## UNOFFICIAL COPY

GEORGE E. COLE LEGAL FORMS FORM No. 206

TRUST DEED (Illinois)
For use with Note Form 1448
(Monthly payments including interest)

1970 NOV 6 PM 12 48

NOV--6-70 145446 0 21710360 0 A -- Rea

5.10

21 31	n 864	· · ·	The Above Space For Recorder's Use Onl	
		22, 1970	hetween Murtle L. Diaz	
		*		ed to as "Mortgagors," and
herein referred to as " termed "Installment N	Trustee," witnesseth: The ote," of even date here	nat, Whereas Mortgagors as with, executed by Mortgago	re justly indebted to the legal holder of a pors, made payable to Bearer	principal promissory note.
and delivered, in and b	y which note Mortgagor nd One Hundred 1	s promise to pay the princip Eighty and no/100	al sum of Dollars, and interest from	
on the 15th day of	of December	9 /U and Intr	e of per cent per annum, such /100 ty Two and 30/100	iDollars
sooner paid, shall be do	ie on the 15th day ied first to accrued and instituting principal, to the principal and all such principals.	of November unpaid interest on the unpaid he extent not paid when or	fully paid, except that the final payment of pi 19.73; all such payments on account of taid principal balance and the remainder to pridue, to bear interest after the date for payments.	he indebtedness evidenced neipal; the portion of each nt thereof, at the rate of
at the each n f the leg become a on a de and or interest i acce lance contained in thi Tr st l parties thereto eye ally	t such other place as the al holder thereof and wi payable, at the place of p with the terms thereof of Deed (in which event ele- waive presentment for	legal holder of the note may thout notice, the principal su ayment aforesaid, in case def or in case default shall occur ction may be made at any ti payment, notice of dishonor	, from time to time, in writing appoint, which in remaining unpaid thereon, together with account shall occur in the payment, when due, of a and continue for three days in the performan me after the expiration of said three days, winterest and notice of crosses.	note further provides that rued interest thereon, shall ny installment of principal ce of any other agreement hout notice), and that all
limitations of the above Mortgagors to be performed all of their estate, and all of their estate.	in to secure the payment in mentioned note and of in consistents CONVEY and Wight tit and interest the control of the control	this Trust Deed, and the ideration of the sum of Or ARRANT unto the Trustee herein, situate, lying and be COUNTY, OF	of money and interest in accordance with performance of the covenants and agreements to Dollar in hand paid, the receipt whereof its or his successors and assigns, the following in the	the terms, provisions and herein contained, by the is hereby acknowledged, ng described Real Estate, E OF ILLINOIS, to wit:
Lot 1 and the M East Quarters (	North 17 feet of (NE+) 0 ? THE Sou	Lot 2 in Block 1 th West Quarter (S	in E. L.Bates Resubdivision of Way) (except the East 644 feet	f the North of the 691 feet
South of the act the Third Prince	ljoining Worth 4 Lipal Meridian	28 feet) of Section Cook County, Illin	on 21, Township 38 North, Rang	e 14, East of
		)/	500	
		7	<u> </u>	MAIL
said real estate and not gas, water, light, power, stricting the foregoing), of the foregoing are dec- all buildings and addition cessors or assigns shall be and trusts, herein set for said rights and benefits This Trust Deed to are incorporated herein I Mortgagors, their heirs. — Witness the hands a	ind scals of Morteagors	the day and year first above	"premises," "tenances thereto belonging, and all rents, issue hich rents, issues and profits are pledged prima or articles now or hereafter therein or ther units or centrally controlled), and ventilatio indows, floor coverings, inador beds, stoves nies whether physically attached thereto or r articles hereafter placed in the premises by its successors and assigns, forever, for the pu- rit of the Homestead Exemption Laws of the row sions appearing on page 2 (the reverse sam — hough they were here set out in full fee written.	con used to supply heat, including (without reand water heaters. All ot, and it is agreed that Mortgagors or their successes, poses, and upon the uses e State of Illinois, which side of asts Trust Dred) and shall be binding on
PLEASI		nytle X.	Dia seal)	(Seal)
PRINT C TYPE NAM BELOW	OR DE(S)	RIVE L DIA 2_		
SIGNATUR	E(S)		(Seal)	(Seal)
State of Himels, County of	fCook	in the State aforesaid,	I, the undersign d, a lotary Publi	e in and for said County,  L. Diaz
	MPRESS SEAL HERE		to be the same person who mame	is
	HERE	edged that she sign free and voluntary act, i	ing instrument, appeared before me this say in ed, sealed and delivered the said instrument a for the uses and purposes therein set i vth, omestead.	her  ch ling the release and
	official seal, this	211t	day of Getober 2	19 70
Commission expires		19.72	Willian Hayl	Notary Public
			ADDRESS OF PROPERTY:	7 72
			6700 S. Stewart Chicago, Illinois	
NAME	DREXEL NATIO		THE ABOVE ADDRESS IS FOR STATIST PURPOSES ONLY AND IS NOT A PART OF TRUST DEED	ITALS OF THE
MAIL TO: ADDRESS	3401 South K	ing Drive	SEND SUBSEQUENT TAX BILLS TO:	)S(
	A			Z1 =
STATE	Chicago	ZIP CODE_60616_	(Name)	<u>v</u>
	S OFFICE BOX NO	ZIP CODE_60616_J	(Name) (Address)	1310864

- 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 a hareafter 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 for lien not expressly subordinated to the lien hereof; (4) pag when due any indebtedness which may be account 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) comply exhibit exhibit a reasonable time any building or buildings now or at any time in process of 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.

- 7. When the indebtednes her by secured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note of T is a shall have the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a rorragae debt. In any suit to foreclose the lien hereof and slowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, appraisars? Six, at lays for documentary and expert evidence, stenographers; charges, publication costs and costs (which may be estimated as to items to be expert led after entry of the decree) of proteing all such abstracts of title, title searches and examinations, guarantee policies. Torrens certific tes, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecue, such soit or to evidence to hidders at any sale which may be had pursuant to such decree the true condition of the title to are value of the premise. In addition, all expenditures and expenses of the nature in this paragraph mentionary come or much additional indebtoness secured has a second and assurances and expenses of the nature in this paragraph mentionary cent per or to be probate and hankruptey proceedings, to which or the more in connection with (a) any action, suit or proceeding, including bet not limited to probate and hankruptey proceedings, to which or if or the more in connection with (a) any action, suit or proceeding, including bet not limited to probate and hankruptey proceedings, to which or if or the more in connection with (a) any action, suit or proceeding, including bet not limited to grant and between the connection of the defense of any indebtedness berefy secured; or (b) page ior, (for the commencement of any suit (6 the foreclosure hereof after accord of such right to forec
- 9. Upon or at any time after the filing of a complaint to forcel, e-th. Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or the side, without notice, without regard to the solvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Truste hereinder may be appoint as a ten receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such forcelosure. To 'b in case of a sale and a deficiency, during the full statutory period for redemption, whether there he redemption or met, as well as during are fur her inswers when Morgagors, except for the intervention of such receiver, would be entitled to collect such tents, issues and profits, and all other or 's which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the protection of the profits of the protection of the protect
- Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access there that purpose.
- - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrum at \$\frac{1}{2}\$ ill have
- 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 court which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, pow is an lauthority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed her under

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.

The Installment Note mentioned to the within Trust Deed has been

\*END OF RECORDED DOCUMENT