## UNOFFICIAL COPY

GEO E COLE & CO CHICAGO NO. 206R LEGAL BLANKS (REVISED JULY 1988)		RECO	POTR OF DIECE
TRUST DEED 1977 JUNE	P. Glagnaro		DUNTY ILLUSO.
3-5005		22 355 002 35 1002 4 4. 5 1, kee	; <b>5.0</b> 0
THIS INDENTURE, made 5-17-73	ilkin	Yale and Bertha d The First Nati	onel
Bank of Lincolnwood			
herein referred to as "Trustee", witnesseth: That, W legal holder of a principal promissory note, termed "In: by Mortgagors, made payable to Bearer and delivered pay the principal sum of Five Thousand Six H	i, in and by which note	Mortgagors promise to	
Dellars and interest from	the belower of a	sincinal samaining from	
time to time unpaid at the rate of 64% (12.0%) cent be payable in installments as follows: Two Hundre Ollars on the 20 day of June 1973, and Juliars on the 20th day of each and every month	d Thirty Six & Two Hundred To	hirty Six & 35/1	.00
that the final payment of principal and interest, if not	sooner paid, shall be di	ie on the counday of	<i>2</i> 4 18
Note t be applied first to accrued and unpaid interest maindr opinicipal; the portion of each of said installa paid when ue, to bear interest after the date for payme	nents constituting princ	cipal, to the extent no	Carried N
num, and all such payments being made payable at Lalas the lega nol ler of the note may, from time to time,	ncolnwood, Ill.	, or at such other place	/ 67
that at the lectic of the legal holder thereof and with thereon, togeth r will accrued interest thereon, shall be	out notice, the principa	sum remaining unpaid	
payment aforesaid in ase default shall occur in the pay or interest in according with the terms thereof or in	ment, when due, of any case default shall occur	installment of principal and continue for three	- 8
days in the perform are of any other agreement conta- tion may be made at any time after the expiration of said	ined in said Trust Deed three days, without not	l (in which event elec- ice), and that all parties	
thereto severally waive presen ment for payment, notic	e of dishonor, protest a	nd notice of protest.	<i>-</i>
NOW THEREFORE, to secure the f syment of the said princ	inal sum of money and inte	rest in accordance with the	
nams and agreements herein contained, by the Mortgagors to be Dollar in hand paid, the receipt whereof is here; ya knowledged, RANT unto the Trustee, its or his successors and a signs, the feright, title and interest therein, situate, lying and years in the AND STATE OF ILLINOIS, to wit: Lot 14, in 11 cl	Mortgagors by these pres- llowing described Real Est	ate, and all of their estate,	
AND STATE OF ILLINOIS, to wit: Lot 14 in 11 ch	I in Ben Sears	Timber Ridge	
Estates, a Subdivision of the West and Holling Range 13, lying East of the	res) or Section	The Township n Cook County.	
in Illinois.	in as the "premises "		
TOGETHER with all improvements, tenements, easements, issues and profits thereof for so long and during all such times as N	fortg gors nay be entitled t	belonging, and all rents, hereto (which rents, issues	
which, with the property pleerlander teachined, a reteried at microscopic and profits thereof for so long and during all such times as M and profits are pledged primarily and on a parity with said real equipment or articles now or hereafter therein or thereon used to and air conditioning (whether single units or centrally controlled foregoing), screens, window shades, awnings, storm doors and whether the state of the	supp., no , gas, water, l), and ye tilat n, includin	light, power, refrigeration g (without restricting the	
foregoing), screens, window shades, awnings, storm doors and w heaters. All of the foregoing are declared and agreed to be a par tached thereto or not, and it is agreed that all buildings and addit	endows, floor overings, inadest of the mosts ged premisions and all similar or she	loor beds, stoyes and water ses whether physically at- er apparatus, equipment or	
articles hereafter placed in the premises by Mortgagors or their premises.	successors or assigns 1.311	be part of the mortgaged	
TO HAVE AND TO HOLD the premises unto the said Trust purposes, and upon the uses and trusts herein set forth, free fr Homestead Exemption Laws of the State of Illinois, which said	om all rights and bene in rights and benefits mortga	under and by virtue of the	
release and waive:  This Trust Deed consists of two pages. The covenants, conditi side of this Trust Deed) are incorporated herein by reference and	ions and provisions appeari I hereby are made a part h	ng in page 2 (the reverse error the same as though	
side of this Trust Deed) are incorporated herein by reference and they were here set out in full and shall be binding on Mortgagors, Witness the hands and seals of Mortgagors the day a			
Pauline Vale PALEASE Berths Tilkin	1) X Junes	Jilkun [Scal]	
TYPE NAME (8) BELOW[Set			
State of Illinois, County of	I, the undersigned, a Note	ary Public in and for sal i	
County in the State of county DO 5	IEREBY CERTIFY that P	auline Yele enu	
personally known to me to be the as subscribed to the foregoing instrume nowledged that him signed, scaled a free and voluntary act, for the uses and waiver of the right of homestead to official seal, this him signed, said of the said voluntary act, for the uses and waiver of the right of homestead to official seal, this him signed to official seal of the signed to official seal, this him signed to official seal of the signed to	me person whose name. int appeared before me this	day in person, and ack-	
nowledged thath ligned, scaled a free and voluntary act, for the uses	nd delivered the sald instru and purposes therein set fo i.	ment as	
Working Louis Nov. 22 162	day of May	1973	
immlasion Expires Nev. 22. 1972	,	NOTARY FUELIG	
	ADDRESS OF F		g , ,
	Skokie, I	111018 000/0	
NAMEFIRST National Bank of Lincolnwood	THE ABOVE ADDRESS ONLY THE TRUST DEED	ESS IS FOR STATISTICAL AND IS NOT A PART OF	
MAIL TO: ADDRESS 6401 N. Lincoln	SEND SUBSECUEN		
STATEND Lincolnwood, Illinois 60	061.5	(NAME)	22355002
OR RECORDER'S OFFICE BOX NO		DOREGE)	
The second section of the sect			
			TOWNS CONTROL OF THE PARTY OF T

## 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 y buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premise free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to lien hereof; (4) pay when due any indebtedness which may be secured by a lien or range on the premises superjor to the lien reof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) most provided by a lien or carried to the premises superjor to the lien reof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) comply the all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alteranism and appears of the note.

the line heroof, (d) pay when due any indebtedness which may be secured by a lies or, charge, on the premises species to the literal hereof, and upon requise cabible statistatory evidence of the district of the control of the property of

sons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument is the present of the resignation, instillity or refusal to act of Trustee, and the resignation instillity or refusal to act of Trustee. The resignation in which the premises are situated shall be second Bycessor in Trust and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereinder.

15. This Trust Dead and all provisions hereof about acts and the trust of the residue of the compensation for all provisions thereof about the residue of the compensation of all the residue.

formed hereunder.
This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or
Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for
ment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust

FOR THE PROTECTION OF ACTIVITIES BORROWER AND LENDER, THE NOTE SECURED BY THE TRUST DEED BY THE TRUST