	E & CO CHICAGO No. 206R		ent was prepared by: Mrs. Jeanne Holls	and
	TRUST DEED		al Bank of LaGrange, Il. 60525	
•	(ILLINOIS)	1.		
	r use with Note Form 1448 ily payments including interest)	23 453 351	The Above Space For Recorder's Use Only	
	ENTURE, made Apri	1 3 1976, bet	ween Frank J. Vetrovec and Judith M.	I Cm
Vetrovec COMPAN	, his wife	erein referred to as "	Mortgagors", and CHICAGO TITLE AND TRU)SI
herein refe	rred to as "Trustee", witne	sseth: That, Wherea	s Mortgagors are justly indebted to the legal of even date herewith, executed by Mortgagors	holder . made
payable to	Bearer and dervered, in and	by which note Mort	gagors promise to pay the principal sum of	11
on the bala	USAND AND Y/100	rom time to time un	Dollars, and interest from April 3, 19 paid at the rate of 11.69 per cent per annu-	n, such 🛚
principal st	im and interest to be payal	le in installments as	follows: Two hundred twenty one and 40	1/100 lars on
the 18th	day of each and every m	onth thereafter until	said note is fully paid, except that the final payn	nent of [
	id interest, if not soor . and	d, shall be due on the	e 18th day of April 1981; a	ll such
est on the t	inpaid principal balance and	the remainder to prin	reipal; the portion of each of said installments erest after the date for payment thereof, at the ade payable at LaGrange , or a	consti-
of skxXR pe	r cent per annum, tand allost	tropa sife its Being n	ade payable at LaGrange , or a	it such
other place	as the legal holder of the no	te may from time to	notice, the principal sum remaining unpaid the	iereon,
together w	ith accrued interest thereon,	shall become at onc	e due and payable, at the place of payment alo	e with
the terms the	hereof or in case default shal	l occur and continue l	for three days in the performance of any other in may be made at any time after the expiration	agree-
three days.	without notice), and that a est and notice of protest.	l parties the ero ceve	erally waive presentment for payment, notice of	of dis-
nonor, proc	est and notice of procest.) 4	
NOW T	HEREFORE, to secure the payn	ent of the said principa	of money and interest in accordance with the terms of feed, and the performance of the covenants and agrassid ratio of the sum of One Dollar in hand paid, the EY and WAR RANT unto the Trustee, its or his success that, tith and interest therein, situate, lying and being	us, pro-
visions and li herein contain	initations of the above mentioned, by the Mortgagors to be person acknowledged. Mortgagors	d note and of this fruit rformed, and also in con by these presents CONVI	is I sed, and the performance of the covenants and ago isid ratio of the sum of One Dollar in hand paid, the EY and WAR RANT unto the Trustee, its or his success	receipt ors and
assigns, the fe	ollowing described Real Estate, a		ht, tith and interest therein, situate, lying and being TATE U. LINOIS, to wit:	in the
Lots :	, COUNTY OF 1 and 2 and the North (foot of lot 3 is	n Block 16 in Law and Lyman's	
subdiv	vision of the West 1/2	of the South Wes	t 1/4 of Section, 4, Township, al meridian, in Cook-County, 44	
Illino	ois COOR CUUN.	ne third princip	The Sense we mitted	
	FILED FOR RELUKE		11 O O O O O	U
	APR 15'76 SCP	1	*2345 335 [
which, with the TOGETH	ne property hereinafter described, ER with all improvements, tend	is referred to herein as t ments, casements, and a	he "premises." ppurtenances thereto belonging, and a', rents, issues and entitled thereto (which rents, issues and profits are all fixtures, apparatus, equipment or articles now or he ration and air conditioning (whether s) gla units or c gl, screens, window shades, awnings, scorr to as and w going are declared and agreed to be a part of the mothat all buildings and additions and all sign are of other gagors or their successors or assigns shall be part of the	l profits
primarily and therein or the	on a parity with said real estate ereon used to supply heat, gas, w	and not secondarily), and iter, light, power, refrige	all fixtures, apparatus, equipment or , et cles now or he ration and air conditioning (whether so gle units or c	ereafter entrally
controlled), a floor covering	nd ventilation, including (without is, inadoor beds, stoves and water	restricting the foregoing heaters. All of the fore	g), screens, window shades, awnings, score Go'rs and w going are declared and agreed to be a part of the mo that all buildings and additions and all signers of other	rtgaged
ratus, equipm gaged premise	ent or articles hereafter placed	n the premises by Mor	tgagors or their successors or assigns shall be part of the	e mort-
TO HAV	E AND TO HOLD the premises	into the said Trustee, its from all rights and bene	or his successors and assigns, forever, for the purpos fits under and by virtue of the Homestead Exemption L	aws of
This Trus	t Deed consists of two pages. The orporated herein by reference and	e covenants, conditions at hereby are made a part	the under and by writing of the Flomestead Exem. John Leby expressly release and waive: and provisions appearing on page 2 (the reverse side of mit thereof the same as though they were here set out in	is Ti ist full in -
	ng on Mortgagors, their heirs, su the hands and seals of Mor			ا اد
	PLEASE Frank	Fraul Wette J. Vetrovec	Je (Seal)	[Seal] ال
	PRINT OR	251 00 00 176	(Ougseal)	" / New
	NATURE(S)Judit	h_MVetrovec		
State wellling	Coo	kss., the State aforesaid. DO	I, the undersigned, a Notary Public in and for said the HEREBY CERTIFY that Frank J. Vetrovec	. !!
TO OT	A True rese su	udith M. Vetroved	h is wife the same persons, whose names	and note
2	The second secon	wledged that the Vsigner	I sealed and delivered the said instrument as	
SUB	LIG an	d waiver of the right of h	the uses and purposes therein set forth, including the comestead.	1076
Contrussion (ix hand and official seal, this	9 100	day of Breland	
"Annual	mmm.	The state of the s	NOTARY	PUBLIC
			ADDRESS OF PROPERTY:	
			400 So. Kensington Ö	
			THE ABOVE ADDRESS IS FOR STATISTICAL	
1	NAME First National Ro	nk of La Grange	400 So. Kensington Lagrange, II. 60525 THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS TRUST DEED. SEND SUBSEQUENT TAX BILLS TO.	
1			SEND SUBSEQUENT TAX BILLS TO:	
MAIL TO:	ADDRESS 620 W. But	lington Ave.	.[======].	

BOX 533

UNOFFICIAL COPY

1. 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 be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any buildings now or at any time in process of erection upon 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 alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

2. Mortgagors shall nay before any penalty extends a "General" or any penalty exten

with all equirements of law or naunicipal ordinances with respect to the premies anotable use there open an all control or investions in said premises except as required by law or municipal ordinance or as previously consented 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, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to context.

3. In the manner provided by statute, any tax or assessment which Mortgagors may desire to context.

4. The control of the

menced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any forcelosure sale of the premises shall be distributed an applied in the following order of priority: First, on account of all costs and expenses incident to the forclosure proceedings, including, all the items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secura in lebtedness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and it is remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to forcelose this Trust Deed, the Court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the thin value of the premises or insolvency of Mortgagors at the time of application for such receiver and without regard to the thin value of the premises of a sale and a deficiency during the full statutory period for redemption, whether there he redemption or not, as well as during any further times when Mortgagors, except for the intervention of said premises during the pendent of such receiver, would be entitled to creek such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, poss sist, n. control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the relief of any decice of reclosing this Trust Deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such cere, provided such applicat

would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access the ct. shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be chilge ed to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any access or or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trust e, and or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trust e, and or may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the described and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed a certificate, on any instrument identifying same as the principal note described herein, he may accept as the genuine note herein described any note which may be p

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument

I M P O R T A N T
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.

The Installment Note mentioned in the within Trust Deed has

CHICAGO TILE AND TRUST COMPANY, TRUSTEE ASSISTANT SECRETARY

END OF RECORDED DOCUMEN