UNOFFICIAL COPY

GRO E COLE & CO CHICA LEGAL BLANK		alling Aleth	23 067	476 (00)	COUNTY HITE COUNTY HITE	G++ ·
TRUST		t at ti 76.			_	E 00
For use with N (Monthly payments	ote Form 1448	HAY-1 -75 988	910 • 23067 The Above Space For I	1176 u A — Recorder's Use Only	Rec	5.00
	E, made April 14		en JOHN R. WOOL			
herein rece co to legal hold a or by Mortgagor, on pay the principal st Dollars, am/ 1000 time to time to time to time unpain be payable in instal Dollars on the 1st Dollars on the 1st Dollars on the 1st Hat the final paying mainder to principa paid when due, to bounn, and all such paying the legal holder that at the election thereon, together we payment aforesaid, or interest in accordays in the performation may be made at the reto severally we now the total the severally we would be to the total the severally we would be to the total the severally we have a different of the total the severally we have a different of the total the total the severally we have a different of the total the	as "Trustee", witnesse incipal promissory noted by payable to Bearer Triem	th: That, Whereas, termed "Installmer and delivered, in an housand (\$55,000 on-dato on to \$9\$) per cent per an ur Hundred Sixty, 1975, and \$469 every month thereaf terest, if not sooner yments on account a paid installments of a for payment thereaf to the comment of the comment of the comment of the comment of the comment control of a without not recon, shall become a comment control of the said principal sunitioned note and of this irration of said three comment control of the said principal sunitioned note and of this fortgagors to be performly acknowledged, Mortga dassigns, the following eing in the City of the part's and said said said said said said said sai	Mortgagors are just 1 Note", of even date 1 hy which note Mo. 00) & no/100—he balance of principal (\$460.00 dor mo. 00 (or more) ter until said note is paid, shall be due of the indebtedness unpaid principal be until the rate of see 1141.60630 in the rate of see 1141.60630 i	tly indebted to therewith, executagors promise pal remaining from and interest re)	Francis and a series of the se	
Meridian, In Co which, with the proper TOGETHIER with issues and profits there and profits are pledged equipment or articles a and air conditioning (to foregoing), screens, wi- heaters. All of the for ached thereto or not, articles hereafter place	ty hereinafter described, is all improvements, tenemic of for so long and during all primarily and on a parity tow or hereafter therein or whether single units or condow shades, awnings, ste egoing are declared and as and it is agreed that all but d in the premises by Mor	referred to herein as the referred to herein as the referred to herein as Mortgage with said real estate an thereon used to supply nitrally controlled), and some doors and windows, treed to be a part of the lidings and additions and traggors or their success	e "premises," ourtenances thereto bel ors may be entitled there d not secondarily), and heat, gas, water, ligh ventilation, including (' floor coverings, inadoor e mortgaged premises ' all similar or other ors or assigns shall be	onging, and a, recto (which et s, issa all fixtures, pparat, power, refriger, without restricting beds, stoves and va whether physically paratus, equipment part of the mortgag	ion the ter under	23 067
TO HAVE AND Tourposes, and upon the Homestead Exemption clease and waive: This Trust Deed co	O HOLD the premises un e uses and trusts berein Laws of the State of Illi- unsists of two pages. The I) are incorporated herein in full and shall be binding de any deals of Mortg:	nois, which said rights a covenants, conditions and	nd benefits Mortgagors provisions appearing of are made a part here	do hereby expres on page 2 (the reve of the same as thou	sly	\$76
	Atuchers.	Seall \	ixaa.	Woods Ise	al]	ጎ
PLEASE PRINT OR	J JOHN R. WOODS		NDRA S. WOODS			1
BELOW	•	[Seal]				1 6
State of (Minols, Count	i, of Cook		undersigned, a Notary Y CERTIFY that Jo	Public in and for sohn R. Woods a	aid and	سلنع
Brake iiii eshad	Cook County, in the State Sandra S. Sendra S.	aght of nontestead.	son	orand 19	75	
iven Ander misshand ommission Offices orm. Tax	and waiver of the r and official scal, this	14th	day of April	NOTARY PUB	75	
commission of the commission o	and waiver of the r	14th	ADDRESS OF PRE 6203 N. Lundy Chicago, Illi	NOTARY PUB NOTARY PUB PPERTY: Avenue	75	230
commission of the commission o	yand waiver of the ractive official scal, this	14th	ADDRESS OF PRO	NOTARY PUB PPERTY: Avenue nois 60646	DOCUMENT	232674
Commission odies of the commission odies of the commission odies of the commission odies of the commission of the commis	And waiver of the received for the recei	14th	ADDRESS OF PRO 6203 N. Lundy Chicago, Illi THE ABOVE ADDRESS PURPOSES ONLY AN THIS TRUST DEED. SEND SUBSEQUENT T	NOTARY PUB PPERTY: Avenue nois 60646 LIS FOR STATISTICA DIS NOT A PART O	DOCUMENT	23:167476
Siven Option with high commission of odd No. See the commission of odd No. See the commission of the c	And waiver of the received from the received fro	14th	ADDRESS OF PRO 6203 N. Lundy Chicago, Illi THE ABOVE ADDRESS FURFOSES ONLY AN THIS TRUST DEED.	MOTARY PUB PPERTY: Avenue nois 60646 Lis for statistica d is not a part of	DOCUMENT NUMBE	23:267476

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 mechanics 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 building or buildings now or at any time in process of erection upon said pretaises; (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 true before a required to the premises and the use thereof; (7) and the requirements of law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

inter fires from mechanises near or farm in navor in some content by a lieu or charge, on, the premises specified to the moter, (8) compiler within a reasonable time any baildings or buildings now or at the premise now the terminal production of the premises except as a required by law or omnicipal collections of the premises except as required by law or omnicipal collections of the premises except as required by law or omnicipal collections or as previously consented to in writing by the Trustee or 2.

2. Mortgagors shall key all buildings and improvements of the state of the premises except as an other charge against the premises when day and shall, upon written request furnish of Trustee or the content of the premises of the premises and the premises of the premises of

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Truste, Konneth M. Zak shall be first Successor in Trust and in the event of its resignation, inability or refusal to act of Trustee, Konneth M. Zak shall be first Successor in Trust and in the event of its 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 hereunder 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.

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 bear identified her with under Identification No. 41475.

ENIDEOE RECORDED DOCUMENT