UNOFFICIAL COPY

, young	TRUST DEED 23 295 621; FORM No. 2202 JANUARY, 1968 GEORGE E. COLET		
THIS INDENTURE, WITNESSETH, That Morton J. Blieberg and Irene Blieberg, his			
	(hereinafter called the Grantor), of the Yillage of Skokie County of Cook and State of Illinois for and in consideration of the sum of (\$10,248.60) Ten thousand, Two hundred, Fourty-eight		
	in hand paid, CONVEY S AND WARRANTS to State National Bank of the City of Evanston County of Cook and State of Illinois and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following developed real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and eveloped appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Skokio County of Cook and State of Illinois, to-wit:		
	Lot 11 in Block 4 in Ben Scar's Timber Ridge Estate, being a 'Subdivision of the North 3/4 of the West ½ of the Southwest ¼ (except the West 5 acres hereof) of Section 14, Township 41 North, Range 13 East of the Third Principal Meridian.		
AND THE PROPERTY OF THE PROPER	Hereby releasing and waiving all rights under and by vir ue if the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing serf in ance of the covenants and agreements herein. WHEREAS, The Grantor MORTON J. Blieber and Irone Blieberg, his wife. justly indebted upon their orincipal promissory note bearing even date herewith, payable		
	To the State National Bank in the amount of \$10,248.60 to be repaid in 60 monthly installments of \$170.8" each beginning on the 20th day of December, 1975 and every month thereafter until the final monthly installment is paid on the 20th lay of November, 1980.		
A Company of the Paris			
a seve be a second	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the integest thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay print to the fire unit of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) which is sixty do, the estruction or damage to ebuild or restore all buildings or improvements on said premises that may have been deshoved or damage to the three transfers of the premises in the committed or suffered; (3) to keep all buildings now or at any time or said premises insured in commanies to be selected by the transfer hereby authorized to place such insurance in companies at building to the holder of an first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgages on Independent, to the Trustee herein is the interest may appear, which policies shall be left and remain with the said Mortgages or Trustee may the indebtedness is fully paid; (5, to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable. In THE EVENT of failure so to insure, or pay taxes or assessment, or the prior incumbrances or the interest there in when due, the failure of the holder of said indebtedness, may procure such insurance or the prior incumbrances or the interest there is the payment as experienced and the interest thereon from the date of payment as experienced and the interest thereon from the date of payment as experienced and payment as experienced and the same while the payment as experienced and the payment as experienced and the same while the payment as experienced and the payment as exp		
ti ti su ci pi	IN THE EVENT Of a breach of any of the aforestal covening or agreements the whole of said indebtedness, including principal and all arned interest, shall, at the option of the legal holder thereft, without notice, become immediately due and payable, and with increase from time of such breach at seven per cent per fannum, shall be recoverable by foreclosure thereof, or by suit at law, or bith, he are as if all of said indebtedness had then matured by options terms. It is AGREED by the Grantor that all expenses and altoursements paid or incurred in behalf of plaintiff in connection with the fixe local particles of the properties of the		
fr fir	trees that upon the fling of any complaint to force lost this Trust Deed, the court in which such complaint is flied, may at once and with at notice to the Grantor, or the Any Party, claiming under the Grantow, appeant a receiver to take prosession or charge of said premises ith power to collect the rent. The property of the analysis of the analysis of the said premises. IN THE LYEMI Of the fine to the removal from said. County of the grantee, or of his resignation, fund or failure to act then to a said County is hereby appointed to be at successor in this trust. And when all the aforesaid coverant and agreements are thormed, the person who shall then be the acting Recorder. Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid coverants and agreements are thormed, the party entitled, on receiving his reasonable charges.		
:	Witness the hands and seal of the Grantory this 13th day of November 1975		
***	CHIS INSTRUMENT PREPARED BYT		
	The Maintain Bank Evanision, in the San a		

23 295 521

100 V 100 V

UNOFFICIAL COPY

	1975 NOV 19 OM 12 44	Probable de nes et de la compa
STATE OF	N67-19-75 90 H 65 = 232	93621 • A — Rec 5.00
State aforesaid, DO HEREBY CERTIFY t	, a Notary Public in	
rersonally known to me to be the same pe	rson_s_ whose name_sare subscribed and acknowledged that they_ signed, so	
ins a me at as their free and voluntar waiver at the graftomestead.	y act, for the uses and purposes therein set fo	rth, including the release and
Green under and mod notarial scal	this 13th day of Nov	
Commission Bapters Commission Expires Aug	Notary	r Public
	2 C	23 23
	Co	76
		0,50
		Co
ed		
Trust Deed Frust Deed Morton J. Blieberg and Irene Blieberg, his wife. TO State National Bank 1603 Orrington Avenue Evanston, Illinois 60204		GEORGE E. COLE* LEGAL FORMS
COND Trus 1, 11		GEO!

ENDEOF-REWERDED-DOCUMENT