UNOFFICIAL COPY

GEORGE E. C LEGAL FOR		elian n	C. Chan		\$ 1
TRI For I (Monthly	UST DEED (Illinois) use with Note Form 1448 payments including interest)	1971 OCT 12 PM 1 02		663986 - A Rec	5.00
\		21 663 086	The Above Space For		7.00
hie wite		nber 23, 19 71, between	een Charles B.	Wilson and Carita M.	
Melrose Pa		, A National Banking Ass			
metrose P	ark national Bank	h: That, Whereas Mortgagors are ju herewith, executed by Mortgagors, , a National Banking Ass gagors promise to pay the principal s	sociation, 9 B	legal holder of a principal prosection of a principal prosection of a principal prosection of a principal prosecution of a principal principal prosecution of a principal pri	missory note,
F ur Thou	sand and no/100 -	m time to time unpaid at the rate of	Dollars, and	interest from date	
to-be- ayable-	in installments as follows	:	per ce	nt per annum, such principal sui	Dollars
	day_of_each_and_every_n	onth thereafter until said note is full	lly paid, except that th	e final payment of principal and	interest, if not
by said not to said installing before	all a due on the Fb. a view first to accrue men' co. stituting principa cent per norm, and all suc	annth thereafter until said note is full and a said note is full and a said note is full unpaid it to the extent not paid when due, h payments being made payable at	principal balance and to bear interest afte Melrose Park	ents on account of the indebted the remainder to principal; the p r the date for payment thereof, National Bank	ness evidenced ortion of each at the rate of
at the election become at once or interest in a contained in the	or a' such other place of the legal hoot thereof a due and pa able, at the place coordance with he 's rms the is Trust Deed in which ever severally waive presented.	as the legal holder of the note may, frand without notice, the principal sum re- of payment aforesaid, in ease default ereof or in case default shall occur an ent election may be made at any time at for payment, notice of dishonor, p. payment of the said principal sum of a , of this Trust Deed, and the per consideration of the sum of One and WARRANT unto the Trustee, if terest arer, situate, lying and being	rom time to time, in v remaining unpaid ther It shall occur in the pa do continue for three e after the expiration protest and notice of n	writing appoint, which note furthe con, together with accrued interes yment, when due, of any installme days in the performance of any o of said three days, without notice outest.	r provides that t thereon, shall ent of principal ther agreement), and that all provisions and ttained, by the
Mortgagors to Mortgagors by and all of the Hillside	these presents CONVEY ir estate, right, title and in	and WARRANT unto the Trustee, is terest here n, situate, lying and being , CO NTY OF Cook	Dollar in hand paid ts or his successors a g in the	, the receipt whereof is hereby and assigns, the following describe AND STATE OF ILL	t t
South North Cook which, with the TOGETT so long and desid real estat gas, water, it is stricting the for the foregoid all buildings: ecssors or assent TO HAM and the bard the bard the second to the	of Butterfield F of the right of County, Illinois the property hereinafter des IER with all improvement uring all such times as Mote and not secondarily), at hit, power, refrigeration and one secondarily, as the power, refrigeration and additions and all similings shall be part of the mE AND TO HOLD the print set forth, free from all set forth, free from all	coad East of the Thi. c rrincipal coad East of the East 11 way of the Illino s C ni cribed, is referred to herein as te "s, tenements, easements, and any outrigagors may be cutilled thereto and all fixtures, apparatus, equipment of all fixtures, apparatus, equipment or other apparatus, engipment of the solution of the so	ne of Billside tral Railroad remises," ances thereto belon ce' rents, issues and p air les now rentrally con inc we no recoverin ises the rentrally con inc we no recoverin	Avenue in ging, and all rents, issues and pre rofits are pledged primarily and o reafter therein or thereon used frolled), and ventilation, includis gs, inador beds, stoves and wate y attached thereto or not, and it ed in the premises by Mortgago gns, forever, for the purposes, an Exemption Laws of the State of	l upon the uses Illinois, which
Mongagors, i	the hands and scals of Mo	ssigns. rtgagors the day and year first above	e written.	14. 2 0/11:	
	PLEASE PRINT OR TYPE NAME(S)		(Seal)	Charles (Strilson)	(Seal)
	BELOW SIGNATURE(S)		(Seal)(arita 10 lur	(Seal)
State of Illing	is Cook	in the State aforesaid, Charles B.		lersigned, a Notary 'ut ic in and TIFY that rita M. Wilson, his w	
8	CONTRACTOR OF THE PROPERTY OF	edged that They sign	oing instrument, appear	whose name 5 25c and before me this day in person and the said instrument as the coses therein set forth, including	Fig a nowl-
Given under Commission	my Signatur official seal	, this 2322 4-11- 1974	day of	Deptember 9 Shace from	Notary Pu. 2
			ADDRESS OF 302 N. L. Hillside	PROPERTY: ind , Illinois 60162	216
	NAME Melrose	Park National Bank		DDRESS IS FOR STATISTICAL AND IS NOT A PART OF THIS	6639
MAIL TO:	Appros 9 Broadw	av			ツー ご
MAIL TO:	ADDRESS 9 Broadw CITY AND Melrose	Park, Ill.ZIP CODE 60160		ENT TAX BILLS TO:	9S6 ent number

UNOFFICIAL COPY

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall ha

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 coun
in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers at
authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunde

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 FILLED FOR RECORD.

The	Inst	ilment	Note m	entioned .	in the	within	Trust	Deed	has	been
iden	tified	herew	ith under	Identifica	tion N	To				

Ass't Vice President

*END OF RECORDED DOCUMENT