UNOFFICIAL COPY

	GEORGE E. COLE®	FORM No. 206 May, 1969				
اے	1	100	K COUNTY, ILLINOIS			معيدة أرار المارية
1	TRUST DEED	(Illinois)	LED FOR RECORD	21 295	032	RESE : 1 of a rateral
$\mathscr{C}_{\mathcal{A}}$	For use with Note (Monthly payments Inc	luding interest)	21 '70 12 23 PF	Z1 Z39	332	21295932
W)	\	_ ycı	ZI 10 12 23 1F			
	J			The Above Spa	ace For Recorder's Use Or	il y
Ă	THIS INDENTURE, made					, divorced red to as "Mortgagors," and
0		Harold J.	Gouwens			
9	herein referred to as "True termed "Installment Note."	itee," witnesseth: Tha	t, Whereas Mortgagors ar	e justly indebted its, made payable	to the legal holder of a to Bearer	principal promissory note,
			•			
رجنا	and delivered, in and by wi	nich note Mortgagors	promise to pay the princip	al sum of Thir	ty Thousand and	no/100's* * * *
φ 1	on the balance of principal	remaining from time	to time unpaid at the rate	e of8	per cent per annum, such	principal sum and interest
5	to the 1st day of	nts as follows:Two-1 December 19	lundred Fifty and 70 and Two Hundre	.94/100's*.*	94/100'5* * * *	* * * * * Dollars
Ú	on the 1st day of eac	th and every month th	nereafter until said note is	fully paid, except	that the final payment of p	*** * * Dollars principal and interest, if not
7	by said note to be applied of said in the more constitutions.	n the LSE day of the local day of the lo	f November 1 npaid interest on the unpa	 9. 90 : all such id principal balanc 	payments on account of e and the remainder to pr	the indebtedness evidenced incipal; the portion of each
=	of said install he constit	uting principal, to the m. and all such payme	e extent not paid when d	ue, to bear interes	t after the date for рауп National Bank in	ent thereof, at the rate of Dolton
5	27	h other place or the le	and halder of the note may	from time to time	in writing appoint which	h note further provider that
1	at the election of the ic al his become at once due and plays or interest in accordance w.	n the terms thereof or	in case default shall occur	and continue for t	hree days in the performa	nce of any other agreement
	contained in this Trust Died	('. which event elect	ion may be made at any ti- syment, notice of dishonor,	me after the expire protest and notice	ition of said three days, w of protest.	eithout notice), and that all
	NOW THEREFORE, I	o se ure the payment	of the said principal sum	of money and in	terest in accordance with	the terms, provisions and
	NOW THEREFORE, I limitations of the above me Mortgagors to be performe Mortgagors by these present and all of their estate, right	s CONVF, and WA	eration of the sum of On RRANT unto the Trustee,	e Dollar in hand its or his success	paid, the receipt whereours and assigns, the follow	of is hereby acknowledged, wing described Real Estate,
	and all of their estate, right Village of Dolton	title and interest the	rein, situate, lying and bei	ng in the	AND STA	TE OF ILLINOIS, to wit:
	Lots 14, 15, 16 and of the East 523 fe	d 17 in Block	4 in Calumet Busi	ness Center	First Addition b	TE OF ILLINOIS, to wit: being a Subdivision Section 10
	Township 36 North,	Range 14, Eas	t of the Third Pr	incipal Mer	idian, in CookCou	inty, Illinois.
	In the event the p					
	herein shall be du					norder or or
			T_{-}			
	which, with the property he TOGETHER with all is so long and during all such	reinafter described, is improvements, teneme	referred to herein as the ints, easements, and ippur	's remises." te ances thereto b	elonging, and all rents, is	ues and profits thereof for
	so long and during all such said real estate and not see	times as Mortgagors r andarily), and all fixt	nay be entitled there) (w ures, apparatus, equip.	hich rents, issues a	nd profits are pledged print or hereafter therein or the	narily and on a parity with recon used to supply heat,
	so long and during all such said real estate and not seed gas, water, light, power, ref stricting the foregoing, scree of the foregoing are declared all buildings and additions a	rigeration and air co ens, window shades, a land agreed to be a t	wnings, storm doors and w	ndo's, floor cov	erings, inador beds, stove ically attached thereto or	and water heaters. All
. : '	all buildings and additions a cessors or assigns shall be po	nd all similar or other	er apparatus, equipment or premises.	artic es he cafter	placed in the premises by	Mortgagors or their suc-
	TO HAVE AND TO H	IOLD the premises un ree from all rights ar	nto the said Trustee, its or ad benefits under and by v	his success is and irtue of the Ho ac	assigns, forever, for the p stead Exemption Laws of	the State of Illinois, which
	said rights and benefits Mor This Trust Deed consist are incorporated herein by re	s of two pages. The	covenants, conditions and	provisions apprari	n on page 2 (the revers	e side of this Trust Deed)
	Mortgagors, their heirs, succ	essors and assigns.	he day and year first also			0 0 00 1
		The state of the s			1 tal 4	19:11/2017
	PLEASE PRINT OR		$\sim \sim 0$	(Scal).	Ritara d.	Ibert
	TYPE NAME(S) BELOW SIGNATURE(S)	-	180			
	0.0			(Seal)		(Scal)
1	State of Illinois, County of	Cook	in the State aforesaid,			in and for said County,
		es.	Richan	rd L. Gilber	t ·	
	107/2016	inss u	personally known to me	to be the same p	person whose name - peared before me this day	in person, and a knowle
			edged that he sign	ed, scaled and del	ivered the said instrument	as his including the rel ase and
			waiver of the right of he	omestead.	urposes therein set forth,	including he fel ase and
	Given under my hand and	official seal, this	8th	day of	October	19 🗋
•	Commission expires Nove	mber 23	19_70		aced 11	Notary Fub c
		• '.		ADDRESS OF	PROPERTY:	
		·	-	Dolton	PROPERTY: ibley Blvd. Illinois 60419	
	NAME	First National	Bank in Dolton			TICAL E C
٠,	HAIL TO	14122 Chicago	Road -		ADDRESS IS FOR STATIS	DOCUMENT NUMBER
•	CITY AND				JENT TAX BILLS TO:	willes = Co
	STATE	Dolton, Illino	iszip cope 60419 J BOX 533	Richard	l L. Gilbert ox 236	- KI 22
	OR RECORDER'S O	FFICE BOX NO			0X 236 	VER
	in the contract of the contrac		e de la companya de l		(Address)	
		the state of the s				

UNOFFICIAL COPY

- reviously consented to in writing by the Trustee or holders of the note.

 2. Mortgagors shall pay before any penalty attaches, all general taxes, and shall pay special taxes, special assessments, water charges, newer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note to original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, 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 indettedness 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 mortgage clause to be a trached to each policy, and shall deliver and policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not test than ten days prior to the respective dates of capitation.

- policies payable, in case of loss of damage, to I trustee for the notifier of the note. The notices of the loss, 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.

 4. In case of callut therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Me 1, you in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encurronars. If any, and purchase, discharge, compromise or settle any tax lien or other prior lien or little or claim thereof, or redeem from any tax sale or "returner affecting said premises or context any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses prior or incurred in connection thereis) in, including reasonable attorners? Fees, and any other moneys advanced by Trustee or the which action herein a thur red may be taken, shall be so much additional indehredness secured hereby and shall become immediately due and payable without notic, any which interest thereon at the rate of sees per cent per annum. Insert on Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default hereinder on the part of Mortgagors.

 5. The Trustee or "solver" of the note hereby secured making any payment hereby authorized relating to taxes or assessment, may do succording to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or which any tax assessment, as any payment hereby authorized relating to taxes or assessment, may do succording to any bill, statement or into the vall ity any tax, assessment, sale, forfeiture, tax lien or title or claim hereof.

 6. Mortgagors shall pay each it a of "debtedness herein mentione

authority as are herein given Trustee, and any Trustee or successor snaul occumines or trustments of the provisions hereof, shall extend to and he 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.

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 Insta	allment	Note me	ntioned in	the	within	Trust	Deed	has	been	
dentified	herewit	h under l	Identificati	on N	0					
				-	-					
			Trus	tee						

