UNOFFICIAL COPY

GEO E COLE I	E CO CHICAGO No. 206R B L,A N K B (REVISED JULY 1962)	1			· · · · · · · · · · · · · · · · · · ·
•	TRUST DEED	Letter 25	Olive se	Sun spen er of the Mark College of the college	
	(ILLINOIS)	1074 DEC 27 PM 12	19	Table N. A. Pale 1. Co.	프린
For a	se with Note Form 1448 payments including interest)	1 ' ' '		1 5	·
	21 758 578	1 220 21 12 3 10	The Above Space For Recorder's	Use Only CCC	5.10_ 🥞
THIS INC	ENTURE, made Dec. 9	. 19 <i>7)</i> hetwee	n Mary L. Carter	*	
			2		
	aymond Clifford, Trust erred to as "Trustee", witne r of a principal promissory n gors, made payable to Bear	herein referred to as "M ee and Daniel J. Ca	ortgagors", and mpion. Successor Trust	ee	i -
herein refe	ried to as "Trustee", witne	sseth: That, Whereas M	lortgagors are justly indeb	ted to the	4.
by Mortga	gors, made payable to Bear	er and delivered, in and	Note", of even date herewith	h, executed	
pay the pri	ncipal sum of Six Thou	sand Two Hundred Ei	hty Two and 15/100	promise to	- 3 T
time to tin	d interest from ne unpaid at the rate of	on th	e balance of principal rema	ining from	i i
be payable	in installments as follows:	one Hundred Four	um, such principal sum and	interest to	
Dollars on	the 25" day of Feb.	. 1972, and On	Hundred Four and 73/	100	- 2
Dollars on	the 5th day of each a	id every month thereaft	or until sold mate to fulle -	- 7.4	Ţ.
	al payment of principal and				100
Note to be					42
pai I when	due, to bear interest after the	date for payment there	nstituting principal, to the	extent not	
					. (4)
that at ge	election of the legal holder	the roof and met in writing	g appoint, which note furthe	er provides	
					- 4
or interest	in a cordance with the terr	ns the section in the payment, wi	ien due, of any installment of	of principal	
days in the	First mance of any other	agreement contained in	said Trust Deed (in which	e for three event elec-	4
thereto sev	e mader any time after the certainy waive presentment for	expiration of said three da	ys, without notice), and that	all parties	
		- payment, notice of dist	ionor, protest and notice of	protest.	
NOW T	VEDERODE	1			🥞 📗
terms, provis	HEREFORE, to secure the payming and limitations of the above reements herein contailed, by the digital that receipt who reof is he the Trustee, its or his est dinterest therein, situate, by ig and	ent of the said principal sum mentioned note and of this	of money and interest in accorda	nce with the	
Dollar in har	reements herein conta sed, by the	e Mortgagors to be performe reby acknowledged. Mortgag	d, and also in consideration of the	sum of One	
right, title an	the Trustee, its or his ambestor	and assigns, the following of	lescribed Real Estate, and all of	their estate,	
AND STAT	d interest therein, situate, ly ig ar E OF ILLINOIS, to wit: in Theodore L. King's	Desired in the C12y of	inicago, COUNTY OF Co.	ok	
Healys	Sub'of Block 7 in Sub	is it in of S.F. + o	ts 1 to 18 inclusive.	o <i>f</i>	1 (2)
North,	Range 14 (Except N. 9	f. thereof)	beccion 29, 10wnship	38	- 124
which, with	he property hereinafter described	. in automost (* 1500 in au si			
TOGETI	he property hereinafter described ER with all improvements, ten ofts thereof for so long and durin re pledged-primarily and on a pa- articles now or hereafter therein titoning (whether single units or creens, window shades, awnings, of the foregoing are declared and or not, and it is agreed that all filer placed in the premises by	ements, eas ments, and appr	"premises," artenances thereto belonging, a	nd all rents,	
and profits a	re pledged-primarily and on a pa	rity with said real esta e and	s may be entitled thereto (which not secondarily), and all fixture	rents, issues s, apparatus,	## -
and air cond	itioning (whether single units or	centrally control () a d v	heat, gas, water, light, power, entilation, including (without re	refrigeration stricting the	- E
heaters. All	of the foregoing are declared and	storm doors and wind ws. I agreed to be a part of the	nor coverings, inadoor beds, stove	es and water hysically at-	· 、劇
articles here	after placed in the premises by	Buildings and additions and Mortgagors or their successo	all limilar or other apparatus, e	equipment or e mortgaged	
TO HAV	E AND TO HOLD the premises d upon the uses and trusts here exemption Laws of the State of raive:	unto the said Trustee, its o	hi surcessors and assigns, fore	ever, for the	371
Homestead I	Exemption Laws of the State of	in set forth, free from all r Illinois, which said rights ar	ghis ard benefits under and by a	virtue of the	る III -
release and w This Tru	st Deed consists of two pages. T	he covenants, conditions and	provisions ap caring on page 2	(the reverse	ろ No.
they were he	st Deed consists of two pages. T frust Deed) are incorporated her re set out in full and shall be bine the hands and seals of Mor	ein by reference and hereby ling on Mortgagors, their hei	are made a art her of the sam	e as though	
Witness	the hands and seals of Mor	tgagors the day and yea	r first above w.it'.n.	, [
PLEASE PRINT OR	Mary IA Ca	rter [Seal]		[Seal]	3
TYPE NAME (3)				11>1 13 1
SIGNATURE (S)	[Seal]			=
State of The			undersigned, a Notary Public in		1 1 1
344 M	County, in the S		Y CERTIFY that Mary L. (
MATOR	personally know subscribed to the	n to me to be the same pers	on whose name		
	nowledged that	She signed sealed and deli-	ared the said instrument he	on, and a k-	
THE STATE OF	tree and volunt and waiver of t	ary act, for the uses and pur he right of homestead.	poses therein set forth, including	g the release	
			by of Jec.	19.71	
1. 199	Commission Expires	August 126; 1975	ery (mue	NOTARY PUBLIC	
~~~		y .	ADDRESS OF PROPERTY:		え い は に に に に に に に に に に に に に
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	//		7534 Aberdeen Si	<u>t.</u>	
	₩ _	•	Chicago, Illino	is C	24
	NAME DREXEL NA	TIONAL BANK	THE ABOVE ADDRESS IS FOR S PURPOSES ONLY AND IS NOT THIS TRUST DEED.	TATISTICAL A PART OF NO.	<u>්</u> ද්ර
MAIL TO:	1401 0-1			T N	펠 - 레 -
MAIL 10:		th King Drive	SEND SUBSEQUENT TAX BILLS	ro. C	<b>め</b> 制 .
	STATE Chicago, 711	60616	(NANE)	BEI	
OR	RECORDER'S OFFICE BOX			_ ~	
			(ADDRESS)	. — . L	<del></del>
· · · · · · · · · · · · · · · · · · ·	The first and decision to the first the street of the stre	tina mijera ngaman jama na jang nagagan nagagan nagagan nagagan nagagan nagagan nagagan nagagan nagagan nagaga Tanggan mijera ngaman nagagan	e green en opposition de groot e acceptant de la constitución de la co		m/9
<b>I</b>	er e saga - pagadatil				

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings 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 liens 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 time in process or 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 have before any openity attaches all general taxes and shall now special assessments, water

the liem hereof; (4) pay when the say indeflections which may be secured by a lien or charge on the premises superior to the lien compilers within a reasonable time any building or buildings now of at any time in process of erection spens and premise; (5) comply with all requirements of law or municipal ordinance with respect to the premises and, the tase thereof; (7) make no material alternative of the process of the proc

14. Trustee may resign by instrument in writing hied in the office of the Recorder or Registrar of Itiles in which this has been recorded or filed. In case of the resignation, inability or refusal to act, the then Recorder of Deeds of the continuation of the first Successor in Trust and in the event of its resignation, inability or refusal to act, the then Recorder of Deeds of the continuation of the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical was powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation or acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under through Mortgagors, and the word "Mortagors" when used herein shall include all such persons and all persons at any time liable the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Tr. Deed.

The	Installment	Note	mentioned	in	the	within	Trust	Deed	h				
been identified herewith under Identification No													

END OF RECORDED DOCUMENT