UNOFFICIAL COPY

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GEORGE E. COLEG LEGAL FORMS	FORM No. 206 May, 1969	Alany 1700l		2 686 746	
TRUST DE For use with f (Monthly payments	ED (Illinois) 1974 Af	PR 16 NPM 2-337 87	174 · 22686	746 • A — Rec	5,10
			The Above Space For Rec		
THIS INDENTURE,	nade M	arch 1, 19 74, betw	cen Estella Wil	liams and	
Essio McMill	on			herein referred to as "Morigo	
herein referred to as "termed "Installment No	Trustee," witnesseth: Thote," of even date herev			al holder of a principal promis Style Builders, In	ic.
and delivered, in and by Eight thousand	which note Mortgagors	promise to pay the principal s	um of (\$8,370.00)	erest from	nd Interest
on the day o	f each and every month	thereafter until said note is ful	ly paid, except that the fir	or annum, such principal sum a(\$139.50) 50/100(\$139.50) tal payment of principal and into on account of the indebtedness remainder to principal; the porti	rest, if not
by said note to be appled and install note to	lied first to accrued and instituting principal, to t annum, and all such pays	the extent not paid when due,	to bear interest after the Style Builders.	remainder to principal; the portle of date for payment thereof, at i	ovides that
at the election of the become at once due and or interest in accordance contained in this Trust	such other place as the lift holder thereof and will avable, at the place of period that the terms thereof a which event ele-	legal noider of the note may, in thout notice, the principal sum in ayment aforesaid, in case default or in case default shall occur an ection may be made at any time	remaining unpaid thereon, t shall occur in the paymen d continue for three days after the expiration of st	together with accrued interest the nt, when due, of any installment of in the performance of any other id three days, without notice), a	ereon, shall of principal agreement and that all
limitations of the above Mortgagors to be performed Mortgagors by these prand all of their estate,	e mer uned note and o ormed, and also in cons esents CON dy and W right, title a d ir ere	f this Trust Deed, and the per- sideration of the sum of One ARRANT unto the Trustee, it therein, situate, lying and being	money and interest in formance of the covenan Dollar in hand paid, the sor his successors and as in the Cook	accordance with the terms, provise and agreements herein contains receipt whereof is hereby acksigns, the following described R	nowledged, leal Estate,
OILY OI CHILDRY					15, 10 #11.
of Lot 15 and I	ots 16 to 46 by	'a shardson's Sub	division of the I	both inclusive in Blo Northeast 1/4 of the the Third Principal	ock
Meridian in Co	ok County Ill.	OZ	D. a		
	*	τ_{α}		OO MAIL	J
which, with the proper TOGETHER with so long and during all said real estate and no gas, water, light, powe stricting the foregoing, of the foregoing, are de-	ty hereinafter described, all improvements, tone such times as Mortgagor it secondarily), and all f r, refrigeration and air sercens, window shades clared and agreed to be	is referred to here! as the "iments, casements, and appurers army be entitled the. "Intures, apparatus, equipment conditioning (whether six tle.", awnings, storm doors and a part of the mortgaged premitter apparatus, equipment or the apparatus, equipment or the apparatus, equipment or the apparatus.	premissa." [Nef] nances therato belonging, ch rents, issues and profits r articles now or hereaft alis or centrally controlls was, floor coverings, it cs w either physically att "les ereafter placed it	and all ren, sucues and profits are needed primarily and on a or therein or thereon used to a dd), and ventilation, including (ador beds, stoves and water he ached thereto or not, and it is a the premises by Mortgagors or forever, for the purposes, and up mutilon Laws of the State of Illia	thereof for parity with upply heat, without re- saters. All agreed that their suc-
and trusts herein set for said rights, and benefits This Trust Deed one incorporated herein	orth, free from all rights Mortgagors do hereby consists of two pages. The by reference and hereby	expressly release and waive. he covenants, conditions and p y are made a part hereof the sa	rovisions aprearing on pa ame as thou they were	forever, for the purposes, and up emption Laws of the State of Illi- age 2 (the reverse side of this T here set out in full and shall be	Court Deed)
Morigagors, their nears, Witness the hands	successors and assigns, and scals of Mortgagor	s the day and year first above		mi memu	Coal
PLEA PRINT TYPE N	OR		(Scal)	McMillón	
BELC SIGNATI	OW .		(Scal) Este	ella Williams	mascal)
State of Illinois, County	or Gook	in the State aforesaid, E Estella Willi	O HEREBY CERTIFY	ned, a Not ry Public in and for a that Essie AlcMillon	and County,
200		personally known to me	to be the same person 8		acknowl-
		edged that bey significe and voluntary act, for walver of the right of ho	ed, scaled and delivered the uses and purposes mestead.	ne sald instrument as therein set forth, including no	wase and
Given under my frend	of official scal this.	4th	- (day of)	March	<u> </u>
This instance	nt was prepare	d by		o	lotary F. Allo
mary Du	mon 3736 h	. Hermitan , Ch	ADDRESS OF PROP	Terda	
NAME U	D pper Avenue Na	ADDRESS ationalBank	THE ABOVE ADDRE		S
MAIL TO: ADDRESS	APP 34 12 3 21	chigan Avenue	TRUST DEED SEND SUBSEQUENT T		
CITY AN STATE A	D Chicago, IL.	ZIP CODE 60611 Carroll		(ame)	
OR RECORDE	ER'S OFFICE BOX NO.		(Ac	idress)	ाः स्टब्स्स्य स्टब्स

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 DEGINS:

- 1. Mortaggors 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 mechanic's liens or liens in favor of the United States 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 satisfactors ovidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any buildings or buildin
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer slee 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 premise when default hereunder Mortgagors shall pay in full under protest, in the manner provided by ute, any tax or assessment which Mortgagors may desire to contest.
- statute, any tax or uscessment which mortgagers any cesure to contest.

 3. Mortgagers shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightings 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 pretty, all in I companies saffactery to the holders of the note, under insurance policies proble, in case of loss or damage, to Trust benefit of the holders of the note, such rights to be evidenced by the standard morpholicies, probled, in case of loss or damage, to Trust either the policies, including additional ard 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 full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior let or title or claim thereof, or friend my nave tax sale or fort-cliure affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein autorized and all expenses paid or incurred in connection therewith, including reasonable attorneys fees, and any other moneys advanced by rance or the olders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each mutter connecting which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and any other moneys and with interest thereon at the rate of seven per cent per annum. Inaction of frustee or holders of the note tax prior the part of Mortgagors.
- Te Trustee or the holders of the note hereby secured making any payment hereby authorized relating to laxes or assessments, may do so accorder any payment or any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or enter the or claim thereof.
- At the election of the various of any tax, assessment, saie, fortesture, tax iten or title or claim interest, when due according to the terms hereof.

 At the election of the holders of the principal note, and without notice to Mortgagors, all unput indebtedness secured by this Trust Deed shall, notwithstandin an, in a in 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 case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- notwithstanding and in liver or or in case default shall occur and continue for three days in the performance or any other agreement of an other performance or any other agreement of an other performance or any other perf
- sentatives or assigns as their rights may appear.

 9. Upon or at any time after the filling of a complaint to f reclose this Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either 1 fore or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and wit. It was not to the their volue of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be apply and the such receiver. Such receiver shall have power to collect the rents, issues and profilts of said premises during the pendency of such forces sure sut an ease of a sale and a deficiency, during the full statutory issues and profilts of said premises during the pendency of such forces sure sut an ease of a sale and a deficiency, during the full statutory issues and profilts of said premises during the pendency of such receiver, would be entitled to collect such rents, issues and profils, and it of yet proves which may be necessary or are usual in such cases for such preceiver, would be entitled to collect such rents, issues and profils, and it of yet proves which may be necessary or are usual in such cases for such a profit of the profile of the profile
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any defense which would not good and available to the party interposing same in an action at law upon the note him by secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all ruso, able times and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the pr mises, n r shall Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms ...ec', nor be liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employer of ... siee, and he may require indemnities satisfactory to him before exercising any power herein given.
- satisfactory to him before exercising any power herein given.

 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon present. In . at' factory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a releas here // to and at the request of any debtedness secured by this Trust Deed has been fully paid; and Trustee may execute the principal note, thing that all indebtedness such successor trustee may accept as the secured has been paid, which representation Trustee may accept as trustee without natingly. Where a release is equested of a successor trustee, successor trustee may accept as the genuine note herein described any note which bears a certificate of id ntification purporting to be executed by a prior trustee hereunder or which conforms in aubstance with the description herein contained of the principal rote of the principal note executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the "abunda principal note herein described any note which may be presented and which conforms in substance with the description herein contail accept the principal note herein described herein, he may accept as the "abunda principal note 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 Registrar of Titles in which this i, strum at fall 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 Deed, of the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title yours and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed by reasonable compensation for all acts performed by reasonable compensation.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or hrough 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.

The Installment Note mentioned in the within Trust	Dece	l has	been
identified herewith under Identification No.			200
Identified herewith under Identification (10)			

END OF RECORDED DOCUMEN