UNOFFICIAL COPY

	GEO E COLE & CO CHICAGO No. 206R		لياء والمتعادل للمستعلق فالمتاه الكالم التعالي المتعالمة المتعالم	State of the state
	LEGAL BLANKS (REVISED JULY 1982) TRUST DEED	21 297, 328	and the state of	
	(ILLINOIS).	21 297, 328	00T 00 0-	
- 1	For use with Note Form 1448 (Monthly payments including interest)	DCT-22-70 158831 9 770	OCT 22 PM 12 28	
- 1	•	007-22-70 156831 • 2127 The Above Space For	Recorder's Use Only	5.10 (d) (e) (e)
- 1	1			
	herein - C. Trustee and Daniel J.			
	herein referred to as "Trustee", winesse legal holder of a principal promissory note by Mortgagors, made payable to Bearer pay the principal sum of Two Thousan. Dollars, and interest from	th: That, Whereas Mostgagors are just	ly indebted to the	
ो	pay the principal sum of	and delivered, in and by which note Mori	herewith, executed	
. I	Dollars, and interest from time to time unpaid at the rate of	I Seven Hundred Eighty Nine and t	58/100	
		on the balance of principal st per cent per annum, such principal st Seventy Seven and 50/100	al remaining from im and interest to	
	Dollars on the 5th day of December	, 19 70 and Seventy 5-		
	Mone he	rest, if not sooner sold at the	fully paid, except	
	Note to be to 1973; all such pay	nents on reasons for small be due on t	the 5th day of	
1	paid wher due to have interest of each of	ald installments constitution	ance and the re-	
	as the learn at the learn as the learn at th	able at Dreval was	Let cent her au-	
	num, and all such interest after the date for payment thereof, at the rate of seven per cent per anas the legal notice, the note may, from time to time, in writing appoint, which note further provides thereon, together that at the election of the legal holder thereof and without notice, the principal sum remaining unpaid payment aforesaid, in cast default shell exercise, shall become at once due and payable, as the			
	thereon, together and according thereof and without notice the principal sum remaining unpaid payment atoresaid, in cary default shall occur in the payment atoresaid, in cary default shall occur in the payment, when due, of any investment of the place of			
a i	days in the performance of a sy other agreement contained from the performance of a sy other agreement contained for the performance of a sy other agreement contained for the performance of a sy other agreement contained for the performance of a system agreement cof the performance of a system agreement contained for the perform			
	thereto severally waive present ment for pay	ion of said three days, without notice), and nent, notice of dishonor, protect and next	that all parties	
4.				
4	NOW THEREFORE, to secure the payment if the terms, provisions and limitations of the above nention and sand agreements herein contained, by the Morte Dollar in hand paid, the receipt whereof is hereby act RANT unto the Trustee, its or his successors and as right, title and interest therein; situated, lying and being AND STATE OF ILLINOIS, to wit.	e said principal sum of money and interest in ac-		
	Dollar in hand paid, the receipt whereof is hereby acl	ors to be performed, and also in consideration	ance of the cove-	
	right, title and interest therein, situate, lying and being	ens, the following described Real Estate, and a	VEY and WAR- Il of their estate,	
	40 F Of Lot 1H in Diant		700k	
	N.W. f of Section 23, Township 38 No	rth, Rang 4.	of the	
	which, with the property hereinafter described is referred to herein as the "pr mises." TOGETHER with all improvements, tenements, casements, and appurte ances hereto belonging, and all rents, and profits are pledged primarily, and all such times as Mortgagors in whe entitled thereto (which rents, issues equipment or articles now or bereafter therein or thereon used to supply heat, gas ward, fish, power, refrigeration and air conditioning (whether single mortgages or centrally controlled), and ventiliation, and if (without restricting the heaters. All of the foregoing are declared and agreed to be a part of the mortgaged primary bels, stores and water articles hereafter placed in the premises by Mortgagors or their successors or assigns stall e py to the mortgaged of the mortgaged primary and the profits of the mortgaged primary is a hether physically attended thereto or not, and it is agreed that all buildings and additions and all similar or other papers. To HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and saving stall e py to the mortgaged purposes, and upon the uses and trusts herein see feater for the mortgaged and profits the profits of			
	issues and profits thereof for so long and during all such	to herein as the "promises," is sements, and appure lances thereto belonging times as Mortgues.	, and all rouse	
	equipment or articles now or bereafter therein or there and air conditioning (whether single units or therein	aid real estate and not soon artist, and all fixton used to supply beat, pas water the first	tich rents, issues ures, apparatus,	
	heaters. All of the foregoing are declared and agreed to	controlled), and ventilation, in ad a (without ors and windows, floor coverings, adder bells, s	er, refrigeration restricting the	
	articles hereafter placed in the premises by Mortgagor	and additions and all similar or our r opa atus	physically at-	
	premises. TO HAVE AND TO HOLD the premises on Mortgagor. TO HAVE AND TO HOLD the premises unto the spurposes, and upon the uses and trusts herein set fort release and waive. This Trust Deed consists of two pages. The covenan side of this Trust Deed are invested.	aid Trustee, its or his successors and assig is f	the mortgaged	
-	release and waive: This Trust Deed consists of two pages. The	ich said rights and benefits under and sich said rights and benefits Mortgagors do	tue of the	
	they were the	and the listons appearing on many	2 (th rever e	
	Witness the hands and seals of Morigagors to PLEASE PRINT OR MALGERIA, 30berts	e day and year first above written.	10	
	**** //AME(S)	[343]	[Sea	
	BELOW	(Seal]		
	Stold William touries of Cook	I, the undersigned, a Notary Public in	[Seal]	
	County, in the State aforesa			
_	subscribed to the foregoing	astrument appeared before me this day in service		
	free and voluntary act, for the	nstrument appeared belore me this day in persisealed and delivered the said instrument as euses and purposes therein set forth, including the said and the said instrument as the said	his the release	
	acomprission and official seal, this		19.20	
1	- ONE	William Company of the Company of th	of Fuelic	
. 1		ADDRESS OF PROPERTY		
	~ } /	Chicago, Illinois		
	NAME Drexel National Bank	THE ABOVE ADDRESS IS FOR ST FURFOSES GNLY AND IS NOT A THIS TRUST DEED.	2129	
	MAIL TO: ADDRESS 3401 South KingDrive	BEND BUBBEQUENT TAX BILLS TO)77;	
	STATE Chicago, Illinois	(MAME)	ii	
. 1	OR RECORDER'S OFFICE BOX NO.			
1 7		(ADDAESS)		
ţ.				
ļ.,			·	
				and the state of t

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. Mortgagors shall (I) keep said premises in good condition and repair, without waste; popmorphy 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 mechanics liens or liens in favor of the United States or other liens or claims free from mechanics liens or liens in favor of the United States or other liens or claims free intensor testing the intensor testing the intensor testing the intensor testing the intensor in the liens or claims described the liens or claims described the intensor in the liens or claims described the intensor in the liens or claims described the liens or claims described the liens or liens or liens or liens or liens or liens or liens and liens or l

the first hereoft; (d) pay when due any indekedness which may be secured by a fien or charge on the premise superior to the limb hereoft, and upon request explaint satustatings werdene of the dicheape of such price flow to builder of the note; (f) with all requirements of law or municipal ordinances with respect to the premises and the use thereoft; (f) make no material alterations in saily promises; except at a required by law or municipal ordinance or an periodicy contented to in writing by the Trustee or the content of the promises of the promises and the same thereoft; (f) make no material alterations in saily promises; except and the promises and the same thereoft; (f) make no material alterations in saily promises and the same provided by statuch any tax or assessment which Mortgapers may district to content.

2. Mortgapers shall keep all buildings and improvements more of hereafter intuation on sail premises insured against low or protect, in the manner provided by statuch any tax or assessment which Mortgapers may district to content.

3. Mortgapers shall keep all buildings and improvements more of hereafter intuation on sail premises insured against loss or damped protects, in the manner provided by statuch any tax or assessment which Mortgapers may district to content.

4. Mortgapers shall keep all buildings and improvements more of hereafter intuation on sail premises insured against loss or damped to the note, under insurance apolicies papells, in case of loss or damped to the note, under insurance about the property of the note, under insurance apolicies papells, in case of loss or damped to the rest of the health of the note of the note, and in case of the note and in case of the note and in the note of the note and in the note of the note and in the note of the note and in th

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee,
shall be first Successor in Trust and in the event of its resistantion, inability or refusal to act, the then Recorder of Deeds of be conin which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the idenpowers, and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for
each performed hereunder.

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

END OF RECORDED DOCUMENT

