UNOFFICIAL COPY

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GEORGE E. COLE® FORM No 20 LEGAL FORMS May, 1969			
	All on the	22 935 567.	
TRUST DEED (Illinois) For use with Note Form 1448 /Monthly payments including interest)	1.3	15 . 1 9 21	
notiony payments including riterest)	550 _3-74 9 1	1375. • 2 - 1104 -	51
O _A		The Above Space For Recorder's Use Only	Teo E
THIS IND TTUE made August	. 23, , his Wife — 19 74 between	con Charles C Cashaw and	as "Mortgagors," and O
South on ral Bank a	nd Trust Company		€ 18
ermed "Installment Ne.c." of even date	herewith, executed by Mortgagors,	ustly indebted to the legal holder of a princip made pavable to Bearer	pal promissory note of
nd delivered, in and by which Mort	gagors promise to pay the principal s	um of Six Thousand Twelve Dolla	irs & 71/100 \$
on the balance of principal remaining of	m to ne to time unpaid at the rate of	Dollars and interest from INClud	bay and suffices 2 & E
o be payable in installments as follow in the 7th day of October	19 74 and One Hundred	f per cent per annum, such princi <u>8 27/100</u>	Dollars of
on the day of each and every n	nonth there iter up I said note is full	ly paid except that the final payment of principa	al and interest, if not
f said installments constituting principa	I, to the extent r . pa I when due,	principal balance and the remainder to principal to bear interest after the date for payment the Chicago, Illinois	the portion of each a greeof, at the rate of a
ar at such other alses	as the least helder of the seas were for		· · · · · · · · · · · · · · · · · · ·
it the election of the legal holder thereof a become at once due and payable, at the plan or interest in accordance with the terms the	and without notice, the rineir 1 st in rece of payment aforesaid, it see fault	on time to time in writing appoint, which note remaining unpaid thereon together with accrued t shall occur in the payment when due of any in d continue for three days in the performance of	interest thereon shall stallment of principal
contained in this Trust Deed (in which everaties thereto severally waive presentment	cin election may be made at any time	are the expiration of sale three days without	notice) and that all 32 1
NOW THEREFORE, to secure the properties of the above mentioned note	payment of the said principal sum of	ioney a d interest in accordance with the te	un contained by the Dr. 1
Mortgagors to be performed, and also is Mortgagors by these presents CONVEY and all of their estate, right, title and int	and WARRANT unto the Trustee, its erest therein, situate lying and being	L flar in nand paid the receipt whereof is his or its acces or and assigns, the following do in the DOk	ereny acknowledged = the escribed Real Estate of the estate of the escribed Real Estate of the escribed Real Estate of the escribed Real Estate of the estate of the escribed Real Estate of the estate of the escribed Real Estat
	_ COUNTY OF CO	OOK AND STATE OF	FILLINOIS to wit S
(Except North 18')	Lot 39 and all of Lot 38	B in Block 2 in Piker's Subdivi	sion S
of the W 1/2 of Bloc	k 9 and the E 1/2 of Blo	ock 10 in Hitt', S.odivision of st of the Third [rin.ipal Merio	f the SE 14 🖁 🖔
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		500 m	Rank
which, with the property hereinafter des	cribed, is referred to herein as the "p	oremises.	Rank & I
TOGETHER with all improvements so long and during all such times as Mos said real estate and not secondarily), an	i, tenements, easements and appurte tgagors may be entitled thereto (whice d all fixtures, apparatus, equipment o	nances thereto belonging, and all rents issues a chirents issues and profits are pledged primarily or articles now or hereafter therein or thereon	and an parity with the liver is the liver in
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- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste (2) promptly repair buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (3) keep mechanic's liter or liters in favor of the United States or other liters or claums for lein not expressly subordinated to the i due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon re evidence of the discharge of such prior lien to Trustee or to holders of the note. (3) complete within a reasonable time now or at any time to process of erection upon said premises, (6) comply with all requirements of law or monitorpal or the premises and the use thereof, (7) make no material ellerations in said premises except as required by law or mipreviously considered to in writing by the Trustee or holders of the note.
- A Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by he hittings and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing regarding the same or to pay in full the indebtedness secured hereby, all in companies satisfactors to the holders of the note under insurance cites payable, in case of loss or damage, to Trustee for the benefit of the holders of the note-such rights to be evidenced by the standard mort ge clause to be statached to each policy, and shall deliver all policies, including additional and renewal policies holders of the note such rights to holders of the note and in serious policies in the deliver such payable in the respective dates of capitation.
- ", 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 1 origagors in any form and manner deemed expedient, and may, but need not make full or partial payments of principal or interest on pincers. In ances, if any, and purchase, discharge, compromes or settle any tax hen or other prior lien of up or claim thereof or redeem from any 1' a sa. or forfeiture affecting said premises or contest any tax or assessment All moneys paid for any of the purposes herein authorized and all e case paid or incurred in connection therewith, including resonable attorneys feet, and any other mery advanced by Trustee or the and all e case, paid or incurred in connection otherwith, including resonable attorneys feet, and any other nery advanced by Trustee or the which action he 2; as horized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without not, and with interest thereion at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall nevel be considered as a carry of any right accruing to them on account of any default hereunder on the part of Mortgagor.
- be considered as a vary of any fight accruing to mem on account of any default netremore on the part of storage on the solid states of a seven so according to any bill, after and or estimate procured from the appropriate public office without inquiry into the accuracy of ment or estimate of into the vide. Of any tax, assessment sale, forfeither tax hen or title or claim thereof.

 6. Mortgagers shall year each item of indebetedness herein mentioned both principal and interest when due according to the At the election of the holders of the p. ac., at note, and without notice to Mortgagors all unput methetiness secured by this 1 mortististanding anything in the principal net or in this first Deed to the contrary become due and payable when fedualt shalls of principal or interest, or in case det. off if all cur and continue for three days in the performance of any other agreement of herein contained.

 7. When the indebtedness hereby secured she'r oeco ne due whether by the terms of the note described on page one or by
- of principal or interest, or in case def. off. all cour and continue for three days in the performance of any other agreement of the Moriganerian containing of the note of th
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed the cour in which tour receiver of said premises. Such appointment may be made either before or after sale, without notice without regard to the them value of the precision of many times. The said premises are not another times of mortgagors at the time of application for such receiver and without regard to the them value of the precision occupied as a homestead or not and the Truste hereunder may be appointed as with receiver. Such rise reasons and profits of said premises during the pendency of such foreclosure suit and in vase of a sale and depended for redemption, whether there be redemption or not as well as during any further times when More such receiver, would be entitled to collect such rents issues and profits and all other powers which may be included authorize the receiver to apply the net income in his hands in payment in whole or in part of 11. The indeducered foreclosing this Trust Deed, or any tax, special assessment or other lines which may be or become used decree foreclosing this Trust Deed, or any tax, special assessment or other lines which may be or become used decree foreclosing this Trust Deed, or any tax, special assessment or other lines which may be or become used decree. In the profit of the profit of
- No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to and and available to the party interposing same in an action at law upon the note hereby secured.

- 15 This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through rigagors, and the word "Mortgagors" when used herein shall include all such persons and all persons and run time liable for the payment of 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

END OF RECORDED DOCUMENT