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TO THE POST OF THE SEASON WHITE THE PROPERTY OF THE PERSON WHITE THE PERSO	PHOTOGRAPH STATE OF THE STATE O		
GEDRSE E. COLE+ FO	21' No. 206		OMERICAN STATES STATES STATES AND
LEGAL PORMS	FILED FOR		and entering and the state of
TRUST DEED (Illie For use with Note For (Monthly payments include	nois) m 1446 ng interest: Nov 19 11 on AM '75	23 298 266	MALINGARICAL DESIGN
	11 D. A.1 13	**	23298266
THIS INDENTURE, made	0ctob2,19_Z5_, be	The Above Space For Recorder's Use Only tween JAMES LOCKWOOD and KARE	N LOCKWOOD,
SOUTH HOLLAND TRUS	T & SAVINGS B.".	herein referred	to as "Mortgagors," and
herein referred to as "Trustee, termed "Installment Note," of	witnesseth: That, Wher has I lor gagors are even date herewith, execute b Mortgagors	justly indebted to the legal holder of a pr s, made payable to Bearer	incipal promissory note,
and delivered, in and by which	note Murtgagors promise to pay the principal	sum of	date
on the balance of principal ren	naining from time to time unpaid at he rate as follows: One Hundred Seventy- tember 19 75, and One book	of 8 3/4 per cent per annum, such pr	incipal sum and interest
on the 15th day of Dec	ember 19 75, and One hard	o 1 Seventy-six and 75/100	Dollars
sooner paid, shall be due on the	nd every month thereafter until said note i for 15th day of November to accrued and unpaid interest on the unpaid	5 all such payments on account of the	indebtedness evidenced ipal; the portion of each
3 3/4 per cent per annum, a	to accrued and unpaid interest on the unpaid g principal, to the extent not paid when du- nd all such payments being made payable at	o, o es interest after the date for payment outh Holland, 111 no!	s thereof, at the rate of
or at such of it the election of the legal holde secome at once due and payable,	ther place as the legal holder of the note may, r thereof and without notice, the principal sum at the place of payment aforesaid, in case defau e terms thereof or in case default shall occur a which event election may be made at any tim presentment for payment, notice of dishonor, I	rom time or ne, in writing appoint, which n remaint gv pa'd thereon, together with accru ilt shall occ r in the payment, when due, of any	or interest thereon, shall y installment of principal
r interest in accordance with the ontained in this Trust Deed (in arties thereto severally waive p	e terms increor or in case default shall occur a which event election may be made at any time resentment for payment, notice of dishonor, p	e after the expression of said three days, with protest and succ of protest.	out notice), and that all
NOW THEREFORE, to se mitations of the above mention fortgagors to be performed, a	cure the payment of the said principal sum of the note and of this Trust Deed, and the pend also in consideration of the sum of One ONVEY and WARRANT unto the Trustee, it seed interest therein situate lying and being the seed interest therein situate lying and being	of money and interes in at ordance with the reformance of the co-chants and agreements in Dollar in hand part, the receipt whereof it	e terms, provisions and herein contained, by the s hereby acknowledged,
	to be the control of		OF ILLINOIS, to wit:
Lot 32 in Block 14	In Ford Calumet Center First	Addition, a subdivision of the	he North
West 1376,16 feet	est quarter of Section 7, Tow and except railroad right of v	nship 36 North, Range 15 (exc way) East of the Thirdc'	ept the
Meridian, in Cook	County, Illinois, he	"This instrumen w GEORGE M. MA. SI	
		16178 Source	Park provide
which, with the property herein	after described, is referred to herein as the "	Fouth Holland, if premises," mances therein belonging, and all rents, issues	
o long and during all such time aid real estate and not seconda	after described, is referred to herein as the " overement, tenements, easements, and appuris- n as Mortgagors may be entitled thereto (whi rily), and all fixtures, apparatus, equipment or ration and air conditioning (whether single a window shades, awnings, storm doors and win window shades, awnings, storm doors and win all aircula to the apparatus, equipment or if the mortgaged premises.	ch rents, issues and profits are pledged primarior articles now or hereafter therein or thereo, mits or centrally controlled), and ventilation,	ily and on par'y with on used to surely heat, including ("athout re-
ricting the foregoing), screens, f the foregoing are declared an ll buildings and additions and	window shades, awnings, storm doors and will darreed to be a part of the mortgaged premi all similar or other apparatos, equipment or t	ndows, floor coverings, inador beds, stoves a sea whether physically attached thereto or no articles hereafter placed in the premises by M	ind water? cate s. All t, and it is ar ce hat lortgagors or there is c-
TO HAVE AND TO HOL	D the premises unto the said Trustee, its or h	is successors and assigns, forever, for the purp- tue of the Homestead Exemption Laws of the	oves, and upon it ur . State of Illinois, which
aid rights and benefits Mortgag This Trust Deed consists of re-incursorated berein by refer	ors do hereby expressly release and waive. I two pages. The covenants, conditions and p race and hereby are made a part hereof the st	covisions appearing on page 2 (the reverse since se though they were here set out in full t	ide of this Trust De 🗥
lorigamore, their heire, successo	in Morigagues the day and year first above		, ,
PLEASE PRINT OR TYPE NAME(S)	James Lockwood	Karen Lock	(Mood
BELOW SIGNATURE(S)		(Scal)	(Scal)
late of Illinois, Coulds	ESCHALL COMPANY CONTRACTOR OF THE STATE OF T	I, the undersigned, a Notary Public	in and for said County.
"""	Keren Lockwoo	d HEREBY CERTIFY that James Loc	iowood and
	subscribed to the foregoin	to be the same person. S. whose name S	person, and acknowl-
ZUB LIV	edged that h MY signe free and voluntary act, fo waiver of the right of hos	d, scaled and delivered the said instrument as or the uses and purposes therein set forth, inc mestead.	luding the release and
	ial scal, this	day of , October	
ommission expires	#15500 C 20 2024	Thiran fames	Mode 7 COV
		ADDRESS OF PROPERTY	
NAME South	Holland Trust & Savings Bank	Columnt City, 111 6040	
AIL TO: LOOPER 15173	South Park Avenue	SEND SUBSEQUENT TAX BILLS TO:	ANN CO'S
L 101 15173	South Park Avenue Holland, Illinois zip cook	SEND SUBSEQUENT TAX BILLS TO	DO O
ADDRESS STORE	Honand, Tilinois		DOCUMENT NUMBER

UNOFFICIAL COPY

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 rebuil-buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free mechanics liens or tiens in favor of the United States or other liens or claima for lien not expressly subordinated to the lien hereof; (4) pay due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactions of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buil now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respectively 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 contest.
- 3. Me a usors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or dama lightning of a notion under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost or repar in; by same or to pay in full the indebteness secured hereby, all in companies infactory to the holders of the note, under policies payable in case of loss or damage, to Trustee for the benefit of the holders do the note, such rights to be evidenced by the standage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the notes of insurance on it to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of the arithment of the colors of the holders of the note may, but need not, make any payment or perform any act hereinbefore required off Mortgagous, any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances. It am, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax hale or fol. (a) and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax hale or fol. (a) as discriting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or i co. (r) d in connection therewith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the holders of the note to prox (s) the provided of the propose payment of the note to provide of the provided of the provided
- 6. Mortgagors shall pay each item of v. b' oness herein mentioned, both principal and interest, when due according to the terms hereof, the election of the holders of the principal w.e. and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, withttanding anything in the principal note or in this 'rus' Deed to the contrary, become and payable when default shall occur in payment principal or interest, or in case default shall occur in do no june for three days in the performance of any other agreement of the Mortgagors discontinually.
- herein contained.

 7. When the indebtedness hereby secured shall become due to the content of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall have the right to furcelose the lien hereof and also shall have all other rights provided by the laws of illinois for the enforcement of a mortgage debt. In any successor, the content of the note of the note

- 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 witer 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 been a certificate of Identification purporting to be executed by a prior trustee hereinder or which conforms in substance with the description berein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where 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 principal note herein described any note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.

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 BORROWTR AND LINDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE DENTIFIED BY THE TRUSTEF, REFORE THE TRUST DEED IS FILED FOR RECORD.