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SEOPSE E. COLE® FORM No. 206 [LEGAL FORMS May, 19694]	
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TRUST DEED (Illinois) TRUST DEED (Illinois) (Monthly perments including and 123 3 05 PH '75	Printer du trans
CV. Imputity behavior incidence impage 7 2 02 UV 1/2	*23368738
	The Above Space For Recorder's Use Only
THIS IN SE TURE, made JATUARY 22nd 19 76 be	
ESKA, h s wife ACSK E. VLCEK	berein referted to as "Morigagors," and
therein refer ed 1 is "Trustee," witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Install nent Note," of even date herewith, executed by Mortgagors, made payable to Beater	
and delivered, in a 1 by which note Mortgagors promise to pay the principal sum of BICET TECESAID 200 80, 100 (\$0,000,00) Dollars, and interest from ANUARY 22nd, 1975 on the balance of principal, are timing from time to time unpaid at the rate of 21 per cent per annum, such principal sum and interest	
on the balance of principal amining from time to time unpaid at the rate	of the per cent per annum, such principal sum and interest
on the balance of principal are sining from time to time unpaid at the rate of the hard of the state of the s	ED FIFTY AND HC/100 (\$150.00) Dollars
/OF THE 22nd day of each and very month thereafter until said note is for	illy polid, nengrungane ner payment of participal substitution in the
by said note to be applied first to accrue, and unpaid interest on the unpaid of said installments constituting princip I, to the extent not paid when du-	I principal halance and the remainder to principal; the portion of each
per cent per annum, and all such pay dents being made payable at	VICEK & SON; 5100 S. Marahfield Av.; Chicago,
at the election of the legal holder thereof and witho c notice, the principal sum	from time to time, in writing appoint, which note further provides that remaining unpuid thereon, together with actived interest thereon, shall it shall exercise in the navigent when due of any installings of principal
become at once due and payable, at the place of pay tent of resaid, in case default shall occur in the payment, when due, of any installment of principal of interest in accordance with the terms thereof or a case default shall occur and continue for three days in the performance of any other agreement of contained in this Tring Deed (in which event election, has been made at any time after the expression of said three days, without notice), and that all a second in the time of the expression of said three days, without notice), and that all a second in the time of the expression of said three days, without notice), and that all a second in the expression of said three days, without notice), and that all	
parties thereto severally waive presentment for payment not ie of dishinfor, protest and notice of protest. NOW THEREFORE, to secure the payment of the document of money and interest in accordance with the terms, provisions and	
limitations of the above mentioned note and of this Trust keed and the performance of the coverants and agreements herein contained, by the Mortgagurs to be performed, and also in consideration of he are of the Dollar in hand pand, the receipt whereof is hereby acknowledged, Mortgagurs by these presents CONVEY and WARRAN3 unto the "pastee, its or his successors and assigns, the following described Real Estate,	
and all of their estate, tight, title and interest therein, situate, it in and being of the colored County of Chicago	ig in the
Lot 17 in Bulbert's describilities of Block 56 in	thicago University Subdivision in the
North East Quarter of Section 7, Township 38 Nor	th image 14. East of the Third Principal
Meridian in Gook Gounty, Illinois,	
(The understaned also agree to pay \$50.00 or For	
commending February 22nd, 1978, to apply on Taxo	
which with the property hereinafter described, is referred to herein as the	
TOXICTHER with all improvements, tenements, casements, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Montragators may be entitled thereto twint tents, resures and per its are pledged primarily and on a parity with	
raid tent extate and not secondarity), and all fixtures apparatus, component or articles now or hereafter ther in secthereon used to supply heat.	
gas, wise, high, gener, refrigeration and air conditioning (whether single units or centrally control), ad ventilation, including (without restition) in the repeated resting the foregargh, restem, window shades, swings, atorim doors and windows, flow coverings, inside by thoses and water heater. All of the integring are declaced and agreed to be a part of the mortgaged permises whether physically attache the ritio of not, and it is agreed that all buildings and additions, and all smaller to reher appearance, equipment or arricles becauter placed in the pre-ties by Mortgagors or their stay.	
creases or assigns shall be part of the morgaged premises. TO HAVE AND TO HOL O the premises unto the said Trustee, its or his successors and assigns, forever, fe to purposes, and upon the uses and quals betten see letth, free from all rights and benefits under and by situe of the Homestead Exemption Law	
vaid rights and kenefits Micrigagese do hereby expressly release and wave. This Test freet insents of two mars. The revenants, conditions and provisions appearing on page 2 (the reverse "2" of this Trust Deed)	
gre incorpurated herein by reference and hereby are made a part hereof the same as though they were here set out in full us, shall be binding on Mantgaggreet, those lowly, accessors and assigns.	
Witness the hands and scale of Mortgagors the day and year first above	1 / · m / \
PLEASE PRINT ON TYPE HAARES	(Seal) Brojanin C. Eakra Jr. Massell
SELOW Sherta Fund(1)	(Seals of Llanda & Lation 100
	Glenda F. Eskra
State of Triangle William Co.	i, the undersigned, a Notary Public in and for said Co. 10 DO HEREBY CERTIFY that Ben Jonin G. Enkro Jr. 1 To, him will a
Olorda F. Eusera, his wife Ol	
HERE subscribed to the foregon	ng instrument, appeared before me this day in person, and acknowl-
free and voluntary act.	sed, scaled and defivered the said instrument as 200 LP (see the uses and purposes therein set forth, including the release and
Given under sign and and official seal, this 22nd	day of [1975] 19.75
Commission explices 34Pt. 21.	Reduct T West many name
Prepared By Alfred X. Vicek 5100 S. Sprabfield Ave.	일본에는 그림을 하는데요요 (이미리 사용)해면 <mark>다고 하다</mark> .
5100 S. Murabitald Ave. Chicago, Illimia	ADDRESS OF PROPERTY. 50:09 \$, Demen Ave. Gilmago, Illinois 8
NAME . VLBEK - SOR	Ghiosgo, Illinois S
مندر بي سراد سرد بريد کي ورد واچي	Chinge, Illinois S CC THE ABOVE ADDRESS IS FOR STATISTICAL CHINGONS ONLY AND IS NOT A FART OF THIS S CC SEND SUBSEQUENT TAX BILLS TO:
STATE CHICAGO, IC 219 CODE (COE)	
OR RECORDER'S OFFICE BOX NO. 374	(Appress)

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- Mortgagors shall (1) keep said premues in good condition and repair, without waste, (2) promptly repair, restore, or rebaild any go or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from its lies not faint in favor and the United States or other lies no claims for lies not expressly submitted to the lies hereof, (4) by when y indebtodness which may be secured by a lies or charge on the premises superior to the lies bereof, and upon request exhibit satisfactory of the discharge of such prior lies to Trantee or to holders of the note; (5) complete within a reasonable time any buildings of validings at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to emises and the use thereof; (7) make no material alterations in said premises accept as required by law or municipal ordinance or as softy consented to in writing by the Trustee or holders of the note.

- This principal or interest, or as as a second precision of the more described on page one or by acceleration or otherwise, holders of the note or I trustee vi 'il' av he right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage de'. In any suit to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage de'. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and care which may be paid or incurred by or on behalf of Trustee or holders of the note for alterneys' fees, Trustee's fees, appraiser's fees, outlays or do umentary and expert evidence, stenographers' charges, publication costs and costs which may be estimated as to titems to be expended liter enty of the decree of procuring all mash abstracts of tille, tille searches and examinations, guarantee policies. Torrens certificates, and sin lar data and assurances with respect to title as Trustee or holders and general processors of the results of the note may deem to be reasonably necessary either to proceedic such out of "to" to bidders at any sale which may be had pursagen to use decrete the true condition of the title to or the value of the premises. In additio, all appenditures and expenses of the nature in this paragraph mentioned shall be come or more analysis. The proceedings to which either of them "all he a party, either as plantiff, claimant or defendant, by reason of this Trust probate and bank ruptsy proceedings, to which either of them "all he a party, either as plantiff, claimant or defendant, by reason of this Trust proceeds of any indebtedness whether or not actually commenced; or (c) preparate—"or in the defense of any threatened suit or proceeding which might affect the premises or the security berred, whether or not actually commenced."
- rigin to torectione whether or not actually commenced; or (c) preparate the primitive of the security hereof, whether or not actually commenced.

 8. The priscreds of any foreclosure sale of the premises shall be distribute and applied in the following order of priscred; which might affect the content of all costs and expenses incident to the faceclosure proceedings, including all to then it as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebted easy sale times the residenced by the note hereby secured, with interest thereon as herein provided, third, all principal and interest remaining spaid, fourth, any overplus to Morgapors, their heirs, legal representatives or assigns as their rights may appear.

 9. Upon or at any time after the filing of a complaint to foreclose this Trust I ced. he Court in which such complaint in filed may appear.

 9. Upon or at any time after the filing of a complaint to foreclose this Trust I ced. he could not consider the content of the
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to an oost and available to the party interposing same in an action at law upon the note hereby secured,

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LINDER, THE NOTE SECURED BY THIS TRUST DEED
MOULD BE DEPTIFIED BY THE TRUSTEE, BEFORE THE
IREST DEED IS FILLD FOR RECORD.

