## **UNOFFICIAL COPY**

			÷			
GEORGE E. COLE.	FORM No. 206	Paulisiani attat 1825 p. a.	a respectanta espera	アファインスないというないないから えき	in and the second s	adares
LEGAL FORMS	May, 1969					
TRUST DE	ED (Illinois) COOR COU	NT*, ILLINGIE OF RECORD	22 778	236	Wednes K. Medana in die	Oler-
		4 12 49 Pf	<b>-</b>		*22778	236
TH 5 IN DENTURE, m	unds July 1	10		ove Space For Reco lfred C. Pe		
W.	Ida Pez Bank o	za, hľs wi	in Berke	lfred C. Pe Lov	herein referred to as "!	Mortgugors," and
herein referred o a. "I termed "Instal me. t No	"rustee," witnesseth: That te," of even date herewi-	, Whereas Mortga	igors are justly in fortgagors, made	debted to the legal payable to Bearer	holder of a principal p	promissory note,
Son the balance of princi	thich note Mortgagors of Space continue time ments as for sea Thr	to time unpaid at	the rate of 9	Dollars, and intere	st from _ <u>date</u> _ annum, such principal	um and interest
on the IST day of sooner paid, shall be du	each andy .o.th the	ereafter until said August	note is fully paid,	except that the final	payment of principal an	d interest, if not
of said installments cor	stituting principal, to the	ex ent not paid	when due, to bea	interest after the d	late for payment thereof	f, at the rate of
or at at the election of the leg- become at once due and s	such other place as the lead holder thereof and with ayable, at the place of pay with the terms thereof or Deed (in which event elect waive presentment for pa	ga' nold r of the n	ote may, from time cipal sum remaining	to time, in writing a	appoint, which note furth	her provides that est thereon, shall
or interest in accordance contained in this Trust I parties thereto severally	with the terms thereof or Deed (in which event elect waive presentment for na	in case lefau shr ion may be ad a	Il occur and continuat any time after the	ue for three days in the expiration of said	the performance of any three days, without note	other agreement ce), and that all
NOW THEREFOR	E, to secure the payment mentioned note and of t	of the said orn cit his Trust Deec a	pal sum of money	and interest in acc	ordance with the terms,	, provisions and
Mortgagors to be performed Mortgagors by these pre- and all of their estate. r	E, to secure the payment mentioned note and of treed, and also in consid- sents CONVEY and WAlight, title and interest the	eration of the sun RRANT unto the	n o' One Pollar Tr stee, it or his	in hand paid, the re successors and assig	ceipt whereof is hereby	acknowledged, bed Real Estate,
Village of Ma	•	COUNTY OF _	· ···a'-		AND STATE OF IL	
TOWITSHITD 3	10 in Block 9 North, Range unty, Illinois	e iz. East	wood, in a of the Th	ections 2, ird Princip	ll and 14, pal Meridian,	
2 2002. 30	dicy, IIIInol	•	•	1)x.	/ p=	
<u> </u>					/1	1001
*_						i
which, with the property TOGETHER with so long and during all so	hereinafter described, is all improvements, teneme ich times as Mortgagers r	referred to herein ints, easements, ar	as the "premises, and appurtenances to	hereto belonging, a.	ll raits, issues and pr	ofits thereof for
said real estate and not gas, water, light, power,	secondarily), and all fixth	ures, apparatus, ec nditioning (whether	unpment or article	s now or hereafter entrally controlled),	therein or thereon used and entire ion, includi	to supply heat, ing (without re-
of the foregoing are deci all buildings and additio	Incrematter described, is all improvements, teneme ich times as Mortgagors rescondarily), and all fixth refrigeration and air concerns, window shades, a ared and agreed to be a a nead all similar or othe part of the mortgaged repart of the mortgaged rescribed.	part of the mortgager apparatus, equip	ged premises whet ment or articles h	her physically attach ereafter placed in th	ed thereto r. not and is e premises by Northago	t is agreed that
TO HAVE AND T and trusts herein set for	one and all similar or one of the part of the mortgaged go HOLD the premises up th, free from all rights are Mortgagors do hereby expensive of two pages. The	oremises. Into the said Truste and benefits under a	e, its or his succes	sors and assigns, fore	ever, for the purp ses, ar	d upon the uses
said rights and benefits This Trust Deed co are incorporated herein l	Mortgagors do hereby ex usists of two pages. The by reference and hereby a	pressly release and covenants, conditi- re made a part her	d warve ons and provisions reof the same as th	appearing on page	2 (the reverse side o. t	s Trust Deed)
	successors and assigns. and seals of Mortgagors t			lough they were nere	e set out in tuit and sna	it be bir .ms an
PLEAS		hul C C	Lezza-	(Seal) Isla	Perza	_(Se_a)
PRINT ( TYPE NAM , BELOW	1	red C. Pe	zzel	Îda	Pe778 U	
SIGNATUR				_(Seal)		_(Seal)
State of Illinois, County,	Cook	SS.,	oracoid DO UED		a Notary Public in and it _Alfred C. I	
0000	e de la constante de la consta	aı	nd Ida Pez	za, his wif	e _	
		subscribed to th	e foregoing instru	e same person <u>S</u> wanted befor nent, appeared befor	e me this day in person,	and acknowl-
5		nee and votunt	ary act, for the us ight of homestead.	and delivered the sa es and purposes the	aid instrument as the ein set forth, including	neir the release and
Given under my hand	de dicial seal, this	lst	dan	July,		,, 74
Committed of the		D RY" 19 7		iry 40 V	turlebel	Notary Public
de Voy	J. Mappy	<del>-</del>	ADDI	U U RESE OF PROPERT	Y: Xth Avenue	10
EAGA C	1 10 10 10 10 10 10 10 10 10 10 10 10 10	'	١	Maywood, I		27
133311	LIY, ILBank Cof Co		THE PURP	ABOVE ADDRESS I OSES ONLY AND IS I DEED	S FOR STATISTICAL NOT A PART OF THIS	.78
MAIL TO: ADDRESS	5500 St. C	harles Roa		SUBSEQUENT TAX I		\frac{1}{2}
CITY AND	Berkeley, Il	· II CODI	6016ß	Alfred C.		778 236
OR RECORDER	'S OFFICE BOX NO	BOX !	533	Same (Addres		BER
and the second of the second second	THE HEALTH STREET	The state of the s		•		Same

## **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 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 ilems in favor of the United States or other liens or claims for lien not expressly subordinated to the hen hereof, (4) pay when the property of the property of the lien hereof, and upon request exhibit satisfactors which may be secured by a lien or charge on the premises superor to the lien hereof, and upon request exhibit satisfactors have been supported by the premise superor to the lien hereof, and upon request exhibit satisfactors have been supported by the premise superor to the lien hereof. (2) make no add premises, (5) comply with all requirements of law or unchanged ordinanced with respect to the premises and the use thereof. (7) make no material alterations in said premises except as required by law or municipal 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 laxes, special assessments, water charges, sewe service charges, and other charges against the premises when due, and shall, upon written request, furnish to frustee or to holders of the other of the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any laxor assessment which Mortgagors may desire to context.
- 3. Morgagora shall keep all hulldings and improvements now or hereafter situated on said premises insured against loss or durings by line, withing and windstorm under policies providing for payment by the insurance companies of moneys willclent either to pay the cost of replacing or marking the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance objects payable, in case of tow or damage, to Traiset for the benefit of the holders of the note, such rights to evidence by the standard morthing and the property of the note, and in early of insurance about the critics, shall deliver renewal notices not less than the days of the top the respective seed expiration.
- It was of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required. More jagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior, as omb ancres, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any may. To including affecting the contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expensis as or incurred in connection therewith, including reasonable is altimosely fees, and any other moneys advanced by Trustee or the which settle interests and the settle of the prior to the settle of the prior to the settle of the prior to the pri
- 5. The Trustee or the not acre of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill. "Larment or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax assessment as all forfeiting to a light of the or claim thereof.
- 6. Mortgagors shall pay each item of in "betchess herein mentioned, both principal and interest, when due according to the terms hereof At the election of the holders of the on-cir. note, and without notice to Mortgagors, all unpaid indebetchess vectored by this Trust Deed to that nowithstanding anything in the principal of 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 defaul, shall occur and continue for three days in the performance of any other agreement of the Mortgagors beginning the principal or interest, or in case defaul, shall occur and continue for three days in the performance of any other agreement of the Mortgagors beginning the principal or th
- 7. When the indebtedness hereby secure shall be ome due whether by the terms of the note described on page one or by acceleration or oftenesse, bolders of the note or Trustee shall we the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinos for the enforcement of a mortgage deta. a y at to foreclose the lien hereof, there shall be allowed and included as additional interest of the state of the
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and a plied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all suc, item as the mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness, with all to that evoted by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining unpaid, fourth, any overplus to Mortgagors, their heirs, legal representations.
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises Such appointment may be made either before or after sale, without notic, we note regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the processor whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver Such receiver to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times when considers, care usual in such cases for the protection, possession, control, imangement and operation of the premises during the whole of said period. Acc or from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of (1) The indee denses cured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other fine which may be or becomes up not to the sen hereof or of such
- 10 No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any refer to which would not be good and available to the party interposing same in an action at law upon the note hereby secured
- 11 Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access the leto stall be permitted for that purpose.
- 12. Trustee has no duty to examine the tule, location, existence, or condition of the premiers, nor shall Trustee be obligat d to "scord this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereon, to be lable for any acts or omstone hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he may require inde in, restalifactory to him before exercising any owner herein given.
- 13 Trustes shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence than all person who shall either before or after maturity thereof, produce any step the proper in the proper of th
- 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, insality or relusal to act of 1 rustee, should be first guesses in Trust and in the event of his or its death, resignation, insability 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 tutle, 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 throug Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment the indobtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed

IMPORTAN

The Installment Note mentioned in the within Trust Deed has been

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 FULLED FOR RECORD.

Bank of Commerce in Berkeley

END OF RECORDED DOCUMENT