UNOFFICIAL COPY

λ,	CORGE E. COLE® Legal forms	FORM No. 206 May, 1969				-	
΄.	TRUST DE	FD (Illinois)	K COUNTY, ILLINOIS			RECORDER FOR DEED	Claem 3
<i>y</i> .	For use with N (Monthly payments	Note Form 1448 Including interest)	7'73 2 29	PH. 2	2 315 270	223152	270
		May	4	The A	bove Space For Records	r's Use Only lds and Wilma Rey	malds
<u>ب</u> ن	s indenture, r hi	madeis	19	, between		nerein referred to as "Mort	
7 1	in 1 ferred to as "	·Harold Trustee," witnessett	J. Gouwens, Iru : That, Whereas Mortes herewith, executed by M	stee agors are justly i	ndebted to the legal he	older of a principal profi	1007
\sim .						No.	
	* * * * *	* * * * * *	* * * * * * * *	* * * *	_ Dollars, and interest	dred and no/100's from DATE OF DISE	BURSEMEN
on to b	he balanc of prince be payable in me	cipal remaining from	n time to time unpaid at Sixty Three a	the rate of 35	** * * * * * * * * * * * * * * * * * *	nnum, such principal sum	and interest * Dollars
~ % 1.0	Moreist day	of ruck and every m	onth thereafter until said	i note is fully pai	d, except that the final p	* * * * * * * * * * * * * * * * * * *	terest, if not
- hu -	aid note to be ann	slied first to accrued	and unnaid interest on	the unnaid princi	pal balance and the rem	account of the indebtedne ainder to principal; the por- te for payment thereof, at	rtion of each
E 1.	per cent per	annum, and all such	payments being made p	ayable at The I	irst National I	Bank in Dolton ppoint, which note further	
at th	ne election of the le	and holder the eaf of	id amount notice the pri	incinal sum remai	ning unnaid thereon togo	ther with accrued interest then due, of any installment the performance of any oth	thereon, shall
cont	tained in this Trust ties thereto severall	t Deed (in which eve ly waive presentmen	ent election is may be made it for laymen notice of	at any time after dishonor, protest	and notice of protest.	hree days, without notice),	, and that all
limi Mo	NOW THEREFO itations of the abor- rigagors to be per	PRE, to secure the p ve mentioned note formed, and also in	ayme t of the said prince and of T.u. Deed, a considera on o the sa	ipal sum of mon and the perform am of One Doll:	ey and interest in accounts a in in hand paid, the re	ordance with the terms, prond agreements herein contractions whereof is hereby as, the following described	rovisions and ained, by the cknowledged,
and	an of meir estate,	, right, title and int	erest merein, sur te, i iii	ig and being in t	t)c		
The	e West 10 fe	et of Lot 4	and all of Lots	and 6 in	Block 4 in Mark	AND STATE OF ILLIN et Addition to Ri r) of Section~34,	verdale
To		rth, Range 1				ept the East 5 ac	
	-		doscribad barain	ir cold by	the maker here	of then note dos	cribed
he	rein shall b	e due and pa	yable in full in	istanter. P	ovided however	of, then note des that the holder	
OW	ner of note	may consent	to release of th	is provisi	n oraccelerati	on.	
			cribed, is referred to her s, tenements, easements, reggers may be entitled			d all rents, issues and prof	its thereof for
sai	id real estate and i	not secondarily), ar wer, refrigeration as	ad all fixtures, apparatus, ad air conditioning (who	equipment or ar ether single units toors and window	ticles now controlle , or centrally controlle , s. floor coverings. ad	id all rents, issues and prof e pledged primarily and on therein or thereon used to the development of very or eds, stoves and water and thereto or not, and it the prinises by Mortgagors	supply heat, g (without re- heaters. All
ga ga	the foregoing are	declared and agreed	to be a part of the mor	tgaged premises v juipment or articl	vhether physically a tack	hed hereto or not, and it	is agreed that
ga str of all	buildings and add	litions and all simil	ai oi omei apparatus, et		es hereafter placed . t	or primited by Mortgagor.	or their suc-
, c.	TO HAVE ANI	D TO HOLD the p	remises unto the said Tr	ustee, its or his su	eccessors and assigns, for	e er or he purposes, and ptio L. v. of the State of	upon the uses
an sa	TO HAVE AND nd trusts herein set and rights and bene	D TO HOLD the p forth, free from al fits Mortgagors do	remises unto the said Tr I rights and benefits und hereby expressly release	ustee, its or his st er and by virtue and waive.	eccessors and assigns, for of the Homestead Exem	ptio L. v i of the State of	l upon the uses Illinois, which
an sa	TO HAVE ANI nd trusts herein set sid rights and bene This Trust Dece e incorporated here tortestors, their hele	D TO HOLD the p forth, free from al fits Mortgagors do d consists of two pa- ein by reference and this, successors and a	remises unto the said Tr I rights and benefits und hereby expressly release ages. The covenants, con I hereby are made a part	ustee, its or his su ler and by virtue and waive. iditions and provi thereof the same	siccessors and assigns, for of the Homestead Exem sions appearing on page as though they were her tten.	re er or he purposes, and prio Lv; of the State of 2 (the r verse side of the re set out in fill and shall	l upon the uses Illinois, which
an sa	TO HAVE ANI d trusts herein set id rights and bene This Trust Dece e incorporated here lortgagors, their hel Witness the han	D TO HOLD the p forth, free from al- first Mortgagors do d consists of two p- ein by reference and drs, successors and a nds and seals of Mo	remises unto the said Tr I regists and benefits und hereby expressly release ages. The covenants, con the hereby are made a part ssigns. Trigagors the day and year the said of the said	rustee, its or his ster and by virtue and waive. Iditions and provide thereof the same are first above writing.	siccessors and assigns, for of the Homestead Exem sions appearing on page as though they were her tten.	re er or he purposes, and prio Lv; of the State of 2 (the r verse side of the re set out in fill and shall	l upon the uses Illinois, which
an sa	TO HAVE ANI d trusts herein set di rights and bene This Trust Dece e incorporated her- torigagors, their hei Witness the han PR PR TYPE B	D TO HOLD the p forth, free from al first Morigagors do d consists of two pieln by reference and irs, successors and a and sand seals of Molecular the successors and a number of Molecular the successor that the	remises unto the said Tr I rights and benefits und hereby expressly release ages. The covenants, con hereby are made a part ssigns. ortgagors the day and ye	rustee, its or his ster and by virtue and waive. Iditions and provide thereof the same are first above writing.	incessors and assigns, for of the Homestead Exem sloms appearing on page as though they were her tten.	ptio L. v i of the State of	i upon the uses Illinois, which is Trust Deed) be binding on
an sa ar M	TO HAVE ANI dirusts herein set ild rights and bene This Trust Dece This Trust This Trust This Trust This Trust The This This The This This This This This This This This	D TO HOLD the p forth, free from al first Mortgagors do d consists of two p ein by reference an lrs, successors and a das and seals of Mc LEASE INT OR NAME(S) JELOW ATURE(S)	remises unto the said Tr I regists and benefits und hereby expressly release ages. The covenants, con the hereby are made a part ssigns. Trigagors the day and year the said of the said	rustee, its or his ster and by virtue and waive. Iditions and provide thereof the same are first above writing.	iccessors and assigns, for of the Homestead Exem sloms appearing on page as though they were betten. (Seal)	er or he purposes, and prior Lv of the State of the State of the set out in ' ond shall of the State of the set out in ' ond shall of the State of the set out in ' ond shall of the State of the State of the set out in ' ond shall of the State of the St	i upon the uses Illinois, which Is Trust Deed) be binding on
an sa ar M	TO HAVE ANI d trusts herein set di rights and bene This Trust Dece e incorporated her- torigagors, their hei Witness the han PR PR TYPE B	D TO HOLD the p forth, free from al first Mortgagors do d consists of two p ein by reference an lrs, successors and a das and seals of Mc LEASE INT OR NAME(S) JELOW ATURE(S)	remises unto the said Tr I rights and benefits und hereby expressly release ages. The covenants, con hereby are made a part ssigns. rtgagors the day and yp Herman Reynold ss., in the Stat	ustee, its or his see and by virtue and waive, the conditions and provide the same at first above with the conditions above with the conditions are first above with the conditions are after above with the conditions are aforesaid, DO	iccessors and assigns, for of the Homestead Exemplers appearing on page as though they were hetten. (Seal) I, the undersigne HERERY CERTIFY 1	e er or he purposes, and prio L'y of the State of the sta	i upon the uses Illinois, which Is Trust Deed) be binding on
an sa ar M	TO HAVE ANI dirusts herein set ild rights and bene This Trust Dece This Trust This Trust This Trust This Trust The This This The This This This This This This This This	D TO HOLD the p forth, free from al first Mortgagors do d consists of two p ein by reference an lrs, successors and a das and seals of Mc LEASE INT OR NAME(S) JELOW ATURE(S)	remises unto the said Tr I rights and benefits und hereby expressly release ages. The covenants, con hereby are made a part ssigns. rtgagors the day and ye Herman Reynol ssigns. in the Stat herman	ustee, its or his sue and by virtue and waive. Idillions and provide the reference are first above write the same are first above write ab	iccessors and assigns, for of the Homestead Exem sloms appearing on page as though they were her ten. (Seal) (Seal)	ce or or he purposes, and prior Lv of the State of the state of the seet out in ' " and shall will ma Reynolds Ed, a Notary Public in and that ds, his wife	i upon the uses Illinois, which Is Trust Deed) be binding on
an sa ar M	TO HAVE ANI drusts berein set id rights and bene This Trust Dees incorporated her lortgagors, their he Witness the han PI PR TYPE B SIGN. tate of Illinois Col	D TO HOLD the proforth, free from al first Mortgagors do do consists of two prein by reference augment, successors and a dds and seals of Molecular than the successor and a dds and seals of Molecular than the successor and a dds and seals of Molecular than the successor and a dds and seals of Molecular than the successor and a dds and seals of Molecular than the successor and a dds and seals of two dds an	remises unto the said Tr I rights and benefits und hereby expressly release ages. The covenants, con hereby are made a part ssigns. ritgagors the day and ye Herman Reynols in the Stat Herman personally subscribed	ustee, its or his sue and by virtue and waive. diditions and provide the read by the read to the reading to the read to the reading to the readi	(Seal) I, the undersign HEREBY CERTIFY to My I ma Reyno! be the same person S nstrument, appearing of page as though they were best ten.	re er or he purposes, and prior L v of the State of the State of the seet out in ' ' and shall will ma Reynolds Ed, a Notary Public in and that dist, his wife whose name S a ore me this day in person, said insurance as the	upon the uses llinois, which Is Trust Deed) be binding on Consideration Conside
an sa ar M	TO HAVE ANI dirusts herein set ild rights and bene This Trust Dece This Trust This Trust This Trust This Trust The This This The This This This This This This This This	D TO HOLD the proforth, free from al first Mortgagors do do consists of two prein by reference augment, successors and a dds and seals of Molecular than the successor and a dds and seals of Molecular than the successor and a dds and seals of Molecular than the successor and a dds and seals of Molecular than the successor and a dds and seals of Molecular than the successor and a dds and seals of two dds an	remises unto the said Tr I rights and benefits und hereby expressly release ages. The covenants, con hereby are made a part ssigna. rtgagors the day and ye Herman Reynolo ssigna. in the Stat Herman personally subscribed edged that, free and w	ustee, its or his sue and by virtue and waive. diditions and provide the read by the read to the reading to the read to the reading to the readi	(Seal) I, the undersign HEREBY CERTIFY to diffusion Repeated before the control of the control	et cror he purposes, and prior Lv of the State of 2 (the rese side of the seatout in rese side of the seatout in research and shall shall shall shall shall ship in the seatout in research and the state of the seatout in research and shall s	upon the uses llinois, which Is Trust Deed) be binding on Consideration Conside
an an an Am	TO HAVE ANI drusts herein set ild rights and bere the Trust Deer incorporated here incorporated inco	D TO HOLD the proforth, free from al first Mortgagors do do consists of two prein by reference and inst, successors and a dash and seals of Mortgagors do	remises unto the said Tr I rights and benefits und herefits und herefits und herefits und herefits und herefits versies release ages. The covenants, con it hereby are made a part signa. It against the day and year the signal remains responsible to the signal remains responsible to the signal remains responsible to the signal remains remain	ustee, its or his sue and by virtue and waive. diditions and provide bereof the same at first above write and waive. did to be a first above write	(Seal) I, the undersign HEREBY CERTIFY to diffusion Repeated before the control of the control	re er or he purposes, and prior L v of the State of the State of the seet out in ' ' and shall will ma Reynolds Ed, a Notary Public in and that dist, his wife whose name S a ore me this day in person, said insurance as the	upon the uses lilinois, which is Trust Deed) be binding on club (Seal) or said Count, re and acknowl- ir the release and
an an an Am	TO HAVE ANI drusts berein set id rights and bene This Trust Dece incorporated here i	D TO HOLD the proforth, free from al first Mortgagors do do consists of two prein by reference and inst, successors and a dash and seals of Mortgagors do	remises unto the said Tr I rights and benefits und herefits und herefits und herefits und herefits und herefits versies release ages. The covenants, con it hereby are made a part signa. It against the day and year the signal remains responsible to the signal remains responsible to the signal remains responsible to the signal remains remain	ustee, its or his teer and by virtue and waive. Ideal to the waive and waive. Ideal to the waive and provide the reof the same ar first above write afford the same ar first above write afford the waive afford the waive afford the waive afford to the foregoing it hely signed oluntary act, for	iccessors and assigns, for of the Homestead Exemsisors appearing on page as though they were betten. (Seal) I, the undersigned HEREBY CERTIFY and Wilma Reynolibe the same person. Sometiment, appeared bef sealed and delivered the the uses and purposes tistead.	et or he purposes, and prior L'y of the State of the stat	upon the uses lilinois, which is Trust Deed) be binding on (Seal) or said Count re and acknowl- ir the release and
an an an Am	TO HAVE ANI drusts herein set ild rights and bere the Trust Deer incorporated here incorporated inco	D TO HOLD the proforth, free from al first Mortgagors do do consists of two prein by reference and inst, successors and a dash and seals of Mortgagors do	remises unto the said Tr I rights and benefits und herefits und herefits und herefits und herefits und herefits versies release ages. The covenants, con it hereby are made a part signa. It against the day and year the signal remains responsible to the signal remains responsible to the signal remains responsible to the signal remains remain	ustee, its or his sue and by virtue and waive. diditions and provide bereof the same at first above write and waive. did to be a first above write	(Seal) I, the undersigne HEREBY CERTIFY to the themselvent Exemples to the terms of the terms o	et or he purposes, and purposes, and purposes, and purposes of the State of the sta	in upon the uses illinois, which is Trust Deed) he binding on line (Seal) (Seal
an an an Am	TO HAVE ANI drusts herein set id rights and bene This Trust Dees incorporated her- lorizagors, their he Witness the han Pl PRI TYPE SIGN. tate of Illinois Col	D TO HOLD the proforth, free from al first Mortgagors do do consists of two prein by reference and risk, successors and a das and seals of Mottagors and seals and seals of Mottagors and seals and	remises unto the said Tr I rights and benefits und herefits und herefits und herefits und herefits und herefits versies release ages. The covenants, con it hereby are made a part signa. It against the day and year the signal remains responsible to the signal remains responsible to the signal remains responsible to the signal remains remain	ustee, its or his viewer and by virtue and waive. Idillions and provide the reof the same at first above write affords a known to me to to the foregoing it hey signed, oluntary act, for the right of home	(Seal) I, the undersigne HEREBY CERTIFY to My Ilma Reynolibe the same person. Sonstrument, appeared before seaded and delivered the the uses and purposes tistead. ADDRESS OF PROPE 243 E. 134th S Chicago, Illin	re er or he purposes, and purposes, and purposes, and purposes of the State of the state of the seet out in ' " and shall will ma Reynolds Ed. a Notary Public in and that ds., his wife whose name S. a. fore me this day in person, said instrument as the herein set forth, including May May RTY: treet	in upon the uses illinois, which is Trust Deed) he binding on line (Seal) (Seal
and	TO HAVE ANI AT TO HAVE ANI AT THIS HAVE ANI AT THIS HAVE ANI AT THE HAVE AND THE HAVE AN	D TO HOLD the proforth, free from al first Mortgagors do do consists of two prein by reference and instances and seals of Mortgagors and Seals and	remises unto the said Tr I rights and benefits und herefits und herefits und herefits und herefits values. The covenants, con in hereby are made a partissigna. ritgagors the day and yet herefit was and yet herman Reynold herman Reynold subscribed edged that free and was values of it. this 4th	ustee, its or his viewer and by virtue and waive. Idillions and provide the reof the same at first above write affords a known to me to to the foregoing it hey signed, oluntary act, for the right of home	(Seal) I, the undersigned HEREBY CERTIFY to define the person. Sonstrument, appeared bef sealed and delivered the the uses and purposes the sealed and delivered the the uses and purposes the stead. ADDRESS OF PROPE 243 E. 134th S Chicago, Illin THE ABOVE ADDRESS PURPOSES SONLY AND TRUST DEEP AND TRUST D	et cr or he purposes, and price L' or the State of the st	in upon the uses illinois, which is Trust Deed) he binding on line (Seal) (Seal
and	TO HAVE ANI drusts herein set ild rights and bere interported here incorporated here	D TO HOLD the proforth, free from al first Mortgagors do do consists of two prein by reference and instances and seals of two preins by reference and instances and seals of Mortgagors and and seals of Mortgagors and and seals of Mortgagors and seals of Mortgagors and seals of Mortgagors and seals of Mortgagors and Seals and	remises unto the said Tr I rights and benefits und herefits und herefits und herefits und herefits values ages. The covenants, con in hereby are made a part signas. Integagors the day and yether and the signas art signas art signas are signas. In the signas are si	ustee, its or his steer and by virtue and waive. didlitons and provide hereof the same at first above writh the provided of th	(Seal) I, the undersigne HEREBY CERTIFY to My Ilma Reynolibe the same person. Sonstrument, appeared before seaded and delivered the the uses and purposes tistead. ADDRESS OF PROPE 243 E. 134th S Chicago, Illin	et et or he purposes, and prio L'y of the State of the st	in upon the uses lillinois, which is Trust Deed) be binding on Control (Seal) Control (Seal)

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, dings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from hanic's liens or liens in favor of the United States or other liens or claims for lien not expressly sortinated to the lien hereof; (4) pay when any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory lence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as viously consented to in writing by the Trustee or holders of the note.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, pathing and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing repair in the same or to pay in full the indebtendenss secured bereby, all in companies satisfactor to the holders of the note, under insurance lolicie pa tole, 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 mortage ruse o be attached to each policy, and shall deliver all policies, including additional and read policies, to holders of the note, and in at of read about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In as of default therein, Trustee or the holders of the note may, but need not, make may payment or perform any act hereinbefore required of Aorthors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumi ance, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale m forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expen. pp. s. incurred in connection thereivith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the holders of the not to rotted the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning payable without notice. d. is thinterest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a wait or f any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 6. Mortgagors shall pay each in of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders contemporary and an election of the holders contemporary and in the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal root in t

- been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee. Edward L. Robinson
 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 second Successor in Trust Any Successor in Trust therefore shall have the identical title, 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 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 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 FILLED FOR RECORD.

Γhe	Installment	Note	mentioned	in	the	within	Trust	Deed	has	been	

EEND OF RECORDED DOCUMENT