UNOFFICIAL COPY

GEORGE E. COLE - FORM No. 206 LEGAL FORMS May 1969	298-6	Sidne .	1. Chesan
TRUST DEED (Banois) FILES	incres Sa	Federal 2 729 348	- victo
Manthy payments including interest	"74 1J 38 AM	£ 129 349 × 227	29348
Harry		Above Space For Recorder's Use Only	
THIS INDENTURE, made May 23,	(v) between	Rados Stevlion, a bach herein referred to .	elor x "Mortgagors," and
herein referred to as "Trustee," witnesserh. That termed. Installment Note of even datc herewit	Whereas Mortgogors are north- h, executed by Morgagors mad	indebted to the legal holder of a principle passable to Bearer	al promissory note.
and delivered in and by which note Mortgagors p. no/100	to time unpaid at the rate of e1 nundred and no/100 7 ⁴ , and Two hundred	- Dollars, and interest from dat ght per cent per annum, such princip andno/100 or more	e oal sum and interest
or the 23rd day of each and every month the VIX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ereafter until said note is fully pai XX paid interest on the impaid princi extent not paid when due, to b	d. excess that the the transfer and the second of the control of t	protections evidenced
at the election of one legal holder thereof and with become at once doe and parable, at the place of pays of interest in accordarie, with the terms thereof or contained in this link the distribution which event electi- parties thereto severality are presentment for pay-	nut notice, the principal sam remain nent aforesaid, in case default shall ne case default shall occur and con on may be made at any time after oment, notice of dishonor, protest	three for three days in the performance of the expiration of said three days, without and notice of protest	nterest thereon, shall tallment of principal any other agreement notice), and that all
NOW THEREFORE to secure the payment initiations of the above mention a new and of the Mortgagors to be performed, and after incompanion of the Mortgagors to these presents of 1884 V and WAY and all of their estate right, iti, and interest the most office of the secure	his Trust Deed, and the performa tration of the sum of One Dolla CRANT into the Trustee ats or b	ince of the covenants and agreements hereing in hand paid, the receipt whereof is he	rms, provisions, and n contained, by the reby acknowledged, scribed Real Estate,
		. TO HATE OF	ILI INOIS, to wit
Lot 19 in blo K l half North of R'v of theThird Pring	in Samuel J. Walk r of Section 30, pal Meridian, in	er's Dock Addition of t Township 39 North, Rang Cook County, Illinois.	he East e 14, East
	Co,	V	500
which with the property beternafter described, is 10 Cel 1111 R with all improvements tenemes so items and decing all wall improvements. Mortgardiscussed for an advantage in the second property of the foregoing are declared and agreed to be a paid buildings and additions and all similar or othe costors or assigns shall be part of the mortgaged p 10 HAVE AND 10 HOLD the premises unand trasts bettern we forth, free from all rights and benefits Mortgagers do berefor experience and the property of the propert	nts, easements, an, apt, in nance, and has be entitled theretic which have have a superactive equipment or all distinguished whether single of the names shown doors and a days, and if the martiagued premises at the martingued premises and the properties of the properties and by sixtue of the sixtue of the properties and the properties of the properties	is thereto belonging, and all rents, issues an issues and profits are pledged primarily a less now or hereafter therein or therein us centrally controlled; and ventilation, includes coverings, mador beds, stoves and thore coverings, mador beds, stoves and cheep this value at the allowed thereto or not, at hereafter placed in the premises by Morry ess x and a signs, forever, for the purposes the Homesteas Evernption Laws of the Sta	, and upon the uses te of Illinois, which
Mortgagors, their heirs, successors and assigns. Witness the hands and seals of Mortgagors th			
PLEASE PRINT OR TYPE NAME(S) BELOW		(Seal)	(Sea.
SIGNATURE(S)		(Seal)	(Seal)
State COOK	on the State aforesaid, DO HE a bachelor	J. the undersigned, a Notary Public in REBY CERTIFY that Rados	r' or said County. Lize, lich,
Precis GAL GERE	subscribed to the foregoing instreedged that BP signed, seal free and voluntary act, for the	the same person—whose name ament, appeared before me this day in per- ed and delivered the said instrument as- ases and purposes therein set forth, includ-	his
	waiver of the right of homestea	OC Marco L	74
Given under my hand and official seal, this Commission expires December 7,	19 75	"" (Millsoul)	Notary Fulls:
	AD	//) DRESS OF PROPERTY	
			XM XM
NAME	TH1 P(1 1Rt	E ABOVE ADDRESS IS FOR STATISTICAL RPOSES ONLY AND IS NOT A PART OF THIS ST DEED	1 32 A
MAIL TO ACCRESS		D SUBSEQUENT TAX BILLS TO:	348
STATE	ZIP CODE	(Name)	HIW.
OR RECORDER'S OFFICE BOX NO.		(Address)	F.

1

UNOFFICIAL COPY

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 (1) keep said premises in good condition and repair without waste (2) promptly repair restore, or rebuild anshuldings or improvements now or hereafter on the piemises which may become damaged or be destroyed, (3) keep said premise free from mechanics long or later in favor of the United States or other hero or claims for ign not express subsidinated to the hero neterol. (4) pay when due any indebtedness which may be secured by a lien or change on the premises superior to the lien hereof, and, pion request exhibit satisfactors evidence of the discharge of such prior then to Trustees or to holders of the note (5) complete within a reasonable time any roulding or maiding or maiding on waiting now or at any time in process of erection upon said premises. (Comply with all requirements of taw or manifold ordinances with respect to the premises and the use thereof. (5) make no material alterations or said premises except as required by low or manifold ordinance or a previously 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 issociations, where charges sewer see charges and other charges against the premises when due and shall upon within register form only. If size or to holders of the not the original or duplicate receipts therefor. To preson the default between Mortgagors shall pay in fig., order process in the manner provided its statute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortgagors hall keep all buildings and improvements now or negative situated on said promises insured against loss or damage by the girthing and windstorm under pulsage providing too pastiment by the insurance companies of more so table enter other to past the cost of replacing the same or to past in full the indebtedness secured hereby all in companies satisfactors to the holders of the nine under insure policies possible in case of lies or damage, to Trustee for the honders of the notes such rights to be excluded in the case should be companied as to be attached to each policies, and shall deliver all protects including additional afferms we policies to the following the satisfactors are considered by surface about to expire shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein. Emission of the holders of the note may, but need not make any payment or perform any act hereinbefore reacted of Mortgagors in any form and manner deemed expedient and may but need not make latt or partial payments of principal or interest or
 acted of Mortgagors in any form and manner deemed expedient and may but need not make latt or partial payments of principal or interest or
 prove originathrances of any and purchase, dosharge compromise of settle any tax hen or other prior lien or title or stam thereof or redeem
 from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid of us of the purposes herein authorized
 and all expenses paid or incurred in connection thereis the nicital reasonable actionies. Feel and any other mortes advanced by 11 sixtee or its
 holders of the note to protect the mortgaged primises, and the act need of play reasonable compensation to France, or each matter conscrining
 possible without mortes and with interest between at the rate of severe per cent per annual financion of France or notifiers of the note shall never
 an insidered as a waiver of any right accriting to them on account of any default hereinside on the part of Mortgagors.
- 5. The Trustee of the holders of the note herebs secured making any payment hereby authorized relating to taxes or assessment or orbits a few and hill statement or estimate procured from the appropriate public office without major into the accutacy of such as or or sometime and the action to the accutacy of such as or or sometime and the action thereof.
- More of contract or into the validity of any tax, assessment, sale, fortenare, tax her or tibe or cause occasions.

 A. More spors shall pay each item of indebtedness hereon mentioned. both principal and interest, when due according to the terms hereof, which is not the holders of the principal note and without notice to Moreganets, all impaid indebtedness secured by this Trial Deed shall note that this I had been noted to the contract Section late and payable when idefault shall occur in payment of principal or in low or in case default shall occur and continue for three days in the performance of any other agreement of the Moreganets necessary of the note described on page one or by asserting the form contained.
- At the election of the holders of the principal note or in this Errot Deed to the contrary. Notice and possible when default shall occur in payment of principal or in one or or case default shall occur in this Errot Deed to the contrary. Notice and possible when default shall occur in payment of principal or in one or or case default shall occur in this Errot Deed to the contrary. Notice of the note of any other agreement of the Mortgagors feeter, ordinary of the note of the other shall be note of the other of the Notice of the other oth

- 12. Trustee has no duty to examine the title, location, existence, or condition of the premier nor half Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms here I, nor be hable for any acts or omissions hereunder, except in case of his own grown negligence or inscending to that of the agents or employees of Tristee, and he may 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 sation of verifications are used to a finish the state of the state of

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument is the like the content of the Recorder or Registrar of Titles in which this instrument is the like the content of the Recorder or Registrar of Titles in which this instrument is the like the been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee. Anne Cerny 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 county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority 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 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.

END OF RECORDED DOCUMENT