UNOFFICIAL COPY

DEORGE E. COLE® FORM N LEGAL FORMS May,	1969 Elipsy P.C 1969 INDV 27: AM Bress) NOV-27-73 7	28av	22 EC/ 700	RECORDER OF DLFDS
TRUST DEED (IIIInols) For use with Note Form 144((Monthly payments including into	3 Brost) NOV-27: AM NOV-27-73 7	9 22 1 8 5 9 8 0 7	22554755 • A	— Rec 5
THIS INDENTURE, made No	vember 17, 19 73 , bet		For Recorder's Use Only damines & Shirle	
g Robert erein referred to as "Trustee," wite ermed "Installment Note," of even	L. Heintz nesseth: That, Whereas Mortgagors are date herewith, executed by Mortgagors,	justly indebted to t made payable to		to as "Morigagors," an neipal promissory note
rendered in blace parties bet the arrest.	Mortgagors promise to pay the principal	sum of		
	g from time to time unpaid at the rate of lows: One Hundred One Dollar 7 , 19 74 and Eighty Four	of		ncipal sum and interest
said installment constituting prin	my month thereafter until said note is full the day of December 19 grand and unpaid interest on the unpaid ofpai, to the extent not paid when due, such payments being made payable at B	to bear interest aft	the date for payment	thereof, at the rate of
the election of the legal olde there come at once due and real olde there interest in accordance with the arm antained in this Trust Deed (in which tiles thereto severally waiter present	ace as the legal holder of the note may, fr of and without notice, the principal sum r place of payment aforesald, in case default is thereof or in case default shall occur and avent election may be made at any time	om time to time, in emaining unpaid the shall occur in the pr d continue for three after the expiration	writing appoint, which no con, together with accrue yment, when due, of any days in the performance of said three days, witho	to further provides that d interest thereon, shall installment of principal of any other agreement ut notice), and that all
NOW THEREFORE, to secure the initiations of the above mentioned no ortgagors to be performed, and also rigagors by these presents CONVE all of their estate, right, title and	o s ad of this Trust Deed, and the perform of Cone I	money and interest ormance of the cov Dollar in hand paid or his successors as	in accordance with the mants and agreements he the receipt whereof is designs, the following	terms, provisions and rein contained, by the hereby acknowledged, described Real Estate,
			AND STATE (OF ILLINOIS, to wit:
r creatient a womenou.	ion of Block 2 in the Subdi to Chicago in the Northeas the Third Prin ip 1 Merid	+ W OF COMPA	- 20 Marian - 1-1-1	c 11 10
And Table 1997 to the Second S				AH T
ch with the money have feet	9			<u>ail</u>
TOGETHER with all improvemer ong and during all such times as M real estate and not secondarily), a	escribed, is referred to herein as the "p. cats, tenements, easements, and appurten ortgagors may be entitled thereto (which and all fixtures, apparatus, equipment or and air conditioning (whether single unit whades, awnings, storm doors and winde to be a part of the mortgaged premises ar or other apparatus, equipment or artifortgaged premises.	nces thereto belongi	ng, and all rents, issues a fits are pledged primarily after therein or thereon	nd profits thereof for and on a parity with used to supply heat.
ting the foregoing), screens, window ne foregoing are declared and agree unidings and additions and all simi	shades, awnings, storm doors and windo d to be a part of the mortgaged premises lar or other apparatus, equipment or arti	whether on sec liveles hereafter and	inador beds, stoves and attached thereto or not, in the premises by Mor	icluding (without re- l water heaters, All and it is agreed that tgagors or their suc-
TO HAVE AND TO HOLD the p trusts herein set forth, free from al rights and benefits Mortgagors do	origages promises, remises unto the said Trustee, its or his a life rights and benefits under and by virtue hereby expressly release and waive,	successors and ealer of the Homester 1	s, forever, for the purpos in mption Laws of the Si	es, and upon the uses ate of lilineis, which
This Trust Deed consists of two pincorporate herein by reference and a pagors, their belrs, successors and a Wilness the honds and seals of Ma	iar or other apparatus, equipment or arti- orginged premises. Temises unto the said Trustee, its or his il rights and benefits under and by virtue hereby expressly release and waive. Ages. The covenants, conditions and provide the same useful. I hereby are made a part hereof the same useful.	Islons appearing on a as though they wer	unge 3 (the reverse side e bere r . ou. in full and	of this Trust Deed) i shall be binding on
PLEASE PRINT CR	X Vassi allamed		holy 19	Melis (seas)
TYPE NAME(B) BELOW SIGNATURE(S)	Vassi Adamides		ley.M./Sgt/	(Seal)
of Illinois, Collins of	S ₁₀	I, the unders	gned, a Notary Public in	an 1)r said County.
	in the State aforesaid, DO I			
	Shirley M.	Schafer		ides &
	personally known to me to be	Schafer of the same person strument, appeared	S whose name are	ides &
Ander by Management of the spines	personally known to me to b	Schafer of the same person strument, appeared	S whose name are	ides &
Andr my fingles the section of the spires	personally known to me to be subscribed to the foregoing in edged that the Y signed, as free and voluntary act, for the waiver of the right of homest this 17th	Schafer De the same person. Strument, appeared called and delivered in uses and purpose tead. day of Novem	S whose name are perfore me this day in per the said instrument as the therein set forth, including the said in th	e son, and ackn wl-
V	personally known to me to be subscribed to the foregoing in edged that the Y signed, as free and voluntary act, for the waiver of the right of homest this 17th 19 77	Schafer De the same person. Strument, appeared caled and delivered ne uses and purpose cead. day of Noven DORESS OF PROP 2316 N. She Chicago, Il	Swhose name are peters me this day in per the said instrument as the therein set forth, including the set forth, includin	eson, and ackn winceir ling the release and Notary Public
V	personally known to me to be subscribed to the foregoing in edged that the Y signed, as free and voluntary act, for the waiver of the right of homest this 17th 19 77. A dional Bank of Chicago	Schafer De the same person. Set the same person. Set the same person. Set the same person. Set the same person. Advantable DDRESS OF PROP 2316 N. She Chicago, II HE ABOVE ADDRE URPOSES ONLY ANR RUST DEED	Swhose nameare Sefore me this day in per the said instrument as the therein set forth, includ ber ERTY: ERTY: INDIES 60614 SS IS FOR STATISTICAL IS NOT A PART OF THIS	e son, and ackn wincir ling the release and Notary Public
NAME Belmont Nat	personally known to me to be subscribed to the foregoing in edged that the Y signed, as free and voluntary act, for the waiver of the right of homest this 17th 19 77. A dional Bank of Chicago	Schafer De the same person. Set the same person. Set the same person. Set the same person. Set the same person. And delivered in uses and purpose tend. Movement of Novement of Nov	Swhose nameare Sefore me this day in per the said instrument as the therein set forth, includ ber ERTY: ERTY: INDIES 60614 SS IS FOR STATISTICAL IS NOT A PART OF THIS	econ, and ackny with the property of the release and the relea

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premenants lens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereo due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exh evidence of the discharge of such prior lien to Trustee or to holder of the noie; (5) complete within a reasonable time any build now or at any time in process of erection upon said premises; (6) Comply with all requirements of law or municipal ordinances the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal o previously consented to in writing by the Trustee or holders of the noie.

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 mortgage 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.

6. Mortgagors shall pr van hiem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof.

At the election of the holder to the principal note, and without notice to Mortgagors, all unpuld indebtedness secured by this Trust Deed shall, notwithstanding anything in the praction of the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest, or in east, def ut shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable time, or the cess thereto shall be permitted for that purpose.

mitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trust, be oligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for wasts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he has require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory, evilence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof, to and at the opiest of the presentation of the presentation of the presentation of the presentation and the satisfactory, evilence the principal note, representing that all industries are presented, which representation Trustee may accept as true without inquiry. Where a release is requested of a success of trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be xecuted by a prior trustee hereunder or which conforms in substance with the description herein of the principal note and where the release is requested of the original trustee and he as never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note and which conforms in substance with the description herein constance of the principal note and which conforms in substance with the description herein constance of the principal note and which conforms in substance with the description herein constance of the principal note and which conforms in substance with the description herein constance of the principal note and which conforms in substance with the description herein constance of the principal note and which conforms in substance with the description

een recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, and the recorded or filed. In case of the death, resignation, inability or refusal to act, the then Récurde' of Deeds of the county which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and athority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through the good 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.

The Installment Note mentioned in the within Trust Deed has been

END OF RECORDED DOCUMENT