UNOFFICIAL COPY

GEORGE E, COLEO LEGAL FORMS	FORM No. 206 May, 1969	at the same of the same	de√	0004-01	Mar A. C Mir II La .
TRUST DEE For use with N (Monthly payments	ED (Illinois) lote Form 1448 Including Interest)	974 JUN 20 JUN-20-74 820	PM 12 49 165 • 227	22 757 451, 571151 4 A — Rec	5.10
	7	-	The Above Space Fo	or Recorder's Use Only	
THIS INDENTURE, m		19 7.4 , bets		i Tu <u>s</u> a and Dolores	a Di Tuse, as "Mortgagors," and
Main Bank of C herein referred to as "T termed "Installment No		Wherens Mortgagors are in executed by Mortgagors,	instly indebted to the made payable to i	e legal holder of a princip Bearer	nal promissory note,
Sovon Thousand o	ight hundred and	omise to pay the principal no/100,	LL. Dollars, MI	ed exemplement en	nangaragana Mangaragana
o of payable in installed	ments as follows: Qno_t	sundred thirty and 74, and One hundred reafter until said note is ful	thirty and no	/100	Dollars
by said not, to h, applie of said installe entrieons	on the 23rd. day of d first to accrued and ung dituding principal, to the num, and all such paymen	pald interest on the unpuld extent not paid when due, to being made payable at Ma	79 .; all such paym principal balance and to bear interest afte of Bank, of Ch	ents on account of the Ind the remainder to principal at the date for payment the strange Chicago.	chiedness evidenced the pertion of each reof, at the rate of 1111 nois
at the election of the legal become at once due and i or interest in accordance contained in this Trust Di	such other place as the legi non er thereof and without ayah', or his place of paym his to be the confidence of li- cent of the ovent election	al holder of the note may, fr it notice, the principal aum r ient aforesald, in case default a case default shall occur an in may be made at any time ment, notice of dishonor, pr	om time to time, in vermaining unpaid ther shall occur in the pad entinue for three after the expiration of the latest of the expiration.	vriting appoint, which note t con, together with accrued in yment, when due, of any ins days in the performance of t of said three days, without t	further provides that necest thereon, shall tallment of principal any other agreement notice), and that all
NOW THEREFORE Ilmhations to be perfore Mortgagors to be perfore Mortgagors by these pres	the present the privilence of the privilence of the mentioned note and of the med, and privilence of the privilence of t	f the said principal sum of is Trust Deed, and the peri ation of the sum of One MANT unto the Trustee, its in, situate, lying and being	money and interest formance of the cove Dollar in hand paid, or his successors an	in accordance with the termants and agreements here the feeeipt whereof is he the feeeipt whereof is he at assigns, the following dec	rms, provisions and n contained, by the reby acknowledged, eribed Real Estate,
= (Westchestar.):	: z z z z (60	UP'TY OF	e " in fate and	AND STATE OF	ILLINOIB, to witi
Lots 457 to Westch East of 1	and 450 and 459 mester in the Nor the Third Princip	in George F. Nixon th haif of Section at Menidien, in Co	end Gompany' 21, Township ok County, 11	s Terminal Addition 39 North, Range 1	9A 1 2
	• • • • • • • • • • • • • • • • • • • •	IGE IS A JUI	J. Z	*	
which, with the property TOGETHER with all so long and during all sue said real estate and not a gat, water, light, power, is stricting the foregoing, see of the foregoing are declar all buildings and addition convoys or assigns shall be	hereinafter described, is relimited in the more than the model in the secondarily), and all fisture refrigeration and air conductive, and air conductive, which we have seen without a partial and agreed to be a partial of the mortaged presenting of the mortaged present the mortaged present in t	eferred to herein as the 'pr a, easements, and appurten y be entitled thereto (which s, apparatus, equipment or itioning (whether single un ings, storm doors and whole to of the mortgaged promise apparatus, equipment or art mises. the said Trustee, its or his benefits under and by virtue easily release and waive, venants, conditions and pro- made a part hereof the sam	inter, the to belong to the angle to the ang	ng, and all rents, issues and offits are pledged primarily an after therein or thereon us olici), and ventilation, incl inador belts, stoves and attached thereto or not, an in the premises by Morigi	profits thereof for ad on a purity with ed to supply heat, uding (without re- vater heaters. All dit is agreed that agors or their suc-
TO HAVE AND TO and trusts berein set forth said rights and benefits M This Trust Deed cons are incorporated herein by Mortgagors, their heirs, su	from the premises unto free from all rights and origagors do hereby expr ilsts of two pages. The co reference and hereby are eccesors and assigns.	benefits under and by virtuessly release and waive, wenants, conditions and promade a part hereof the same	o of the Homestead wisions appearing on as though they we	na, or ver, for the purposes, exer, puor Laws of the State page 4 tine reverse side o re here et out in full and s	f this Trust Deed)
Witness the hands and PLEASE PRINT OR TYPE NAME	X V	day and year first above w	(Seal)	Dolores Di Tosa	Tusa (Seal)
BELOW SIGNATURE			(Scal)		(Seal)
State of Illinois, County of	Cook	ss., in the State aforesaid, DO	HEREBY CERTIF	signed, a Notary Public in ar Y that Joseph Di To	id for raid County, usa and
· · · · · · · · · · · · · · · · · · ·	SEAL	personally known to me to subscribed to the foregoing edged that. they signed, free and oduntary act, for walver of the right of home	be the same person	before me this day in perso	on, and acknowl-
G ven @ nexpires Commission expires	l-official seal this	15th TA TOWN	day of _	- Bulio	19 74 .
Puleo North H	OO' M	ALLOTAS:	ADDRESS OF PRO 1249 Wesches	ter Blvd.	22
	in Bank of Chicag	o 8	Westchester. THE ABOVE ADDR FURPOSES ONLY AN TRUST DEED	ESS IS FOR STATISTICAL D IS NOT A PART OF THIS	757
HI GITY AND	965 North Milwaúk hicago Illinois	一些的特色的	BEND SUBSEQUENT		2757451
	OFFICE BOX NO.	ZIL CODE POOT	OL SIMILE	(Name)	MBER
भीना कटला सन्योक्त्रीक्ष्यीस्थानाम् । भारतास्था	•	The second secon		(ddress)	u.ur sitinir

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 uskets (2) promptly rapair, region, 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 for lien not expressly subgridinated to the lien hereaft, (4) pay when they are used to be used to the premises superior to the hereaft, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (3) complete withits at reasonable time any buildings or buildings now on, at any time in process of erection upon and 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 are required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 2. Mortungers shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when time, and shall, upon withen request, furnish to Trustee or to holders of the note that original or diplicate receipts the error. To revent allefulls breathed reform the pay in full under protest, to the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortangors shall keep all huldings and improvements now or beneater situated on split premises to sured against too, for damage by fire, flatining and whatstorm under publishes providing for payment by the dastiance companies or moneys anticlent either to pay this cost of replacing or repairing the same or to pay in fall the indebteniess secured hereby, all in companies satisfactory of the budders of the noise providing the payment of the same or to pay in full the indebteniess secured hereby, all in companies satisfactory of the topic of the payment publishes, to the cost of the payment of the noise, and in case of insurance 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, Trustee or the holders of the note may, but need not, make may payment or perform any act hereinhefore resulted of Mortgagors in any form and manner deemed expedient, and may, but need not, make may payment or perform any act hereinhefore resulted of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on plar encumbrances, if may, and muchase, discharge, compounds or settle any tax lien or other prior lien or fille or claim thereof, or redeem from any tax sho or forteriture affecting said premises or contest may tax or assessment. All mortgap paid for any of the purposes herein authorized and all expenses paid or incorrection therewith, including renormable attorneys (e.e., and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonables commenden to Trustee for each matter concerning which action herein authorized may be taxen, shall be so much additional indebtedness secured hereby and shall become immediately, disconsidered as a waiver of any right accruing to them on account of any default hereinder on the part of Mortgagors.
- 5. The Trustee or the holders of the note bereby secured making any payment hereby authorized relating to taxes or assessments, may do so a corolling to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement, as a corolling or into the validity of any tax, assessment, sale, forfeiture, tax flon or title or claim thereof.
- 6. Corraggors shall pay each item of indehedness basels mentioned, both principal and interest, when due according to the terms bereof. At the electric to the telephone of the terms bereof, and the second in the
- herein contained

 7. When the indebt 'new hereby secured shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of 11 s not or Trustee shall have the right to forcelose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enfo, sent at a morigage debt. In any sult to forcelose the lien hereof, there shall be allowed and included as additional indebtedness in the decree or 7 s or all expenditures and expenses which may be paid or incurred to on behalf of Trustee or holders of the note for alterneys' fees, Trustee's fees, apprais 'fees, outlays for documentary and expert evidence, alengaraphers' charges, publication coats and coat (which may be estimated as to firs 4 to be expended after entry of the decree) of procuring all such abstracts of title, fills carried and coantiform, guarantee policies, Torrens ertificates, and similar data and awarances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to exceed a such sills or otherwise with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to exceed a such sills or otherwise and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness as cure hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annual, when paid or incurred by Trustee or a of the note in connection with (a) any action, suit or proceeding, including but not limited to probate and bankruptey proceedings, it of a rations for the commencement of any suit for the forcelosure hereof after accrual of such right to forcelose whether or not a cettally comment as or (c) preparations for the defense of any threatened suit or proceeding which might affect the premise or the security hereof, whether or not a unity commenced.

 8. The proceeds of any forcelosure sale of the premise shall be distributed and applied in the following order of prio
- 8. The proceeds of any foreclosure sale of the proofs a shall be distributed and applied in the following order of priority: First, on account of all costs and expenses included to the foreclosure proceedings, including all such liens as are mentioned in the preceding paragraph hereof; second, all other terms which under the terms hereof constitute to the independences additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest from a horizontal provided third, all principal and interest from a horizontal provided third, all principal and interest from a horizontal provided third, all principal and interest from the analysis of any governors to make the provided that t
- 9. Thou or at any line after the filing of a complaint to furcelo in the trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises a which important in the solvency or includency of Mortgagors at the time of application for state receiver and without regard to the solvency or includency of Mortgagors at the time of application for state receiver and without regard to the branches of Mortgagors at the time of a policitation and the triated hereinder may be appointed as a homestead or not and the triated hereinder may be appointed as a ceelver, which receiver shall have power to collect the rents, batter and rolling of a shall be then a complete of the production of the production, control, management and be peration of the production, powerston, control, management and begration of the production of the product
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof and or other to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secure i.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable time; and access thereto shall be permitted for that purpose.
- 12. Trustee has no duly to examine the title, location, existence, or condition of the premises, nor shall Trust be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable to any acts or omissions hereunder, except in case of his own grows negligence or misconduct or that of the agents or employees of Trustee, as it is 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 satisfactory evidence 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 region of any person who shall either before or after majurity thereof, produce and exhibit to Trustee the principal note, representing that all other hereby secured has been paid, which representation Trustee may accept as true without inquiry where a release is a requested of a such sate that exceed the sate of the principal note are sate that exceed the principal note are sate that exceed the principal note and when a prior trustee hereander or which conforms in substance with the description herein the principal note and when the principal note on the principal note on the principal note on the principal note on the principal note of the 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 instrument shall have

been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, and the 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 have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor is first story in Trust between 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.

The Installment Note mentioned in the within Trust Deed has been

identified herewith under identification No. 1249W-Main Bank of Chicago BY: Alexe Ferrer L