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GEORGE E. COLE® FORM No. 207 LEGAL FORMS May, 1969	22 848 362 Exercises constitution
TRUST DEED (Illinois)	974 SEP 16 ON 12 40 SEP-16-74 8 6 4 7 1 7 0 22848362 4 A — Rec 5.1
principal payments)	The Above Space For Recorder's Use Only
	12, 19.74 between James J. Farrell, Divorced & Not
	arried herein referred to as "Mortgagors," a State Bank, A Banking Corporation
windened by one certa 'nstallment Note of the aid Note the Mortgagors promis to pay the said bollars, on the 20th day o' October of the aid Note the Mortgagors promis to pay the said bollars, on the 20th day o' or month the fithe balance due on the 20th day of the rate of 7 per cent per o num, to the amount due on principal; each of sa f install II of said principal and interest being man boya the decimal of the fither or at such other place as two fet the election of the legal holder thereof and write come at once due and payable, at the place of pay on the fither of the decimal payable, at the place of pay on the fither of the decimal payable, at the place of pay on the fither of the decimal payable, at the place of pay on the fither of the decimal payable, at the place of pay on the fither of the decimal payable of the place of payable	Ity indebted to the legal holder or holders of the Installment Note hereinafter described, in the midred Twenty Four and 20/100 Dollars, Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which is principal sum in installments as follows: One Hundred Twenty Seven a 07/100 Per 19 74 Am one Hundred Twenty Seven and 07/100 herer, 19 74 Am one Hundred Twenty Seven and 07/100 hereafter to and including the 20th day of August 199 with a final payment September, 1979 with interest on the principal balance from time to time unpaid at ayable monthly on the dates when installments of principal laul eand shall be in addition it lents of principal bearing interest after maturity at the rate of 7 per cent per annum, and able at Midlothian State Bank 3737 W. 147th St. Midlothian, 111 of the of the note may, from time to time, in writing appoint, which note further provides that but in stee, the principal sum translation in the principal sum of the said translation of said three days, without notice), and that all younce, n are of dishonor, protest and notice of protest. The principal formance of the covenants and agreements herein contained, by the Mortgagors to may of his successors of assis, is, the following described Real Estate and all of their estate, right, or his successors of assis, is, the following described Real Estate and all of their estate, right, which are the second and all of their estate, right, which are the second and second and all of their estate, right, which are the second and all of their estate, right, which are t
Village of Oak Lawn The East 26 feet of Lot 5 and a subdivision of that part ly: third of the North three eight	COUNTY OF
	DO MAIL
of secondarily), and all apparatus, equipment or a ower, refrigeration (whether single units or centra ades, storm doors and windows, floor coverings, and real estate whether physically attached thereto	is, casements, fixtures, and appurtenances thereto belonging, at 1 a. int., issues and profits interest may be entitled thereto (which are pledged primarily and on part with said real estate and real state and the provided of the property
PLEASE PRINT OR	(Seal) James Fanel (Seal)
TYPE NAME(S) BELOW SIGNATURE(S)	James F Farrell
	(Seal) (Seal)
O Appless Seals County	ss., I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that James J. Farrall, Divorce and not since remarkied personally known to me to be the same person whose name the subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that _he _signed, sealed and delivered the said instrument as _his _free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
mmission expires and officionals sidn expin	RES MARCH 21, 1977 day of Joseph J. Double 19 Notary Public
is Document prepared by: Ina M. Vyhanek	ADDRESS OF PROPERTY.
/37 West 147th Street Idlothian, Illinois 60445	5845 West Blat Place Blat Place Blat Place
NAME Midlothian State Ban	
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IL TO MODIESD3737 West 147th St	FEST SIND SUBSEQUENT TAX BILLS TO:
IL TO: ADDRESS 3737 West 147th St CITY AND Midlothian, 111,	ZIP CODEGO445 bigs bussequent tax miles for 2

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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 THESE SECONS.

- 1. Mortangors shall (1) keep said premises in good condition and repair, without waster (2) promptly repair, restore, or rebuild an buildings or improvements now or hereafter on the printees which may become damaged or be destroyed; (1) keep said premises free from mechanisms of the most of the United States or other less or claims for him not operated, and upon request exhibit and the many facilities of the most operated and upon request exhibit an interest of the discharge of such prior less to be any indicated of the discharge of such prior less to be any indicated of the discharge of such prior less to be any indicated of the discharge of such prior less to be any indicated of the discharge of such prior less to be a such prior less to be any indicated of the discharge of such prior less to be a such prior less than the discharge of such prior less tha
- 2. Mortgagars shall pay before any penalty attacks all general taxes, and shall pay special taxes, special taxes, special taxes are clarges against the premiers when due, and shall, upon written request, furnish to Trattee ut to holders of the nois the total plant or duplicate receipts therefor. To preved default because Mortgagars shall pay in full under protest, in the manner provided by Multiple and the grant which Mortgagars.
- 3. Mortgagars shall keep all buildings and improvements now or hereafter stituted on said premises insured against loss or damage by the libitating and windstorn under publicles providing for payment by the libitating companies of moneys sufficient to pay in full the indebtenies sociared hereby, all in companies satisfactory to the holders of the note, under fastinated provides broken to be evidenced by the what advantage in a fraction of the holders of the note, such rights to be evidenced by the standard mort publicles have been been advanted to the standard and the standard holders are not to be advanted to that a public public public publics, including a didlitional and merculated. In the content of the standard mort public public public public publics, in the content public public publics, in the content public publ
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortigagors in any form and manner deamed expedient, and 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 lies or other prior lies or claim thereof, or redeem from any tax asie or forfeiture affecting had permise or context any tax or assessment. All most payled for any of the purposes berein authorized and all expenses paid or incurred in connection therewith, including reasonable autorneys fees, and any other moneys advanced by trustee or the holders of the note to protect the mortigaged premises and the lies hereof, plus reasonable compensation to Trustee for each matter concerning proble without malec and with interest hereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be made as a waiver of any telast accordance to a value of any debat accordance to a waiver of any telast accordance to the note shall never be made as a waiver of any telast accordance.
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do as a nilege to any bill, statement or estimate procured from the appropriate public office without injuly into the accuracy of such bill, statement or sall under or first the sulfdity of may far assessment sale, for fitting or title or claim thereof.
- 6. Metry was shall pay each item of indebtedness berein mentioned, both principal and interest, when due according to the terms bereof. At the exect a or he holders of the principal note, and without notice to Mortgagors, all unpudd indebtedness secured by this Trust Deed shall not within any; s, thing 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, after st, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors berein contains.
- 8. The proceeds of any foreclosure sale o. ". p. embes shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure; o. exclings, including all such items as are incident perceding paragraph hereof; second, all other items which under the terms hereof con itute secured indebtedness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided; third, all principal and interest thereon as herein provided and the provided and
- 9. Upon or at any time after the filing of a compilain to forectore this Trust Deed, the Court in which such compilant is filed may appoint a receiver of said premiers. Such appointment may be made eit. **referor* or after sale, without notice, without regard to the solveney or insolvency of Mortgagors at the time of application for such receiver and wit out regard to the then value of the premier or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be app inted as such receiver. Such receiver shall have power to collect the rents, lastes and profits of said premiers during the pendency of such to constant a such receiver. Such receiver shall have power to collect the rents, lastes and profits as a fing any further times the Mortgagors, except for the intervention of such receiver, would be entitled to collect such cents, tasses and profits, and a other power which may be necessary or are usual in such cases for the protection, power-long, control, management and operation of the price as a fing the whole of said period. The Court from time to lime may authorize the receiver to apply the net income in his hands in payment in whole or in part off: (1) The indebtedness secured hereby, or by any decree farectioning this Trust Decay or any tax, special assessment or other incoval and may are may be or become superior to the line hereof or of such
- 10. No action for the enforcement of the lien of this Trust Deed or of any troy lon bereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the noise to the party interposing same in an action at law upon the noise to the party interposing to the party in the part
- 11. Trivice or the holders of the note shall have the right to inspect the premises at / , rea onable times and access thereto shall be per-
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises nor shall Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the ter. her of, nor be liable for any acts or omissions hereunder, except in case of his own grown negligence or misconduct or that of the agents or employ set. Trustee, and he may require indemnities
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon pressention of subfactory evidence that all incitedness accured by this Trust Deed has been fully paid; and Trustee may accure an deliber or for or and in the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note: correcting that all indebtedness such successor trustee may accept as the genulne note herein described any note which bears a certificate of tentification purporting to be executed by a prior trustee, which conforms in substance with the description herein onlined of he principal note and which purports to be executed by the persons herein designated as the makers thereof, and where the release is requested of the or small trustee and be haven ever executed a certificate on any instrument identifying same as the principal note described; herein, he may a set; as the genuine principal note herein described any note which may be presented and which conforms in substance with the description here. Contained of the principal note and which the purports to be executed by the persons herein designated as the days thereof.
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Tilles in which this instrum of shall have been recorded on filed. In case of the denth, resignation, mobility or refusal to act of Trustee, shall be first force early in Trust and in the event of his or its death, resignation, makility or refusal to act, the then Recorder of Deeds of Caronia which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical side. Towers and analysis of the largest property of the contraction of the largest professor.
- 15. This Trust Deed and all provisions hereof, shall extend to and be hinding upon Mortgagers and all persons claiming under or stock discovering the word "Mortgagers" 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.

The Installment Note mentioned in the within Trust Deed has been APPORTANT

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEPO
SHOULD BE IDENTIFIED BY THE TRUSTEP, BEFORE THE
TRUST DEPO IS FILED FOR RYCORD.

mineu nerewith i	under identification No	 	~	_	
	Trustaa	 			

END OF RECORDED DOCUMENT