UNOFFICIAL COPY

NAME OF THE PARTY	
GEORGE E. COLE* FORM No. 206 LECAL PORMS May, 1960 May, 1960 LECAL PORMS	Note that the second of the se
FILED * .* 23 202 01	ame of products
TRUST DEED (Illinois) For use with hole form 1446 (M. hilly payments including interests 24 12 37 PN '75	*23397242
The Above Space Fo	r Recorder's Use Only
THIS INDEX UR', made February 18, 1976 between Thomas F.	
Rose M. Giles	herein referred to as "Mortgagors," and
herein referred to as "Trastee" witnesseth: That, Whereas Mortgagors are justly indebted to the Dermed "Initialiment Noic.", even date herewith, executed by Mortgagors, made payable to Both	legal holder of a principal promissory note, carer
and delivered, in and by which note Mortgagors promise to pay the principal sum of Sixty-Five Thousend and N. 100 (\$65,000,00)	18 1076
Ook the balance of principal remaining from the totime unpaid at the rate of 102%, per cer	nt per annum, such principal sum and interest
to be payable in installments as follows: even Hundred Eighteen and 51/100 (1) on the let day of May 1976 and Seven Hundred Eighteen and	1/10.51/
ton the	nts on account of the indebtedance evidence?
by said note to be applied first to accrued and u. Id rest on the unpaid principal balance and jof said installments constituting principal, to the er ent of paid when due, to bear interest affect 102% per cent per annum, and all such payments by n e payable at COLF MILL Stat	the remainder to principal; the portion of each the date for payment thereof, at the rate of a Bank. N11es. T11
the net could be the adjunction about the first the firs	2556
at the election of the legal holder thereof and without notice the principal sum remaining unpaid there become at once due and payable, at the place of payment aforesail se default shall occur in the pay in interest in accordance with the terms thereof or in case default, sall occur and continue for three discontained in this Trust Deed (in which event election may be made at any time after the expitation of united thereta exercise which is extracted to the proposal series of the expitation of the payment and the proposal series of the expitation of the payment and the proposal series of the expitation of the payment and the payme	ment, when due, of any installment of principal aya in the performance of any other agreement of f said three days, without notice), and that all
NOW THEREFORE, to secure the payment of the said principal sum of money and interest i	n accordance with the terms, provisions and
limitations of the above mentioned note and of this Trust Deed, and the performance of the coven Mortagagus to be performed, and also in consideration of the sum of the lam of the hand paid. Mortagagus by these presents CONVEY and WARRANT unto the Trustee, its of his successors and	nants and agreements herein contained, by the 120 the receipt whereof is hereby acknowledged, assigns, the following described Real Estate,
and all of their estate, right, title and interest therein, situate, lying and bel, g ir the COUNTY OF Cook	AND STATE OF ILLINOIS, to wit:
Lots 24 and 25 in Block 20 in Pennock in the West Hal. I he Sou Section 26, Township 40 North, Range 13, East of the Thir F inci	uth West Quarter of
according to the plat thereof recorded, November 7, 1883 a. Down County, Illinois.	
odaloy, IIIIliois.	
SEE RIDER OF EVEN DATE ATTACHED HERETO AND MADE PART HEREOF.	20
which, with the property hereinafter described, is referred to herein as the "premises," ICGETHER with all improvements, tenements, easements, and appurtenances thereto belongin to long and during all such times as Mortgagors may be entitled thereto (which rents, issues and prof	g, and Il reats lissues and profits thereof for
vaid real estate and not secondarily), and all fixtures, apparatus, equipment or articles now or herea gas, water, light, puwer, refrigeration and air conditioning (whether single units or centrally contribution stricting the foregoing), screen, window shades, awnings, storm doors and windows. Boar coverings,	ifter therein or t'ereon used to supply heat \$300
of the foregoing are declared and agreed to be a part of the mortgaged premises whether physically a all buildings and additions and all similar or other apparatus, equipment or articles hereafter placed	ittached thereto a not, and it is agreed that ###
cessors or assigns shall be part of the mortgaged premises. TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and assigns and trusts berein set forth, free from all rights and bruefits under and by virtue of the Homestead E	, forever, for the purp. s, and mon the uses 1920 semption Laws of the State of allin s, which
said rights and benefits Mortgagors do hereby expressly release and waive. This Trust Beed consists of two pages, The covenants, conditions and provisions appearing on are incorporated herein by reference and hereby are made a part hereof the same as though they wage	page 2 (the reverse side of his Tri 4 Deed)
Mortgagors, their beirs, successors and assigns. Witness the bands and seals of Mortgagors the day and year first above visition.	
PRINT OR Thomas F. Schuler	State Schuler
TYPE NAME(S) BELOW SIGNATURE(S)	
manufacture of the state of the	(Seal)
in the State aforesaid DO HEREBY CERTIFY and Joy H. Schulor, his wife,	gned, a Notary Public in and for said County, that Thomas F. Schuler
personally known to me to be the same person.	whose name 8 aro
subscribed to the foregoing instrument, appeared edged that the Oy signed, scaled and delivered to	he said instrument as their
free and voluntary act, for the uses and purposes waiver of the right of homestead.	userein set form, including the release and
commission expires Landson Digital Action 12 1975 19	Lieux January 18 18
This document prepared by: THOMAS E. CROWLEY, ATLY	Flotary Public
1701 E. LAKE AVE., GLENVIEW, ILL. 2511 H. Pulan	ki Hd.
NAME Thomas E. Crowley the above appear	MUMADE STATISTICAL SI CA
AAIL TO: ADDRESS 1701 E. Lake Ave. Sand alrasequent t.	IS NOT A PAST OF THIS X
STAIL Glenview, Ill. 21P CODE 60025 Thomas F. Solm	
r 11	In., Clenview, 1115
[Ad	armel .

THE CONTROL OF THE PROPERTY OF	A CHARLES THE CONTROL OF THE CONTROL	
	THE DEVENOE STORY	
HE FOLLOWING ARE THE COVENANTS, CONDITIONS AND IF THIS TPUST DEED) AND WHICH FORM A PART OF THE	PROVISIONS REFERRED TO ON PAGE I (THE REVERSE SIDE TRUST DEED WHICH THERE BEGINS:	
1. Mortas for shall (1) keep said premises in good condition uilding o im rovements now or hereafter on the premises which meechane's lieus or liens in favor of the United States or other liens or see any indebte: "as which may be secured by a lien or charge on the vidence of the discharge of such prior lien to Trustee or to holders of owe or at any tire," in process of erection upon said premises; (6) of one premises and the 'se thereof; (7) make no material alterations in the premises and the 'se thereof; (7) make no material alterations in the premises and the 'se thereof; (7) make no material alterations in the premises and the 'se thereof; (7) make no material alterations in the premises and the 'se thereof; (8) make no material alterations in the premise and the 'se thereof; (8) make no material alterations in the premise and the 'se thereof; (8) make no material alterations in the premise and the 'se thereof'.	and repair, winds was a superior of the control of	
 Mortgagors sail p sy before any penalty attaches all general terrice charges, an' o her the ges against the premises when due and a coriginal or duplicate resupers, therefor. To prevent default hereunde latute, any tax or assessment vi ich Mortgagors may desire to contest. 	lakes, and shall pay special takes, special ascential of the mole shall, upon written request, furnish to Trustee or to holders of the note of the mole shall pay in full under protest, in the manner provided by	
 Mortgagors shall keeps? boildings and improvements now or ghitning and windstorm under polici providing for payment by the in repairing the same or to pay in f all the indebtedness secured hereby, olicies payable, in case of loss or tam ge, to Trustee for the benefit of payable, the particular of such policies. 	hereafter vituated on said premises insured against loss or damage by fire, insurance companies of moneys sufficient either to pay the cost of replacing all in companies satisfactory to the holiders of the note, under insurance all in companies satisfactory to the holiders of the note, such rights to be evidenced by the standard most-including additional and renewal policies, to holders of the note, and in than ten days prior to the respective dates of expiration.	
4. In case of default therein, Trustee or the holders of the most entured of Mortgagers in any form and man er de me expedignt, and interest encumbrances, if any, and purchase, depending the expedignt, and interest as a state of forest content of the content of	may, but need not, make full or partial payments of principal or interest on citle any task lien or other prior lien or tilte or claim thereof, or redeem as an assessment. All moneys paid for any of the purposes herein authorized soonable altorneys' fees, and any other moneys and saced by Fuster entered proceed by the control of the c	
5. The Trustee or the holders of the note hereby secur a mixing according to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the appropriate to any bill, statement or estimate procured from the approximate procured from the approxima	ropriate public office without inquiry into the accuracy of such bill, state-	
6. Mortgagors shall pay each item of indebtedness herein i 'ent' to election of the holders of the principal note, and without house to the shanding anything in the principal note or in this Trust Deed It; of principal or interest, or in case default shall occur and continue for it.	or a both principal and indebtedness secured by this Trust Deed shall, Stortgagors, at majorial indebtedness secured by this Trust Deed shall, in contrary, become the and payable when default shall occur in payment the edges in the performance of any other agreement of the Mortgagors	
wherewise, holders of the note of a morrgage chet. In any suit to force in Illinois for the enforcement of a morrgage chet. In any suit to force the chesses in the enforcement of a morrgage chet. In any suit to force the chesses in the chesses in the chesses which represents the chesses in	ther by the ter is of the note described on page one or by acceleration or so the interest and also shall have all other rights provided by the laws the control of the con	
8. The proceeds of any foreclosure sale of the premises shall be of all coats and expenses incident to the foreclosure proceedings, includ- ind, all other items which under the terms hereof constitute secured in the proceeding of the procedure of the procedure of the pro- ting of the procedure of the procedure.	distributed and applied in discounting all such dieras as are mentioned in one preciding paragraph hereof; secting all such dieras as are mentioned in one preciding paragraph hereof; section, and the discounting and the preciding and the precision and the precisio	
lecree foreclosing this 11th Deen, or any last, whether the foreclosing tale: (2	this I rust Deed, the Court in which such com ic mt is filed may appoint a or after sale, without notice, without regard 0.0, solvency or insolvency tregard to the then value of the premise or who, are in we se that be then pointed as such receiver. Such receiver shall have power? Collect the trough ourse suit and, in case of a sale and a deficiency, during any further times when Mortgagorous or are insulated in such cases for premise the power whole of said period, and all other power whole of said period, are or are usual in such cases for premised or or part of: (1) The indebtedness secured hereby, considering the same power whole or said period. The Court from time to time may premised or or part of: (1) The indebtedness secured hereby, considering the said period to the lien hereby or of such the deficiency in case of a sale and deficiency.	
10. No action for the enforcement of the lien of this Trust Deed		
11. Trustee or the holders of the note shall have the right to imitted for that purpose.	or condition of the premises, nor shall Trustee be obligated to record	
estitiacity to nim betute exercising any power income	A	7.
lebtedness secured by this trust occur has not followed, produce an oreron who shall either before or after maturity thereof, produce an observon who shall either before or after maturity thereof, produce an observed the security of the security of the produce of the security of the se	al exhibit to Trustee the principal note, representing that all medicances are all the states without finguity. Where a release is requested of a successor to receive the day note which bears a certificate of identification of a successor to receive the description herein contained of of the original router and which pursered; and where the contained of the original trustee and he has received and where the description herein contained of the principal original router and the substance with the description herein contained of the principal router and the substance with the description herein contained of the principal release and the substance with the description herein contained of the principal release the root.	
been recorded or filed. In case of the death, resignation, inability or ret shall be first Successor in Trust and in the event of his or its death, resig in which the premises are situated shall be second Successor in Trust.	fusal to act of Trustee. Any Successor in Trust hereunder shall have the identical fittle, powers and all be entitled for reasonable compensation for all acts performed hereunder.	
15. This Frust Deed and all provisions hereof, shall extend to at Mostgagous, and the word "Mostgagors" when used herein shall feed the indebtedness or any part thereof, whether or not such persons ab	nd be binding upon Mortgagors and all persons claiming under or through fude all such persons and all persons at any time liable for the payment of sall have executed the principal note, or this Trust Deed.	
	The Invallment Note mentioned in the within Tenst Deed has been	
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SICURED BY THIS TRUST DEEL SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	Bono M. Gilon, tractice	1

UNOFFICIAL COPY

RIDER ATTACHED TO AND MADE A PART OF TRUS! I ED DATED FEBRUARY 18 , 1976, EXECUTED B: THE WAS F. SCHULER AND JOY H. SCHULER, his wife,

At the election of the legal holder of the Note secured by this Irrament, and without notice, in the event that the mortgagor transfers title to any vendes to the preminen secured by this Instrument, or in the event the mortgagor enters into Articles of Agreement for transfer of title therate to may to be, the principal sum remaining unpaid on and Note, together with all accrued 'at a not thereon, for which this Trust Deed in given by way of negarity, shall become immediately due and poyable at the place of payment aforgasity.

Thomas F. Schuler

END OF RECORDED DOCUMENT