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AAPPANIE	eritary, and a manage and a security		<b>184</b>		į
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GEORGE E. COLE® LEGAL FORMS	FORM No. 206 May, 1969	1 1 1 m		6.1 4.11	- 1 Ps
TRUST DEED (  F. use with Note in animal payments incl	Illinois) Form 1448 uding interest)	.iR 25 Fi AHI-Z6-77	1 <b>2 45</b> 3 6 3 3 1 6 - 2 23000	0050 <b>4 A</b> ide	10.0%
6	23	3 902 253	The Above Space For Record	er's Use Only	
HIS INDENTURE made	DECEMBER 23rd	1 1976 , he	tween JOHN LAWRENCE CL	ARK_AND_SANDRA C herein referred to as "Mor	(64
ROBERT W. WILSHE erein referred to as "Trus ermed "Installment Note,"	of even ate herewith	Whereas Mortgagors are n, executed by Mortgagor	justly indebted to the legal h s, made payable to Bearer	older of a principal pro	nissory note,
·				XXXXXXXXXXXXXXXXXXX	VEN & 20/100
WHEN HER BOOK OF THE PROPERTY	rennioùne:Inne tinn-	SIX & 05/100	COMMENSARY SERVICES AND STREET	олимкин куріліні жини	Dollars
on the 15th day of	FEBRUARY 19	77 SIXTY SI	( & 05/100 (\$66.05)		Dollars
ooner paid, shall be due or by said note to be applied to if said installments constitu	the 15th day of first to accrued and unjusting principal, to the	JAL TAPY 19 paid interes on the unpai extent not paid when the	fully paid, except that the final p 189: all such payments on d principal balance and the rem ic, to bear interest after the da UNITY SAVINGS ASSO	account of the indebtedne ainder to principal; the po te for payment thereof, a	nterest, if not great servidenced gradient of each at the rate of
or at suc the election of the legal be ecome at once due and paya in interest in accordance wit ontained in this Frust Deed	h other place as the leg older thereof and withon ble, at the place of payn h the terms thereof or it fin which event election	al holder of the no m of ut notice, the principe of a nent aforesaid, in case di a m case default shall occur on may be made at any ti	from time to time, in writing an in remaining unpaid thereon, loge ult shall secur in the payment, wand antime, for three days in the easter the expiration of said the pre est and notice of protest.	ppoint, which note further other with accrued interest then due, of any installmen	provides that thereon, shall at of principal ther agreement and that all
NOW THEREFORE, to mitations of the above me fortgagors to be performe fortgagors by these present and all of their estate, right	o secure the payment of intioned note and of the d, and also in conside to CONVEY and WAR	of the said principal sum his Trust Deed, and the p tration of the sum of On IRANT unto the Trustee, ein, situate, lying and bei	of money and interest in acco- performant e of the covenants are e Dollar in 'and' paid, the rec- its or his successors and assign ing in the	nd agreements herein cont ceipt whereof is hereby a	rovisions and ained, by the cknowledged, Real Estate,
CITY OF CHICAGO		OUNTY OF COOK		AND STATE OF ILLI	VOIS, to wit:
ONE FOURTH OF SEC	TION 30, TOWNS	HIP 36 NORTH, RAN	SION OF THE NORTH ON- NGE 14, EAST OF THE T COUNTY, ILLINOIS.	HALF OF THE NOR HIRD PRINCIPAL M	THWEST ERIDIAN
to long and during all such and real estate and not sec- gas, water, light, power, re- stricting the foregoing), set of the foregoing are declared all buildings and additions	improvements, teneme times as Mortgagors in fondarily), and all fixtu- frigeration and air con- teens, window shades, a d and agreed to be a p and all similar or othe	nts, easements, and appurancy be entitled thereto wures, apparatus, equipmenditioning (whether single writings, storm doors and oart of the mortgaged preser apparatus, equipment o	"premises," renances thereto belonging, and hich rents, issues and profits are to price a rentrally controlled), windows, floor coverings, inaddises whether physically attacher articles hereafter placed in the	pledged primarily and on herein or thereon used to and ventilation, including or beds, stoves and water ed thereto or not, and it i	a pa it) with a rop y heat, (winout re heaters. if is agreed ( iat
and trusts herein set forth, aid rights and benefits Me	HOLD the premises ur free from all rights ar- ortgagors do hereby ex- sts of two pages. The reference and hereby a	nto the said Trustee, its on ad benefits under and by pressly release and waive coverants, conditions and	r his successors and assigns, fore sirtue of the Homestead Exempl provisions appearing on page same as though they were here	tion Laws of the State of 1 2 the reverse side of this	Minois, which s Trust Deed) be binding on
	seals of Mortgagors t	he day and year first abo	(Seal) Dan	cha Clark	(Seal)
TYPE NAME( BELOW SIGNATURE(			(Seal)		(Seal)
itate of Illinois, County bir	Cook	in the State/aforesaid.	I, the undersigned,	a Notary Public in and fo	r said County,
S C	PRES	personally known to n	ne to be the same person S wigging instrument, appeared befor	Ara Class hose name S	and acknowl-
E.	STATE OF	edged that Lh 14 si free and voluntary act waiver of the right of	gned, sealed and delivered the sa for the uses and purposes thei homestead.	aid instrument as . The	ne release and
Given under my hand and ommission expires	official scal, this		daylory they in	halles	(Seal)  r said County,  and acknowl- te release and  19.76.  Notary Public
			ADDRESS OF PROPERT	Υ:	13
NAME (	Instrument was	Prepared by	THE ABOVE ADDRESS I	S FOR STATISTICAL	23902
	4240 55	SOCIALIZATION DY	PURPOSES ONLY AND IS TRUST DEED	NOT A PART OF THIS	m :
ALL TO: ADDRESS CITY AND	4242 North Harlen Chicago, Illinois	TO THE PROPERTY OF THE	PURPOSES ONLY AND IS IRUST DEED SEND SUBSEQUENT TAX		0225

## **UNOFFICIAL COPY**

- 1. Mortgagous shall (1) keep said premises in good condition and repair, without waste, (2) promptly repair, restore, or rebuild any buildings or improcuents now or hereafter on the premises which may become damaged or be destroyed. (3) keep said premises free from mechanics losins or beam in favor of the United St. tests or others here or elamis for her not eyely subsidinated to the line hereof; (4) pay when due any indebtedness which may be secured by a hen or change on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior here to transfer or to hiddless of the note, (3) compile within a reasonable time any building of buildings now or at any time in process of erection upon said premises, (6) compily with all requirements of law or municipal ardinances 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 Unistee 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 sharges, 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 high pat excepts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any lay or a system which Mortgagors may desire to contest.
- 4. Mortg. 60. 34. If keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and sandstrom under policies providing for particular by the insurance companies soft moneys sufficient either to pay the cost of replacing or reparting the same 2, pay in full the indebtenders secured hereby, all in companies stated to the holders of the note, under insurance policies payable, in ... see 2. 58 or damage, to Universe for the benefit of the holders of the nute, such rights to be exidenced by the standard mort, give Jaive to be attached to see 5. 58 or damage, to Universe for the benefit of the holders of the nute, such rights to be exidenced by the standard mort, give Jaive to be attached to see 5. 58 or damage, to Universe for the benefit of the holders of the nute, such rights to be exidenced by the standard mort, give Jaive to be attached to see 5. 58 or damage, to Universe for the bolders of the nute, such rights to be exidenced by the standard mort, give Jaive to be attached to see 5. 58 or damage, to Universe for the bolders of the nute, such rights to be exidenced by the standard mort, give Jaive to be attached to see 5. 58 or damage, to Universe for the bolders of the nute, such rights to be exidenced by the standard mort.
- 4. In case of default the rein. Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagous in a.g. in the 2-mainer deemed expedient, and may, but need not, make full or partial payments of principal or inferest on prior encumbrances, if any, and partial payments of principal or inferest on prior encumbrances, if any, and partial payments of principal or inferest on prior encumbrances, if any, and partial payments of principal or inferest on prior encumbrances, if any, and partial payments of principal or inferest on prior encumbrances, if any, and partial payments of principal or inferest on the rom any tax sade or forfeitine all, thus, by a premises or contest any tax or assessment. All moneys paid for any of the purposes better an influence and levyenses paid or incurred in consecutive the most expensive partial payments and problems of the note to produce the most page payments and the line hereaf, plus reasonable compensation to Trustee for each matter congraining which action bettern authorized may be taken, half be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest there in a fact that of seven per cent per annum. Institution of Trustee or holders of the note shall never be considered as a warver of any right access of them on account of any default between or the part of Mortgagors.
- S. The Trustee or the holders of the note here', so, med making any payment hereby authorized relating to Laves or assessments, may do so according to any bill, statement or estimate prior need for the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiting, tax her or into occurrence.
- 6. Mortgagors shall per each item of indebtedness herein 2 co. oned, both principal and interest, when due according to the terms bereat At the electron of the holders of the principal note, and withor states to Mortgagors, all impair indebtedness secured by this first Deet shall, notwithstanding anything in the principal note of in this Frost Ceed to see contents, become due and passable when default shall occur in payment of principal or increase, or in case default shall occur and continue to principal or interest, or in case default shall occur and continue to principal or interest, or in case default shall occur and continue to the performance of any other agreement of the Mortgagors become different page.
- When the indebtedness hereby secured shall become due which, the terms of the note described on page one or by acceleration in otherwise, holders of the note or Trustee shall have the right to foreclose to be be seed and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage debt. In any suit to foreclose the general rights and the allowed and included as additional inself-denses in the decree for sale all expenditures and expenses which may be personally on no behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, appearer's fees, outlays for documentary and expert exchange, publication costs and expenses which may be estimated as to items to be expended after entry of the decree to proons. Thus abstracts of fifth, title searches and example tons, guarantee policies, fortens certificates, and similar data and assurances with resp. (Continue) and the other continues of the proposition of the title to or the value of the promises. In addition, all expenditures and expenses who may be had pursuant to work decree the right proposed and interest of the decree of the decree of the right proposed and the fact of the second possible of the other of the decree of the propose of the attrice in the proposed and interest of the decree of budders at any s.e. who, may be had pursuant to work decree the right of the resonable including but not limited to the other of the second payable, and in the proposed of the proposed of
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following: The of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as an emittioned in an preceding paragraph betterfuses ond, all other terms which under the terms hereof constitute secured indebtedness additional tal evidenced by the more hereby secured, with interest thereon as herein provided, third, all principal and interest remaining impaid; fourth, any overplus to Morgagors, their heris, legal representatives of assense as their rights may appear. sentatives of assigns as their rights may appear
- 9. Upon or at any time after the thing of a complaint to forechose this Trust Deed, the Court in which such complaint is fill, decay appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to be solver y or insolvency of Morteagners at the time of application for such receiver and without regard to the them sale of the premises or whether one ame shall be then occupied as a homestead or not and the Trustee hereinder may be appointed as such receiver. Such receiver shall have powe to soil efficient income and profits of said premises during the pendency of such foreclosure suit and, in case of a safe and a deficiency, during the pendency of such foreclosure suit and, in case of a safe and a deficiency, during the after the profit of said periods, whether there be redemption or not, as well as during any further times which Mortgagots, except for the sine of such receiver, would be entitled to collect such rems, issues and profits, and all other powers which may be necessary or are usual in safe as for the profits of the profits during the whole of said period. The Court from time to small authorize the receiver to apply the net income in his hands in payment in whole or in part of: (11) the indebtodness secured hereby, or by any decree foreclosuring that Trust Deed, on any tax, special assessment in whole or in part of: (11) the indebtodness secured hereby; or by any decree foreclosing this Trust Deed, on any tax, special assessment or other lien which may be or become superior to the lien hereof or all such decree, provided such application to make prior to foreclosure sale, (2) the deficiency in case of a sale and deficiency.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any defense which would a 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 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 Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or unissin hereinder, except in case of this own gives negligence or inisconduct or that of the agents or employees of Trustee, and he may require indemnit satisfactory to him before exercising any power herein given.
- 13. Trustee shall release this Fried Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all instibitedness secured by this Fried Deed and the lien thereof by proper instrument 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 may accept as the genuine note herein described any note which bear certificate or identification purporting to be executed by a prior trustee hereinder or which conforms in substance with the electription herein contained of the principal note and which purports to be executed by the persons herein designated as the makes thereof, and where the rease is requested of the original trustee and he has never executed a certificate on any instrument identifying same as the principal note described in may be presented and which purports to be executed by the persons 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 shall been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee. Hall the Trustee of the 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 consults to the remises are withted shall be second Successor in Trust hereinfler shall have the identical title, power authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed herein

13. 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 TRUST DEED IS FILLD FOR RECORD.

identified herewith under Identification No



