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	E. COLTO	FORM No. 206 May, 1969 COOK	COUNTY, ILLINOIS ED FOR RECORD				RECORDER OF	S. Clean DEEDS
(Mon	TRUST JEE For use with withly paymen a	Form 1448 Inc uding interest)	7'70 3 o3 PH	21	239 73	31	2123	9731
				The A	Above Space	For Recorder's	Use Only	
hi	ENTURE, ma	Harol J	Gouwens	* * * *	* * * *	* * * herei	in referred to as	K. Koster, "Mortgagors," and
termed "In	stallment Not	e," of even date	T.at, Whereas Mortgagors rewith, executed by Mortga	are justily igors, made	payable to	Bearer	г от а ргіпсіраі	promissory note,
* * * *	* * * *	* * * * * *	gors prop isc to pay the princ	* * * *	Dollars, a	and interest fro	m Date of	Disbursement
to be payate on the 151 or the or the sooner paid by said note of said inst	ble in installm L day of 1st day of , shall be due to be applied allments cons	nents as follows: 1 October each and every mon on the1st d d first to accrued ar tituting principal, to	time to time ur, are at the symmetry Ei ht at d 5, 19 ZO., an. Ninety I th thereafter until v. d n te ay of Septen he and unpaid interest on the un othe extent not paid v hen ayments being made payable.	2/100's: Eight ar is fully paid 19 90: 1 aid princip do to be	id 52/100 I, except that all such pay oal balance a ear interest a	* * * * *) 's* * * * I the final payme ments on account nd the remainde fter the date fo	* * * * * * * * * * * ent of principal a int of the indeb er to principal; the r payment there	* * Dollars and interest, if not stedness evidenced are portion of each
become at or or interest in contained in	on of the legal nce due and pa n accordance v this Trust De	holder thereof and yable, at the place of with the terms thereo ed (in which event or	he legal holder of the note m without notice, the principal f payment aforesaid, in case do of or in case default shall oce election may be made at any or payment, notice of dishon	suin reme efault shall ur and one time at er	oce r in the inue for thre the expiration	ereon, together payment, when one days in the pe n of said three	with accrued into lue, of any instal rformance of an	rest thereon, shall lment of principal y other agreement
limitations o Mortgagors Mortgagors	of the above r to be perforn by these prese	mentioned note and ned, and also in co ents CONVEY and	nent of the said principal su of this Trust Deed, and the insideration of the sum of WARRANT unto the Trust therein, situate, lying and COUNTY OF	e performa One Dollar ee, its or hi	in hard pa	venants and agr 'd, the receipt ard assigns, the age of Sou	reements herein whereof is herel following descr th Holland	contained, by the by acknowledged, ibed Real Estate,
-	West En	rty Nine and	Seventy Four Hund	redths /	49 74) 4			
			en and Sixty Four					
			eventy and Five Hu					3
1			Twenty-Six and Five (I_4) of the South					
i			: 14, East of the T					- S
£			of the following					16
			it 356 feet North a the SW quarter of					
į.	Range 14	, East of th	e Third Principal	Meridia	n; thenc	e W 87-5/1	0 feet:	-04
\$1) 1			et; thence E 87-5/					O.
			nning (except the served for a publi					
	real est	ate is ident	ical with the S 17	0-5/10	feet of	the W 87-5	/10 feet	
			t of Lot 25 of Cou SW 1/4 of Section					
			incipal Meridian.	-,				CONTRACTOR OF THE PROPERTY OF
	4. %		A CONTRACTOR OF THE PROPERTY O					

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	(V.			
	6.77			
	< /			
which, wit	h the property hereinaner d	escribed, is referred to herein as the	"premises,"	
			rtenances thereto belonging, and all rents, issues and hich rents, issues and profits are pledged primarily at	
said real e	state and not secondarily).	and " fir cres, apparatus, equipment	t or articles now or hereafter therein or thereon us units or centrally controlled), and ventilation, incl	sed to supply heat,
gas, water,	, light, power, retrigeration le foregoing), screens, windox	and air conditioning (whether single	tunits or centrally controlled), and ventilation, including windows, floor coverings, inador beds, stoves and to	iuding (without re-
of the fore	going are declared and agree	d to be a part of the mortgaged area	nises whether physically attached thereto or not se	.d is in nomena short
all building	gs and additions and all sim assigns shall be part of the n	ilar or other appara us, equipment or	r articles hereafter placed in the premises by Mortg	agors or their suc-
тон	AVE AND TO HOLD the	premises unto s .u Trustee, its or	his successors and assigns, forever, for the purposes,	and upon the uses
and irusts	nerein set forth, free from a	ill rights and beneats under and by w	rirtue of the Homestead Exemption Laws of the State	e of Illinois, which
This T	Frust Deed consists of two	hereby expressly electered waive.	provisions appearing on page 2 (the reverse side o	of this Tours Deads
are incorpo	ruted berein by reference an	d hereby are made a p rt h rer, the	same as though they were here set out in full and s	hall be binding on
Mortgagori	s, their beirs, successors and a	essigns. Ortgagors the day and year in a above	ve surittee	
· · · · · · ·	~ and scan of Mi	A 1		
,	PLEASE	Jany A Kirst.	Sun twisilto & Keste.	à
	PRINT OR	Larry A. Koster	Marietta K. Koster	ــــ (Seal)
	TYPE NAME(S) BELOW			
	SIGNATURE(S)		10 N	
•	· ····································		(Scal)	(Seal)
State of Illin	Cook			
State of Time	032		4, the undersigned, a Notary Public in an	d for said County,
23	THE STATE OF THE S	In the State aloresaid,	DO HEREP CERTIFY that Larry A. Ko	ster and
				- .
	A VINDING		to be the same per in S whose name S	
- 1 20			ing instrument, apper re oefore me this day in perso	
	A CONTRACTOR OF THE PARTY OF TH	free and voluntary act	ned, sealed and denvered the and instrument as	tneir
¥3		waiver of the right of he	omestead.	ig the release and
3%	Server State of the Server			
Given under	r my hand and official scal	this11th	and day of Avguer	2 19 ZO
		23 19_70	slovere of La	<u>u</u>
In the	event the property	described herein is sol	d by the maker hereof, them note	Notary Public
describe	ed nerein shall be	due and payable in full holder of or owner of ne	instanter of PROPERTY.	
Provided	d nowever that the	holder of or owner of n	ote Thoreas	}
may cons	sent to release of	this provision for		
acceler:	NAME First Nationa	l Bank in Dolton	THE ABOUT ADDRESS IS FOR ST	" ଧୁ —
			THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS	21 N
MAIL TO:	ADDRESS 14122 Chic	ago Road	TRUST DEED	الم الع
			SEND SUBSEQUENT TAX BILLS TO:	
	STATE Dolton. II	linois ZIP CODE 60419	Larry A. Koster	EL .
			(Name)	UMBEI
OR ·	RECORDER'S OFFICE BOX	CNO 911		
···			(Address)	~ ~ ()
A CONTRACTOR DESCRIPTION				
			[[유럽 1. 하는 사람들 모든 1. 기술 2. 기술 2. 기술 2. 기술	
			이 교리는 마음을 들은 사람들은 날이라고?	

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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:

1

- I. 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 due any indebtedness which may be secured by a lien 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 now or at any time in process of erection upon said premises. (6) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises. (6) complete with a reasonable time any building or buildings 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.
- Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer vice charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by tute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders 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 morngage 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 ten days prior to the respective dates of expiration
- case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

 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 (Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on the principal or interest on the principal or interest of the standard or forfeiture affecting said premises or contest any tax or sessessment. All moneys paid for any of the purposes herein authorized and all et all of incurred in connection therewith, including reasonable attorneys (ees, and any other moneys advanced by Trustee or the holders of the note of the principal or the part of the principal or the part of the principal or the part of the

- payable w thou potice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered. So waiver of any right accruing to them on account of any default hereunder on the part of Mortagagors.

 5. The T uster or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to as better the statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or one is validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

 6. Mortagagors, "Int.", each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof At the election of the holder's ergo in principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment herein contained.

 7. When the indebtedness hereby secured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trus, e.g. and have the right to foreclose the lien hereof and also shall have all other rights provided by the laws debtedness in the decree for sale all esg. "In the sale is a sum of the paid or interest, fees, appraiser's / es, outlaws for documentary be paid or incurred by or on behalf of Trustee or holders of the note for sale all esg. "In the sale is a sum of the paid or incurred by the holders of the note of holders of the note for sale all esg. "In the sale is a sum of the paid or incurred by the sale is a sum of the paid or incurred by the sale is a sum of the paid or incurred by the other payment of the paid or incurred by the sale is a sum of the paid or incurred by the sale is a sum of the paid or incurred by the sale is a sum of the paid or incurred by the sale is a sum of the paid or incurred by trustee of holders of the note for sale all esg. "In the sale is a sum of the paid or incurred by
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, in Juding ... sch litems as are mentioned in the preceding paragraph hereof; second, all their terms hereof constitute secured in order to sale their terms hereof constitute secured in order to sale to that evidenced by the note hereby secured, with interest them sherein provided; third, all principal and interest rem ining u paid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall t subject to any defense which good and available to the party interposing same in an action at law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonat and access thereto shall be permitted for that purpose.
- 12. Trustee has no duly to examine the title, location, existence, or condition of the premises, nor shall The see be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be white the way of the condition of the second of the second of the condition of the second of the
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactor / evidence that all debtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at it c. quest of berson who shall either before or after maturity thereof produce and exhibit to Trustee the principal note, representing it at it indebted hereby secured has been paid, which representation Trustee produce and exhibit to Trustee the principal note and at it is indebted such successor trustee may accept as the genuine note herein described any excitations are released in the principal note and which ports to be executed by the persons herein designated as the makers thereof; and where the release and of the principal note and which never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuin. Principal mote herein designated which conforms in substance with the described herein, he may accept as the genuin. Principal mote and which purports to be executed by the persons herein designated as makers thereof.
 - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Regi

been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee. <u>Edward L. Robinson</u> 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 coin which the premises are situated shall be second Successor in Trust. Any Successor in Trust have the identical title, power authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all arts performed hereu Robinson
en Recorder of Deeds of the county
have the identical title, powers and

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

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.

