged proportion thereon used to such did the foreguldings and additions all be part of the mort by and ansigns, forewe Exemption Laws of the position on nese 2 (the | sument 1064869: 114 rents, issues and profit are and on a parity with prober 1, gas, water, lig ric ing the foregoing), is oing are vicelated and us and ill imiliar or other a gaged by carmiv r, for the pripme 1, and re State of 1, 'mo', 'bleh | 97872 sthereof for so long a said real estate and the power, refricerate creens, window shad practite be a part of apparatus, equipment and rights and transmit rights and tense and rights and bene | used not loss ob. of loss of loss ob. of loss of loss ob. of loss |
| which, with the pro Ferminent Real E- Address(es) of Rea TOGETHER: during all such time secondarily), and al and air conditionin awnings, storm doo mottgaged premises articles herenfter pl TO HAVE AN herein set forth, fre Mortgagors do here The name of a recon This Trust Deep nerein by referein successors and made | to the plat to County, Illin perty hereinafter dese state index Number(s) I Estate: 2431 with all improvements, as Mortgagots may be it fatures, apparatus, eg (whether single unit and windows, fhoor s whether physically at aced in the premises by it DTO HOLD the preto from all rights and be thy expressly release and owner is: IOSE at consists aftwo pages and hereby are made | hereof recorded in part been the said by a large and the following in the | ded April 31, erein as the "premises, 427 — 00 chicago, IL is, and appartenances it sich rents, issues and pr now or horeafter thorsis led), and ventilation, is del, stoves and water he and it is agreed that all successors or assigns al rustee, its or his success irtus of the homestoad 222 (1,12,2). ND ANA 121 — ACE likous and provisions ap me as though they wer | 60639 bereto belonging, uncolità are pledged primo nu thereon used to su including (without rest nices. All of the foregulalings and additions all be part of the mort ow and assigns; foreve Exemption Laws of the VEDO. HIS Will peniring on page 2 (the parting on page 2 (the parting of the full second of the full sec | Silvanes to 1064869. Silvanes, issues and profit arm, and on a parity with property of the foregoing, is cleared and a and ill imilar or other a gaged profit profit, which is state of the property of the profit of the property of the profit of the pro | s thereof for so long is said real estate and this, power, refricers creens, window shad practite be a part of apparatus, equipment and rights and true and rights and bene | used not loss ob. of loss of loss ob. of loss of loss ob. of loss |
| which, with the proference which, with the proference of Rea TOGETHER; the profession of Rea the profession of | to the plat to County, Illing perty hereinafter desertate index Number(s) I Estate: 2431 with all improvements, as as Mortgages may be iffixures, apparatus, eg (whother single uniters and windows, floor swhether physically attack in the pramises by IDTO HOLD the prefer from all rights and be they expressly release and owner is: IOSE demals a free or made in the pramises and beart in the pramise in the | hereof recorded to hereof. Is referred to hereof. Is referred to hereof. M. Mango C. A. Mango C. A. Mango C. A. Mango C. Coverings, insular be lacked thereto or not, y Mortgagors or their mises unto the said Transitis under and by vide waive. A. ACEVEDO A. The coverings, the dwaive. A. ACEVEDO A. The coverings, conduct a part becook the said pages the day and year and the said the covering to the said t | ded April 3), erein as the "premises, 427 — 00 chicago, IL is, and appartenances il nich rents, issues and pr now or horsafter therein led), and ventilation, in story and water he and it is agreed that all accessors or assigns al accessors or his success iritus of the Homestoad 242 (1,14-4). ND ANA 121 — ACE litious and provisions ap me as though they wer r first above written. | 60639 cereto belonging, un. cereto belonging, un cereto belonging, un cereto in thereon used to su winding (without rest neters. All of the foreguldings and additionall be part of the more the part of the more lixemption Laws of the VEDO. HIS WY pening on page 2 (the shere set out in fuff a | Silvanes to 1064869. Silvanes, issues and profit arm, and on a parity with property of the foregoing, is cleared and a and ill imilar or other a gaged profit profit, which is state of the property of the profit of the property of the profit of the pro | s thereof for so long is said real estate and this, power, refricers creens, window shad practite be a part of apparatus, equipment and rights and true and rights and bene | used not loss ob. of loss of loss ob. of loss of loss ob. of loss |
| which, with the pro Fermanent Real Es Address(es) of Rea TOGETHER's during all such time secondarily), and al and air conditionin awnings, storm doc mortgaged premises articles horeafter pl TO HAVE AN herein set forth, free Mortgagors do here The name of a recon This Trust Dee herein by reference successori and assign Witness the had PLEASE PRINT OR TYPE NAME(B) BELOW | to the plat to County, Illin perty hereinafter dese state index Number(s) i Estate: 2431. with all improvements, a as Mortgagots may be if fixtures, apparatus, e.g. (whether single uniters and windows, floors whether physically all risk and before a from all rights and be thy expressly release are to owner is: IOSE, dennsists of two pages and sovely are made inds and scals of Mortgagott. | hereof recorded to hereof. Is referred to hereof. Is referred to here to a second of the manual of t | ded April 3), erein as the "premises, 427 — 00 chicago, IL is, and appartenances il nich rents, issues and pr now or horsafter therein led), and ventilation, in story and water he and it is agreed that all accessors or assigns al accessors or his success iritus of the Homestoad 242 (1,14-4). ND ANA 121 — ACE litious and provisions ap me as though they wer r first above written. | 60639 sereto belonging, and office are pledged priming the foregulatings and additionable and assigns, foreve Exemption Laws of the VEDO. HIS WI penific on page 2 (the sheet set out in full sheet of the most of the MIS will be part of the most of the most of the most of the second in full sheet set out in | Silvanes to 1064869. Silvanes, issues and profit arm, and on a parity with property of the foregoing, is cleared and a and ill imilar or other a gaged profit profit, which is state of the property of the profit of the property of the profit of the pro | s thereof for so long is said real estate and this, power, refricers creens, window shad practite be a part of apparatus, equipment and rights and true and rights and bene | used not loss ob. of loss of loss ob. of loss of loss ob. of loss |
| which, with the pro Permanent Real Es Address(es) of Rea TOGETHER during all such time secondarily), and al and air conditionin awnings, storm doo mortgaged premises articles herenfar pl TO HAVE AN herein set forth, fre Mortgagers do here The name of a recon This Trust Dee herein by reference successori and madg Witness the har PLEASE PRINT OR TYPE NAME(S) BELOW GIGNATURE(S) | to the plat to County, Illing perty hereinafter deservate index Number(s) is Estate: 2431. with all improvements, as as Mortgagots may be if fatures, apparatus, a general constant of the premises by the transfer of the premises by the TO HOLD the premises by the TO HOLD the premises by the transfer of the premises by the TO HOLD the premises by the transfer of th | hereof recorded to hereof, is referred to hereof. 13-29- N. Mango C. Itenements, ensement the entitled thereto (wisquipment or articles is or centrally control exceptings, inador be lacked thereto or not, y Mortgagors or their mises unto the said Transitis unto the sa | ded April. 3), erein as the "premises, 429 — 00 hicago, IL his, and appartenances thick rents, issues and provide the control of the languages intus of the Homestonal 1924 (1,12,2). ND ANA 11. ACE littons and provisions appute as though they were first above written. (See See | 60639 fereto belonging, un'ofits are pledged print on thereon used to su including without rest until the part of the more own and assigns, foreve Exemption Laws of the VEDO. HIS William on page 2 (the shere set out in fuff a ANA M. AC | SION SILVER TO SHOOT SHO | sthereof for so long a said real estate and this power, refriserat greed to be a part of apparatus, equipment upon the uses and trained in the property of the company of t | uitd not ion ob. ibic or ists (its iii) |
| which, with the profermment Real Estaddress(es) of Real Estaddress(es) of Real Estaddress(es) and and all such time secondarily), and all and all conditioning awhings, storm doe mortgaged premise articles horenfier plant of TO HAVE Abherein set forth, free Mortgagors do here. This Trust Deeherein by reference successori and making Witness the harmon PLEASE PRINT OF TYPE NAME(B) BELOW GIONATURE(S) State of Illinois, Control of the print of Illinois, Control of Illino | county, Illin county, Illi county, Illin county, Illi county, Illin county, Illin county, Illin county, Illin coun | hereof recorded to hereof. Is referred to he is 13-29-1. N. Mango C. Itanements, ensements emitted thereto (whe equipment or nricles is or centrally control coverings, inador be incled thereto or not, y Mortgagors or their mises unto the said Three is under and by vide walve. A. ACEVEDO A. The covering the said and the part becounted, conditions the day and year part hereof the said and the part hereof the said and t | ded April 33, erein as the "premises, 429 - 00 chicago, IL is, and appartenances it nick rents, issues and pr now or horeafter thoral led), and ventilation, it s, stoves and water he and it is agreed that all accessors or assigns an inture of the Homestoad 244 (1,140). ND ANA M. ACE litious and provisions ap more as though they wer r first above written. (So: (Se: Y CERTIFY that | 1930, as do | sument 1064869: Sil) 1 Ill ronts, issues and profit arm and on a parity with proceed, gas, water, lig ricing the foregoing, a ricing the foregoing, a and ill imiter or other a graced premiser, for the pripose; had estate of it more, which reserves aide of this is re- graverse aide of this is re- | 97872 sthereof for so long a said real earle estate and the power, refricerat creens, window shad gread to be a part of apparatus, equipment upon the uses and translating in the power in | indicate of the control of the contr |
| which, with the profermment Real Estaddress(es) of Real Estaddress(es) of Real Estaddress(es) and and all such time secondarily), and all and all conditioning awhings, storm doe mortgaged premise articles horenfier plant of TO HAVE Abherein set forth, free Mortgagors do here. This Trust Deeherein by reference successori and making Witness the harmon PLEASE PRINT OF TYPE NAME(B) BELOW GIONATURE(S) State of Illinois, Control of the print of Illinois, Control of Illino | county, Illing county | hereof recorded to hereof. It is referred to here in 13-29-1. N. Mango C. tenements, ensement the entitled thereto (wisquipment or articles as or centrally control or coverings, inador be lacked thereto or not, y Mortgagors or their mises unto the said Transitis under and by walve. A. ACEVEDO A. The covenants, conduct a part hereof the said spens the day and year the covenants. EVEDO | ded April 33, erein as the "premises, 429 — 00 hichgo, IL is, and appurtenances il nich rents, issues and provention or horeafter therein is, stove and water he and it is ingreed that all successors or assigns al successor or assigns al rustee, its or his success irius of the Homestond Of the Homestond Sollions and provisions ap nie as though they wer r first above written. (Sol Y CERTIFY that same person — 9 wh son, and acknowledged | 1930, As. do. 60639 bere to be longing, un' of its are pledged print of the foregold by the | sument 1064869: Sil) 1 If ronts, issues and profit arm and on a parity with prober, gas, water, lig- ricing the foregoing), sind all imilar or other a gaged premiser, for the pripuse; and a state of it indicates a reverse side of this ir a reverse side of this ir a and shall be bludling or if EVEDO SOLO And Ana M. October 19089 Frisigned, a Notary Publice October 1908 SOLO And Ana M. | sthereof for so long a said real estate and this power, refrigerate greed to window sat of apparatus, equipment upon the uses and trained rights and long long are incorporated are are are a said real estate and the said rights and benefit and rights and benefit are are a said real estate and trained are incorporated and are incorporated are incorporated as foregoing instrument the said instrument the said instrument | not interest in the state of th |
| which, with the pro Permanent Real Es Address(es) of Rea TOGETHER during all such time secondarily), and all and air conditionin awnings, storm doo mortgaged premises articles hereafter pl TO HAVE AN herein set forth, free Mortgagers do here. The name of a recontribution of the reals by reference successors and making Witness the harman please print on type NAME(S) BELOW GIONATURE(S) State of librois Contribution of the successors and making the prints of the | county, Illing county | hereof recorded to hereof. It is referred to rentrally control coverings, income the releast of contributes or not, yellowing with the said Tomother and by and walve. A. ACEVEDO. The coveniants, cond is part becord the said in part because the said in part becord the said in part becord the said in part becord the said in part because the said in part | ded April 33, erein as the "premises, 429 — 00 hichgo, IL is, and appurtenances il nich rents, issues and provention or horeafter therein is, stove and water he and it is ingreed that all successors or assigns al successor or assigns al rustee, its or his success irius of the Homestond Of the Homestond Sollions and provisions ap nie as though they wer r first above written. (Sol Y CERTIFY that same person — 9 wh son, and acknowledged | 1930, As. do. 60639 bere to be longing, un' of its are pledged print of the foregold by the | Stinent 1064869: "It ronts, issues and profit are," and on a parity with profit of foregoing), is used in the foregoing), is used if imilar or other a gas of the private is and if imilar or other a gas of the private is and shall be of this "ir at a shall be hindling or " "Example" of this "ir at a shall be hindling or " "YEDO "OLYMING" Publication and shall be or the hindling or " "OLYMING" Publication and shall be only one of the hindling or " "The subscribed to the said, somed and delivered | sthereof for so long is and real estate and the power, refricerate creens, window shad proportion to be a part of apparatus, equipment and rights and transmit rights and benefit and rights and benefit and for said rights and benefit and for said for said for said Council and for said Council and for said for said council and for said instrument the said instrument lease and waiver of 19 | indicate of the control of the contr |
| which, with the profermment Real Estaddress(es) of Real Estaddress(es) of Real Estaddress(es) of Real Estaddress(es) of Real Estaddress here the secondarily), and all and all conditioning awnings, storm doo mortgaged premises articles horienter plant for horizing set forth, free Mortgagors do here. The name of a reconstruction by reference successori and assage Witness the harmonic set of the price of the prices of the | county, Illing county | hereof recorded to hereof. It is referred to rentrally controlly controlly controlly controlly controlly controlly controlly controlly whorigagors or their mises unto the said Transitis un | ded April. 3), erein as the "premises, 429 — 00 hicago, IL is, and appartenances il nich rents, issues and provide the control of the limitation, in successors or assigns shouse of the limitation, in successor of the limitation | 1930, As. do. 60639 Foreto belonging, uncluding the foregoid of the foregoid belong the foregoid by the fore | SYEDO SYEDO SOLD TO THE PROPERTY OF THE PROP | sthereof for so long a said real estate and this power, refrigerate greed to window sat of apparatus, equipment upon the uses and trained rights and long long are incorporated are are are a said real estate and the said rights and benefit and rights and benefit are are a said real estate and trained are incorporated and are incorporated are incorporated as foregoing instrument the said instrument the said instrument | indicate of the control of the contr |
| which, with the pro Permanent Real Es Address(es) of Rea TOGETHER during all such time secondarily), and all and air conditionin awnings, storm doo mortgaged premises articles hereafter pl TO HAVE AN herein set forth, free Mortgagers do here. The name of a recontribution of the reals by reference successors and making Witness the harman please print on type NAME(S) BELOW GIONATURE(S) State of librois Contribution of the successors and making the prints of the | county, Illin county, Illi county, Illin county, Illi county, Illin county, Illin county, Illin county, Illin coun | hereof recorded to hereof. Is referred to hereof. Is referred to hereof. It among the manner of the | ded April 33, erein as the "premises, 429 — 00 hichgo, IL is, and appurtenances il nich rents, issues and provention or horeafter therein is, stove and water he and it is ingreed that all successors or assigns al successor or assigns al rustee, its or his success irius of the Homestond Of the Homestond Sollions and provisions ap nie as though they wer r first above written. (Sol Y CERTIFY that same person — 9 wh son, and acknowledged | 1930, As do | SYEDO SYEDO SOLD TO THE PROPERTY OF THE PROP | s thereof for so long a said real estate and this power, refrigers in population of the uses and transmit rights and transmit rights and benefit and rights and benefit rights and for said rights and benefit rights and for said rights and benefit rights and for said instrument the said instrument the said instrument she said | indicate of the control of the contr |

THE FOLLOWING ARE THE COVENAVIS, CONDITIONS INDICATED TO ON PAGE ! (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 Auitdings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or tiens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to. Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings now or at any lime 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 fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not loss 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 required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem any tax sale or forfeithre 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 holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein an or rized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice, and with interest thereon at the rate of nine per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right account of them on account of any default hereunder on the part of Mortgagors.
- 5. The Trustee or the includers 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 into the violaty of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay out, him of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness accured by this Trust Deed shall, notwithstanding anything in the principal of or interest, or 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 indebtedness hereby secure? hall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall have all other rights provided by the laws of illinois for the enforcement of a morigage and in any sult to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for automorphise. For sale paids of the note of the note. The title is a trustee of the note of the note not described in the fifth of the note o
- 8. The proceeds of any foreclosure sale of the premises shall be dis rib and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including an act items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebter on a additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining uppaid; fourth, any overplus to Mortgagors, their heirs, legal representatives of assigns as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Triest Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, amount notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then vale of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further time. Any Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which they be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of the premise of the premise secured. The Court from time to time may decree foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable time; and recess 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 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 way 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 way acquire indemnities satisfactory to him before exercising any power herein given.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall elitier before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor frustee, such 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 contained of the principal note and which purports to be executed a certificate on any instrument identifying same as the principal note described therein, he may accept as the genuine principal 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.

| IMPORTANT | The Installment Note mentioned in the within Trust Deed has been |
|---|--|
| FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED | identified herewith under Identification No. |
| SHOULD BE IDENTIFIED BY THE TRUSTER, BEFORE THE TRUST DEED IS FILED FOR RECORD. | Trustee |
| | |