Hotory Public.

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE

- 2. Mortgagars shall ill promptly repair, restore or rebuild any huilding or improvements now or hereafter on the premiers which may become damaged or be destroyed. They and premiers in good condition and repair, without maste, and free from mechanic's or other liens or claims for lien not expressly subordinated in the lien hereof.

 (3) pay when due any indehedness which may be secured by a lifn by change on the premiers 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 nore: (4) complete within a reasonable time ann builtings how on any time in process exerction upon said premiers. (3) comply with all requirements of law or municipal ordinances with respect to the premiers and the use thereof. (6) make no material alterations in said premiers except as required by law or municipal dedinance.
- blorgagers shall pay before any penalty attaches all general raxes, and shall pay apecial cares: special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee of to holders of the nute duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under process, in the manner provided by statute, any tax be assessment, which you gagors may desire to content.
- nersurary merigagors shall keep all buildings and improvements now or hereafter actuated on said premises insured against loss or damage by (ire, lightning or windstorm under policies praviding for payment by the insurance companies of membres either to gay the coast of replacing or repairing the same or to gay in full the indebredness accused hereby, all in companies actistance; to the holders of the note, inducin insurance policies payable, in Case of loss or damage, or Tribbreator the honels of the note, such rights in the evidenced by the sandard mortgage clarger to be suitabled in grach policies, and shall driver all policies, sectioning additional and renewal policies, to holders of the note, and in case of insurance about to explire, "shall delived because than ten days prior to the branching of account of the order of the note.
- 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, campromise or settle any tax lies or other prior last or title or claim thereof, or redeem from any tax sale or forfeiture affecting and premises or context any tax or annexts advanced by Trustee or the holders of the settle or protect the mortgaged premises and the lies hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due to those on account of any default hereunder on the part of Mortgagors.
- 5. The Trustee or the helders of the note hereby secured making any payment hereby authorized relating to cases or assessment, may do so according to any bilt, statement or estimate procured from the appropriate public office without inquity into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- assessment, asle, toristitute, isn lien or title or claim thereof.

 6. Nortgagors shall pay each item of indebedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the nere, and without notice to Mergagors, all impediately in the case is default in making payment of any instalment of principal or interest on the store, or 'this other default shall occur and continue for the story is days in the performance of any other agreement of the Mortgagors hereinventained.

 7. Then the indefactive is hereby secured shall become due whether by acceleration or otherwise, holders of the same or Tiusier shall have the right to terrelose the lien hereof, there shall be allowed and included as additional indebedness in the decree for sale all expenditures and expenses which may be paid or incursed by not on behalf of Trusier or holders of the note of actionneys' fees, appreciacy's fees, notlays for decumentary and expenses which may be paid or incursed by not on behalf of Trusier or holders of the note of actionneys' fees, appreciacy's fees, notlays for decumentary and expenses which may be paid or incursed by not on behalf of Trusier or holders of the note of actionneys' fees, appreciacy's fees, notlays for decumentary and expenses charges, publication of same and course of the same of the note of the precise of the same of the note may deem to be examinations, grant employers. The same of the precise of the same of the note may deem to be value of the premises. All expert such and expenses of the nature in his paragraph mentioned shall become so much additional indebedness recursed threats and expenses are premised as the same involved threats and expenses of the nature of the major of the nature of the premises of the nature of the same nature of the same nature of the same nature of the same of the nature of the same of the nature of the same of the nature of the nature
- B. The precede of any forecleaver sale of the premises abalt be discribined and applied in the following order of priority. First, on account of all costs and expenses includent to the forecleaver proceedings, including all such items as the mentioned in the preceding paragraph hereof; second, all other terms which under the cems hereof constitute secured indebtedness additional or other to which all other terms which under the cems hereof constitute secured indebtedness additional or other to which ones, with interest thereon as herein provided, thind, all principal and interest remaining unpaid on the more found, any overplus to Morigagors, their herits, legit representatives ut assigns, as their tights may appear.

 9. Upon, or all only the interest of a burn treecture that time devel, the count in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, niclosus norms, without regard to the then value of the premises or whether the value of the premises or whether the occupied as a homestead or nor and the Trustee hereunder may be appointed as such receiver. Such receivers thall have power to indice the reins issues and profits of said premises during the princes. Such foreclosuse such and, in case of a sale and desirency, during the full statutary period of refrangism, wither their be redemption or not as well as during any further times when Nertgagota, except for the intervention, purpose and the full statutary period of refrangism, wither the redemption of not as a full or differ the may be receasely or are usual in such cases for the processing or are usual in such cases for the processing or are usual in such cases for the processing or an usual and the processing or are usual in such cases for the processing on his hands in payment in which each or in pair of the limit for the value of such decreases or the processing in the receiver of apply the net lum which has be not become superior to the limit for the limit of such decreases or
- 10. No action for the enforcement of the lien or of any pravision 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 builders of the nuce shall have the right to list per live pre lives it all reasonable times and access thereto shall be permitted for that purpo
- 11. Trustee in the holders of the nuce shall have the right to inapect the projects at it reasonable times and access placeton shall be permitted by that purpose.

 12. Trustee has no duty to examine the riste, location of exteriors, or condition from premities, nor shall Trustee be highered to record this trust directly on the regime hereof, as the behalf it or any access or miscenduct or that of the agents or employees of Trustee, and it may figure judgepoints or placety or it before expressing any power herein given.

 13. Trustee shall release this trust dent and the tiles thereof in proper instrument open presentation with historial work proper in the regime of the first and the steel and the lifes thereof in a regiment of any person and property with the steel and trustee and deliver a release before the steel are presented in any person, and the steel and Trustee and secure and deliver a release before the required of a successor trustee, such successor trustee may accessor and regiment of a successor trustee, such successor trustee and accessor trustee as a certificate or pension on the person herein designated as the makers through the release is required of the person herein designated as the makers through the purpose to be executed by the person herein designated as the makers through any instrument identifying same as the net generated herein, it may accept as the generate of the right in the never and which purposes to be executed by the persons herein designated as the accessor trustee.

 14. Trustee may tend to contained of the net and which purpose to be recovered to the regiment contained of the net and which quantities to the recovery of the designation and the net accessor trustee.
- substance with the description herein contained of the nure and which purposes to be executed by the purces and the exigences as maken traced as maken traced or filed. In . It is not the process of the entire of
- 15. This Taust Deed and all provisions hereuf, shall excend to and be history upon Morraggors and all private history under or chrough Morragagors, and the word entagons. When used herein shall include all such persons and all persons liable for the payment of the indeter new or any part thereof, whether is not such persons. Il have executed the note in that Trust Deed.
- 16. Without the prior written consent of the holder or holders of the note secured hereby, the Morigagor or Politagors shall not convey or encumber title to the greenises herein involved. The holder or holders of the note secured hereby may elect to accelerate the entire unpaid principal balance as provided in the note for breach of this coverent and no delay is such election after actual or constructive as we can such breach shall be construed as a waiver of er acquiescence in any such conveyance or encumbrance.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUST DEED IS FILED FOR RECORD. aldA. The Inscalment Note mentioned in the within Trust Deed has been identified

herewith under Identification No.

. Dr.

Itasca Benk & Trust Co., as Trustee.

Vice President Trust Officer

ITASCA BANK & TRUST CO. NAME D E 308 W. IRVING PARK ROAD STREET L. T 10 CITY ITASCA, IL 68143 **V** : E R

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1963 BALTIMORE DR

ELK GROVE, IL 60007