UNOFFICIAL COPY

The control of the state of the second of th

· 1000 - 1000

٠,,	LEGAL FO		ORM No 206 May, 1969							
,.	, -	•	COOK	COUNTY, ILLING				That we .	1 Mac	ıL
	Ţ.	RUST DEED (III		Franklike	77		170	,		
`	(Month)	use with Note For	ing 1448 (051)	174 12 52 F				+ 2 2 8 6	0470	
· .	ŧ	-/	·	,				. 2200	3410	
בֶּל				1	TH	ir Above Spa	ice For Recorde	r's Use Only		
4 1ii	IS INDEN	TURF, made	October	r 3rd,	1974 hetwee	n warry	r. Hane,	فاعالك منتفا الر	rgaret	1.
		nis Wife ian Stat		a nancing	corroratio		h	erein referred i		
								lder of a prin	und promo	unry note
lern	ned Instal	lment Note ' o	f even date h	erewith executed	fortkapors are just by Mortgagors m	ade pavable	to Bearer	over to a prin	icipati pitotnis	sory note
	d in red	in and by which	note Mortga	POIN PROMING to Da	v the principal sum	of Thi	rt: Thou	sarut win	∩/100t•	
⊃ (s	0 100	.00)						t	data	
on t	the natince	f principal rei	maining from	time to time unpa	id at the rate of 1.	l0 1/2 ₁	per cent per ani	num, such prin	icipal sum ai	nd interest
on 1	he 1115	de of De	cember.	19 / ⁴⁴ , and	iwo-nunareo	ı Ninet;	y-Hine &	52/100	or more	Dollar
on 1	he l'ins	oday of each a	and every mor	ith thereafter until	said note is fully r	and except t	hat the final pay	ment of princi	inal and inter	rest of not
by s	icr paid sh aid note to	all be ruc on th −be ap, hed rin	to accried a	lay of NOVEMA nd unpaid interest	on the unpud prin	lall such properties	navments on ac	count of the i	indebtedness	evidenced
of N	aid installn 1/2 kees	nt nor annum	ig principal t	o the extent not ayments being mad	on the unpad prin	bear interest	after the date	for payment i	thereof at th	ne rate of
		or it such a	مينان المعالد	بالأمام المتاكية المتاكية					c further new	oxides that
it th	me it once	t the legal holde due and pavable	r thereof and at place o	without notice, the fpayment aforesaid	puncipal sum rema I m case default sha	uning unpaid ill occur in th	thereon togeth	er with accrued	I interest their	eon shall
cont	ined in the	cordance with the Irust Deed (ii	ne term ther can which exert	of or in case default	principal sum rem. I in ease default sha t shall occur and co ade at any time afte of dishonor protes	ontinue for G	physician in the	performance of	of any other a	agreement d that all
Mort	GAGOEF TO	n performed	and there and	or a stust Dec	a and the perforn	iance of the	covenants and	agreements her	rein containe	d, by the
					the Trustee its or ing and being in		rs and assigns,	he following o	described Re	al Estate
				COUNTY OF	ر ن	ook -	4	ND STATE O	F ILI INOIS	S, to wit
⊥ot Sec	tion 7	l Block 2 .1. Towns	z in A.' nip Rúl'	ı. McIntos North. Ess	n and Jome F. 13, Las	ary's H t of th	ome Audi e Third	tion to Princing	Midlot!	hian, dian
in	Cook	cunty, I	llinois			0 01 011	.c .iiiid	riicips	**	чтан,
The	under	signed s	nall ala	so pa, to	the Truste the Inpua	e on ea	ch month	ly ra <i>j</i> me	nt date	e an
add	itiona	l amount	equal t	to 1/12 of	the inpua al region	l taxes	and ass	essment	levied	agains
est	imated	by the	Trustee.	r ric amina	ar inelital	ron na	aru ins	urance a	ill as	
										- 👡
which	with the	property herein.	after described	I is referred to he	rein is the premi	sei				
so lon	ig and durii	ng all such time	s as Mortgage	ors may be entitled	thereto (which re-	s increto [el its assie ar.	profits are plea	rents issues at	and on a par	reof for fity with
gas, w	ater, light,	power refriger	ation and air window shade	conditioning (wh	and appurtenance thereto (which re- equipment or arti- ether single units of loors and windows	r centrally	itro (e.l.) and	a or increon ventilation, in	used to supp icluding (with	hout re
all bu	ildings and	additions and a	dl similar or o	other annaratus ea	tgaged premises wit juipment or articles	ther physic	ally at th	ereto or not a	and it is agri	eed that
T	OHAVE	AND TO HOLI	The mongage	eu premises	urtan iti or bir iiri					
said n	ghts and h	enefits Mortgage	ors do bereby	expressiv release	and wave	the Homesto	ad F templion	aws of the Sta	ate of Illinois	s which
are inc	his Trust E corporated	Deed consists of herein by referc	two pages. T nce and hereb	he covenants, con-	ditions and provision hereof the same as	ns appearing though they	on page 2 (th	e re erse si 'e out a full sad	of this Trus	t Deed)
viortgi	agors, meir	neirs, successor	s and assigns.		r first above writte				C _n	
		PLEASE	£).		, ,		March 1	F. Vo		
		PRINT OR PE NAME(S)	Har	ry A. Hane	Y -	(Seal)	Margaret	R. Hanes	1	(Seal)
		BELOW SNATURE(S)	4,		\mathcal{U}		v ·	•	/ \)
					-	(Seal)			6	(Seal)
State of	Illinois, C	ounty of _	Соок	N5 ,	•	I, the un	idersigned, a No	tary Public in a	and for said (County
		1140			aforesaid, DO HE et R. Hane	REBY CER	TIFY that H	arry R.	напеу	and
,	2000	MPRESS		personally kr	iown to me to he	the same per	son S whose r	ame S		•
:	g	HERE	-	subscribed to	the foregoing instr	ument, appea	ired before me	his day in per	son, and ack tnei:	
1	10円	જ ∂ે.		free and volu	h ©Y signed, sealentary act, for the sight of homestead	uses and puri	rred the said ins poses therein se	trument as t forth includ		
	11/2	1380 M			right of nomestead		0-4-1			
	inder my,		il seal, this	3rd <u>:h</u> _19		y of 7	October Lavy (0	19 ر . پ	74
				. Sullivan		- //	- ung	-20-7-	Notary	Public
				n, IL 6044		RESS OF F	v	•		
		-		•						23
	NAM	_F John I	R. Sulli	.van	1				DOCUMENT	. 3
					THE PUR TRU	ABOVE AD POSES ONLY ST DEED	DRESS IS FOR AND IS NOT A	STATISTICAL PART OF THIS	MI	Ċ
MAIL TO	J. JADDE	RESS 4610	W. 147t	h St.					91	<u></u>
	1.100.				_ SENI	SUBSEQUE	NT TAX BILLS T	О	ál	. 15-
				ZIP CODE	l l	SUBSEQUE	NT TAX BILLS T	о	33 NUMBIN THE	4

Name of the second seco

UNOFFICIAL COPY

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE STAFRSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS

- I 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 by destroyed. (3) keep said premises free from mechanics lies or tines in flavor of the United States or other lines or claims for their not expressly subordinated to the line hereof. (4) pay when due any indebtedness which may be scaured by a line or charge on the premises superior to the line hereof. (4) pay when due any indebtedness which may be scaured by a line or charge on the premises superior to the line hereof. (4) may building on the prime line to friended or to holders of the note. (5) complete within excondible time are building or buildings now or at any time in process of creation inpon said premises. (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof. (7) make no material adtentions in soaid premises except as required by law or municipal ordinance or as previously convented 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 assessments water charges against the premises when due, and shall upon written request formshato Trustee or to builders of the note the original or doplicate receipts therefor. To present detail to reunder Mortgagors shall pay as built under protest in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- A mortgagers shall keep all buildings and improvements now or hereafter situated on said premises around against loss or damage by her bightning and windstorm under policies providing for payment by the district comparison motives sufficient either to pay the cost of right ciny or repairing the same or to pay in full the indifficients exercise breeds, if in companious satisfactors, the holdies of the note under unsurance policies payable in case of loss or damage, to Trustee for the benefit of the holdies of the holdies of the holdies of the note under policies payable in case of loss or damage, to Trustee for the benefit of the holdies of the note such rights to be evalented by a studied more again clause to be attached to each policy and shall deferre all policies in including additional and terms policies to holdies of the note and in cost of insurance about to express shall define renewal policies in these than ten days print to the respective dates of expiration.
- the case of default freein. Trustee or the holders of the note may but need not make any partner or perform any act becombefore required of Mortgagors in any form and manner decimed expedient, and may but need not make full or partial payments of principal or interest on
 principal continuous and any and purchase, discharge, compromise or selfte any tax has no other principal payments of principal or interest on
 from any tax while or furfacture affecting scale principal contents and all expenses pand or incurred in connection therewith, including consonable attorneys fees, and any other moneys advanced by frostee or the
 holders of the notice to protect the mutigaged principal and this fees hirred plus reasonable compensation to Firste I for each matter concerning
 to be action between authorized may be taken shall be so much adultional indebtedness secured hereby and shall become immediately due and
 type learned matter of any cryft accraining to them on account of any default becomes large of Mortgagors.
- If Trustee or the holders of the note beteby secured making any payment bereby authorized relating to taxes or assessments in we accurring a any bill, statement or estimate procured from the appropriate public office without inquiry into the receives of such bill ment or estimate or into the yieldity of any tax assessment sale. In feature, tax hen or title or claim thereof.
- so according to any bill, statement or estimate privated from the appropriate public office without majors into the according to the terms have according to the terms have of the effection of the solidays of any tex assessment and to include extended both principal and interest, when due according to the terms have of the effection of the bridges of the principal note and without notice to Mortgagors all impaid indebtedness centred by the terms have of the effection of the bridges of the principal note and without notice to Mortgagors all impaid indebtedness centred by the terms have of principal or me out to the effective fitted beed to the contrast become did and personal which the present of principal or me out to the effective distriction of the Mortgagors have not to the effective fitted beed to the contrast become did not present of the Mortgagor of the motor of the motor of the effective fitted beed to terms of the note destribed on page one of by acceleration of otherwise holders of the note. I trust e shall have fitted force for the terms of the note destribed on page one of by acceleration of otherwise holders of the note. I trust e shall have the right to force for the third of the effective of the note destribed on page one of by acceleration of the motor of the motor of the effective of the note the decidence of the effective of the effect
- interest thereon as herein provided, third, all principal and interest is carning impail fourth, any overplus to Mortgagues, their news tagas representatives or assign in their rights may appear a compliant to foreclose itself to a feed the 6 out or which such compliant is fired may appear a secretic of soft principal principal for the solicity or unsolveney of Mortgagues at the time of application for such receiver and without regard or 3 of the nature of their firest on the first content of the firest policies and the first content of a homestead or not and the frescribed may be appointed as not. A center Such receiver shall been governed to reflect the rents osues and profits of such grant grant for receiver and profits of such grant grant grant grant for receiver, would be entitled to collect such rents, issues and profits and all other powers whether there he in elementary or as well as draining at 3 of 10 times when Mortgagues except for the most own of the principal or the profits of the control in such cases for the principal profits and all other powers whether the profits of the principal profits and all other powers when it is a such as a such as
- 30. No action for the enforcement of the heri of this Trust Dical or of any provision herical shall be so buy, to any defect be good and available to the party interposing same in an action of low upon the note berebs secures.
- If 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 duty to examine the title, location, existence or condition of the premises nor shall from a obligated to record this frust Decelor to exercise any power herein given inless expressly abligated by the terms hereof, nor by hable to a position of instrument, except in the of this now grows negligence or more obligated or that of the agents or imployees of fruster and by has require independent and more obligated to that of the agents or imployees of fruster and by has require independent and more obligated to record the agents or imployees of fruster and by has require independent and more obligated to record the first process of fruster and by has required to record the first process.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactors coalence of all in debtedness secured by this Trust Deed has been fully paid, and trustee may execute and deliver a release hereof to and all he regist of any person who shall either before or after maturity thereof product and exhibit to Trustee the principal note, representing this mode of considerations who shall either before or after maturity thereof product and exhibit to Trustee the principal note, representing this mode of considerations who shall either before or after maturity thereof a product and exhibit to Trustee the presenting this mode of the principal note and with a prior trustee the remarks of the principal note and with an operation becent either the principal note and with an operation becent the principal note and with an operation becent the principal note and with an operation because of the original trustee and a bit, next executed a certificate on any instrument identifying same as the principal note described herein the may accent as the genuine principal note herein described any inside which the principal note discribed as makes the note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons berein designated as makes 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, 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 econd Successor in Trust. Any Successor in Trust hereinder shall have the identical file, powers and authority as are therein 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 individence or any part thereof whether or not such persons shall have executed the principal note, or this Trust Deed Proceeds of this loan to be used for business purposes only.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE NOTE SECURED BY THIS TRUST DEFD SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD

Identified herewith under Identification No MIDLOTHIAN STATE BANK

San Action

OF RECORDED DOGUMENT