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	GEO E COLE & CO CHICAGO No. 206R   30-1555 2 49 42
	GEO E COLE & CO CHICAGO No. 206R CEGAL BLANKS (REVISED JULY 1982)  TRUST DEED (ILLINOIS)  For use with Note Form 1448  1971 MAY 26 AM 10 21  Alling R. Olsew
	For use with Note Form 1448
	(Monthly payments including interest) HAY-26-71 2 5 7 The Allove Space it of Recorder wife and field 5.00
	THIS INDENTURE, made May 24 19 71, between Jacob Lederer and
	Mathilda Lederer, wife herein referred to as "Mortgagors", and The First National Bank of Lincolnwood, Lincolnwood, Illinois
	herein referred to as "Trustee", witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Installment Note", of even date herewith, executed
	by Mortgagors, made payable to Bearer and delivered, in and by which note Mortgagors promise to
	pay the principal sum of Five Thousand and no/00Dollars, and interest from May 24, 1971 on the balance of principal remaining from
	time to in a unpaid at the rate of 5% per cent per annum, such principal sum and interest to be parable in installments as follows: (36x163.70) One Hundred Sixty Three and 70/00
	Dollars on the 25thday of June , 1971, and One Hundred Sixty Three and 70/00  Dollars or the 25th day of each and every month thereafter until said note is fully paid, except
1	that the fina pa ment of principal and interest, if not sooner paid, shall be due on the 25th day of
	May . 19 74; all such payments on account of the indebtedness evidenced by said.  Note to be appled first to accrued and unpaid interest on the unpaid principal balance and the re-
	mainder to principate in portion of each of said installments constituting principal, to the extent not paid when due, to be it it terest after the date for payment thereof, at the rate of seven per cent per an-
ă.	num, and all such payane as being made payable at Lincolnwood, Ill, or at such other place as the legal holder of the note may, from time to time, in writing appoint, which note further provides
	that at the election of the egg I holder thereof and without notice, the principal sum remaining unpaid thereon, together with accrued increast thereon, shall become at once due and payable, at the place of
	payment aforesaid, in case default shall occur in the payment, when due, of any installment of principal or interest in accordance with the terms thereof or in case default shall occur and continue for three
	days in the performance of any o her a cement contained in said Trust Deed (in which event election may be made at any time after the expiration of said three days, without notice), and that all parties
	thereto severally waive presentment for parament, notice of dishonor, protest and notice of protest.
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	NOW THEREFORE, to secure the payment of the said principal sum of money and interest in accordance with the terms, provisions and limitations of the above mention I me and of this Trust Deed, and the performance of the covenants and agreements herein contained, by the Mortgagors J by performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged Nortgagors by these presents CONVEY and WAR-RANT unto the Trustee, its or his successors and assigns, who wing described Real Estate, and all of their estate,
	Dollar in hand paid, the receipt whereof is hereby acknowle leged N rigagors by these presents CONVEY and WAR-RANT unto the Trustee, its or his successors and assigns. The 10 owing described Real Estate, and all of their estate,
1	right, title and interest therein, situate, lying and being in the C. 12 of Chicagounty OF AND STATE OF ILLINOIS, to wit LOT 713 in William H. Brittigan's Budlong woods
1	Golf Club Addition No 3, being a subdivision of the North West Quarter of
1	the North East Quarter(except that Part lying North Easterly of Lincoln Avenue and except part taken for streets) ir Section 12, Township 40
Section 1	North, Range 13, East of the Third Princip: 1 feridian, halso that part of the which, with the property hereimafter described, is referred to herein as the base of the property hereimafter described, is referred to herein as the base of TOGETHER with all improvements, tenements, teasements, and appurtenances become and all rents, the East issues and profits thereof for so long and during all such times as Mortgagors may be the did thereto (which rents, issues half of the and profits are pledged primarily and on a party with said real estate and not sect and
	issues and profits thereof for so long and during all such times as Mortgagors may be dived thereto (which rents, issues half of the and profits are pledged primarily and on a parity with said real estate and not second all fixtures, apparatus,
	equipment or articles now or hereafter therein or thereon used to supply heat, gas, wat, "bit, power, refrigeration North East and air conditioning (whether single units or centrally controlled), and serious discounting the Quarter lying foregoing), screens, window shades, awaings, storm doors and windows, floor coverings, i do reds, stoyes and water Quarter lying foregoing), screens, window shades, awaings, storm doors and windows, floor coverings, i do reds, stoyes and water Quarter lying
	heaters. All of the foregoing are declared and agreed to be a part of the mortgaged pre-nis s whether physically at- tached thereto or not, and it is agreed that all buildings and additions and all similar or othe paparatus, equipment or articles hereafter placed in the premises by Mortgagors or their successors or assigns shau be part the mortgaged coln Ave. in
9 	articles hereafter placed in the premises by Mortgagors or their successors or assigns shau be part the mortgaged coln Ave. in premises.
	premises. TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and assin is, for ver, for the Section 12 purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under a d by vice of the Township No, Homestead Exemption Laws of the State of Illinois, which said rights and benefits Mortgagors do are y expressly release and waive:  Range 13,
	release and waive:  This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 the reverse East of the side of this Trust Deed) are incorporated herein by reference and hereby are made a part hereof the same as it ugh East of the
3	they were here set out in tull and shall be binding on Mortgagors, their heirs, successors and assigns. 3rd Principal Meridian
	PLEASE [Scal] Acol Lederer
	PRINT OR TYPE NAME(S)  LIL-191 L Clocker
	SIGNATURE(B) MATRILIDA Lederer
	State of Illimois, County of COOK Is, the undersigned, a Notary Public in and for said  County, in the State aforesaid, DO HEREBY CERTIFY that Jacob Lederer
	and Mathilda Lederer, his wife  personally known to me to be the same persons. whose nameare
	subscribed to the foregoing instrument appeared before me him day in person, and accomplished that he y simed sended and delivered the said instrument as The IX
	free and voluntary act, for the uses and purposes therein set forth, including the release
	19 May 1971
: '*-' •	ADDRESS OF PROPERTY:
. 7	2613 W. Gregory 0 N
	2613 W. Gregory  Chicago, Illinois 60625  Chicago, Illinois 60625  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS TRUBT DEED.
	MAIL TO: ADDRESS 6401 N. Lincoln Ave
	STATE Lincolnwood, Ill 60645
	OR RECORDER'S OFFICE BOX NO (ADDRESS)
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such the evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and tenewal policies, to the repetitive dates of expiritive and in case of insurance about to expire, shall deliver all policies, including additional apsilons the respective dates of expiritive and in case of insurance about to expire, shall deliver all policies, including additional apsilons of the insurance about to expire, shall deliver all policies, including additional to the case of facilities and the case of the note may, but need not, make say payment or perform any act therein-before required of bortgagers in any form and manner deemed expedient, and may, but need not, make say payment or perform any act therein-before required of bortgagers in any form and manner deemed expedient, and may, but need not, make say tax lien or other prior lien or title or claim the color or required and all expenses paid for any of the urpe as herein authorized and all expenses paid for any of the urpe as herein authorized and all expenses paid for any of the urpe as herein authorized and the lien hereof, plus reasonable compens. In o Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness; the description of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any claw hereupder on the part of Mortgagors.

5. The Trustee or the holder, 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 or other validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the orticingal note or in this Trust Deed shall, notwithstanding at ythir; it he principal note or in this Trust Deed

END OF RECORDED DOCUMENT