UNOFFICIAL COPY

LEGAL BLANKS	No. 206K	-30/10/36	didne	A Olsen	
TRUST DE		18.11 COL 8 161	enson (
For use with Note I (Monthly payments inch 30-2013	iding interest)	21 hh 3hh The	0 1 9 31 S	er's Use Only	5.50.
THIS INDENTURE,		19 between,	Marcel Neumann	M. D. &	
Margita Neumann	n his wife h	erein referred to as "Mort			
Bank of Lincolnwood 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 Thirteen Thousand Seven Hundred Forty Three & 60/100 Dollars, and interest from on the balance of principal remaining from					
time to time unpaid at the rate of per cent per annum, such principal sum and interest to be payable in installments as follows: 7 @ 352.40 Oft 1871 Thru 5A0ril 1972 5@ \$704.80					
Dollars on the 30th day of each and every month thereafter until said note is fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due on the day of					
Note to be applied first to accrued and unpaid interest on the unpaid principal balance and the re-					
mainder o p incipal; the portion of each of said installments constituting principal, to the extent not and the principal of the extent not and the principal of the principal of the said when the case of the principal of the said when the case of the principal of the said when the case of the principal of the said when the case of the principal of the said when th					
num and all sch payments being made payable at Lincolnwood, 111. or at such other place					
as the legal he der of the note may, from time to time, in writing appoint, which note further provides that at the election of the legal holder thereof and without notice, the principal sum remaining unpaid					
thereon, toget. v. h accrued interest thereon, shall become at once due and payable, at the place of payment aforesa, in case default shall occur in the payment, when due, of any installment of principal					
or interest in account with the terms thereof or in case default shall occur and continue for three days in the performs to of any other agreement 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 wai	ve rese tment f	or payment, notice of disho	mor, protest and notice	ce of protest.	6
	5/			A Section of Free	
NOW THEREFORE terms, provisions and lim nants and agreements he Dollar in hand paid, the RANT unto the Trustee, right, title and interest th	to secure the partitations of the power in contained, by the receipt whereof the its or his successor erein, situate, lying a	ment of the said principal sum of mentioned note and of this Tr 3 crtgagors to be performed, er oy acknowledged, Mortgagor and assigns, the following de and be g in hevillage of 12 in Lincolnwood	money and interest in a ust Deed, and the perform and also in consideration is by these presents CO serific County Of COUNTY OF	ccordance with the mance of the cove- of the sum of One NVEY and WAR- all of their estate, Cook	J <u>00</u>
of part of the	Southeast	qualter of Section	n 27, Township	a. Subdivision	··· ··· ··· ··· ··· ··· ··· ··· ··· ··
± 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		d Principal Merid			
equipment or articles no	w or hereafter ther	cd, is referred to be ct. as the chements, easements. M. appuing all such times a Mortgagers parity with said real e tate and cin or thereon used to sup. s. or centrally controlled), at I ve to controlled, at I ve to the controlled, at I ve to the controlled of th	he t, gas, water, light, p	ower, refrigeration	
premises. TO HAVE AND TO purposes, and upon the Homestead Exemption	O HOLD the premise uses and trusts he	ses unto the said Trustee, its or erein set forth, free from all ri of Illinois, which said rights an	his acce ors and assig ghts and per fits under a d benefits alo tgagors d	ns, forever, for the and by virtue of the to hereby expressly	
TO HAVE AND TO HOLD the premises unto the said Trustee, its or his accer ores and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and bereats and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and beneats allo taggors do hereby expressly release and waive: This Trust Deed consists of two pages. The covenants, conditions and provisions a per and on page 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made a per in the same as though they were here set out in full and shall be binding on Mortgagors, their hairs, successors and systems.					
Witness the hand	Is and seals of M	ortgagors the day and year		[Scal]	7.4%
PLEASE PRINT OR TYPE NAME (S)				a a Island	
BELOW		Ma	roita Neumann		
State of Mino O other	y of Coc	ok I, the	undersigned, a Notary Pr	ublic in and is said cel Neumaun M.	D. &
Oil Palette	Margita personally ki	ne State aforesaid, DO HEREB Neumann, his wife nown to me to be the same pers	ons, whose name s al	ce	
subscribed to the foregoing instrument appeared below the said instrument as their nowledged that the said on the loss of the said instrument as their nowledged that the said on the loss of the said instrument as their					
Green Magratis Hand	and waiver of and official seal,	of the right of nomestead.	day of October	19.71	
Tring in	·	A James Company		NOTARY PUBLIC	775
V			7240 Lowell Lincolnwood,	Ill.	21661
NAME F	irst Nation	nal Bank of	THE ABOVE ADDRESS PURPOSES ONLY AND THIS TRUST DEED.	IS FOR STATISTICAL IS NOT A PART OF	
MAIL TO: ADDRE	6403 N T	incoln Ave.	SEND SUBSEQUENT TA		ЗОО
		ood, Illinois 6064	5 (NA)	WE)	BER
	RDER'S OFFICE I		(ADDR	(£35)	
			eres est appropriat a sur	La partir de la par	
the contract of the contract o			and the state of t	the state of the s	

Man of the latter of the latte

solders 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 less than the control of the control o

II. Trustee or the holders of the note shall have the right to inspect the premises at all reaso able tim's and access thereto shall ermitted for that purpose.

nutted for that purpose.

Trustee has no duly to examine the title, location, existence, or condition of the premises, no standard of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms here of the lissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees y require indemnities satisfactory to him before exercising any power herein given.

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

film! 11 wil

Trustee Vice-Pres.