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1			GE E. COLE® AL FORMS	FORM No. 2 May, 1969	D6		-			-			
	6	•				. LINAIG	-				RECORDER FOR	K. Clash	
1	7	) M	TRUST DEE	D (Illinois) COOK ote Form 1448 Ftt including interest)	ED FOR F	ECORD	22	768	648				
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جر			- 1	i	. }	,	-	The A	bove Space	For Recor	der's Use Only		
ά				<sub>ade</sub> June : . Osborne, Harold	his wi			tween	<b>-</b> -	:	-James C. (	Osborne and o as "Mortgagors," as	nd
		herein re termed	ferred to as "T Installment Not	rustee," witnesse e," of even date	th: That, herewith,	Whereas Me executed b	ortgagors are y Mortgagors	justly in s, made	ndebted to to payable to	the legal Bearer	holder of a princ	cipal promissory not	e,
( 7 ) '	0200	nd lelivered, in and by which note Mortgagors promise to pay the principal sum of Thirty One Thousand and no/100's* * *  **********************  Dollars, and interest from date of disbursement  on me late of principal remaining from time to time unpaid at the rate of  to be vay, it is in installments as follows: Two Hundred Thirty Seven and 22/100's* * * * * * * * *  Dollars  og.th											
3		by said mote to happled first to accrued and unpaid interest on the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal, to the extent not paid when due, to bear interest after the date for payment thereof, at the rate of 7.9 per cent per a 1 um, ind-II such payments being made payable at The First National Bank in Dolton  or at 3. o (1.6 place as the legal holder of the note may, from time to time, in writing appoint, which note further provides that at the election of the legal hold or thereof and without notice, the principal sum remaining unpaid thereon, together with accrued interest thereon, shall become at once due and payable, at the 100 payment aforesaid, in case default shall occur and continue for three days in the performance of any other agreement contained in this Trust Deed (in wi che ever, election may be made at any time after the expiration of said three days, without notice), and that all parties thereto severally waive press timent for payment, notice of dishonor, protest and notice of protest.  NOW THEREFORE, to secure the rayment of the said principal sum of money and interest in accordance with the terms, provisions and limitations of the above mentioned note in d. this Trust Deed, and the performance of the covenants and agreements herein contained, by the Mortgagers by these resents CONNEY and all of their state, right, titled and interest berna intuate, lying and being in the Village of Glenwood Estates Unit Number 5 in the East 1/2 of the Northeast 1/4 of Section 5,											
	i	ownshi	p 35 Nortl	n, Range 14	East o	of the fl	ni d Prin	cipal	Meridia	in, in	Cook County	, Illinois.	
		1		- 223		. –	O.,						
	I,	erein	shall be d		able in	full in	ıstaı ter.	Pro	vided ho	wever	f, then not that the ho on.		
		which, with the property hereinafter described, is referred to herein as the "pre ise,"  TOGETHER with all improvements, tenements, easements, and appurtenance: "creto belonging, and all rents, issues and profits thereof for a long and during all such times as Mortgagors may be entitled thereto (whichms, issues an "profits are pledged primarily and on a parity with said real estate and not secondarily), and all fixtures, apparatus, equipment or articles now or he safter therein or thereon used to supply heat, and the property of the property of the profit of the pro											
	. N	lerigagor:	s, their heirs, su	ccessors and assi	gns.		-		lough they v	rere nere	2,'		,
			PLEASE PRINT OF TYPE NAME BELOW SIGNATURE	(S) //	٠	e e Co. Osborn	e e	5	DO J	eanette	nelle E E. Osbo ne	(Seal)	
	S	ale of Illi	nois, County of	Cook		ss., in the State James C	aforesaid, D . Osborne	O HERI	I, the under the EBY CERT Jeanette	ersigned, a IFY that e E. Os	Notary Public in Borne, his	and for sai. Co nty, wife	
			01A1, + * + * UBL 10	ARESS SEAL HERE	. e	subscribed to edged that f free and volu waiver of the	h ev siene	g instrun d, sealed r the use	ent, appeare and deliver	ed before ed the said	me this day in pe i instrument as	are rson, and acknowl- their ding the release and	a commence of the second second
		iven unde		official seal, the	is ber 24	29th 19	74 .	- day	of los	Jun موسعه	eeldh &	19/74 Notary Public	in the second
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- 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 or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's lens or liens in favor of the United States or other liens or claims for lien not express yubordinated 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 satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complet within a reasonable time any 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 uge 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.

- mitted for that purpose.

  12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Tr' see b obligated to record this Trust Deck or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable f . . . ac's or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he n sy require indemntites 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 e ide see 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 request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all induces, so hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a success is ruste, such successor trustee the remainder of the principal note and which persons herein designated as the makers thereof; and where the release is requested of the original furstee and use he never executed by the persons herein designated as the makers thereof; and where the release is requested of the original furstee and use he never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine note and which purports to be executed by the persons herein designated as makers thereof.

  14. Trustee may resign by instrument is will be responsed to the residual to the principal note and which the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.

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