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GEORGE E. COLE® LEGAL FORMS	FORM No. 200 September, 197					
TRUST DE	ED (Illinois)	DOOK COUM! ILLING FILED FOR RECORD	DIS	450		RECORDER OF DEEDS
For use with I (Monthly payments	Note Form 1448 including interest)	MAY 17 10 58 AM '7	24	45 0		
		July 11 10 29 KH	·	pace For Re	corder's Use Only	*24450668
THIS INDENTUKE, This wife,		8 19_78	3_, between _ ALEΣ			CHER,
			MIESSLER			,
ermed "Installment N	ie," of even date	h: That, Whereas Mortgagor herewith, executed by Mort	gagors, made payab	le to Beare	r	meipur promissory nove,
		gagors promise to pay the pri	Doll	ars, and inte	erest from	_date
o he payable in install	ments as follows:	n time to time unpaid at the Seven Hundred Fift	v-Five & 28/1	00(9	755.28)	Dollars
on the 20th day of	each and every m	, 19 78, and \$755.2	e is fully paid, excep	t that the fin	al payment of prir	cipal and interest, if not
ooner paid, shall be du by said note to be appli	e on the 20th ed first to accrued	and vapa d interest on the to the event not paid who	_MMM; all such unpaid principal bala	n payments	on account of the remainder to princ	indebtedness evidenced ipal; the portion of each
per cent per ar	num, and all such	paymes Fing made payabl	e at AUUISUN SI	AIE BANK	. 205 N. Add	lison Rd., Addisor
at the election of the lega	I holder thereof an ayable, at the place	s the legal holder the note of without notice, the rincipal of payment affects in case	ıl sum remaining unp default shall occur ir	aid thereon, 1 the paymen	together with accru	ted interest thereon, shall y installment of principal
ontained in this Trust D arties thereto severally	eed (in which ever waive presentment	reof or in case efault shall on the election may be the office for payment, notice of cisho	ny time after the exp onor, protest and noti	iration of sa ce of protest	id three days, with	out notice), and that all
NOW THEREFORI	E, to secure the pa mentioned note at med, and also in	nyment of the said power of and of this Trust Deed, raid of consideration of the sum of the WARRANT unto the	rum of money and it is performance of to C to Dollar in han	interest in a he covenant d paid the	ccordance with the s and agreements le receipt whereof i	e terms, provisions and herein contained, by the s hereby acknowledged
nd all of their estate, ri	ght, title and inter	est therein, situate, lying an	teing in the			
ot 2 in Resubd [.]	ivision of L	ot 16 in Volk Brotl	Cok hers second Ad	dition	to Schiller	OF ILLINOIS, to wit: Park, being a
O North, Range	12 East of	3 in subdivision of the Third Principa	l Meriuiza, al	so that	part of the	South East
		ship 40 North, Rang al Railroad right o				Meridian, lying
		ayments, makers agı te taxes each month		an amou	unt equal to	1/12 of the
hich, with the property	hereinafter descri	bed, is referred to herein as	the "premises,"	1	h.t11 manta formas	and modes thought for
o long and during all su aid real estate and not	ch times as Mortgi secondarily), and	agors may be entitled thereto all fixtures, apparatus, equip	(which rents, issues	and pronts a	are pledged primari	ily and on a parity with on used to supply heat,
stricting the foregoing), f the foregoing are deck	screens, window shared and agreed to	tenements, casements, and a agors may be entitled therete all fixtures, apparatus, equipi air conditioning (whether si addes, awnings, storm doors z be a part of the mortgaged or other apparatus, equipmer	ind windows, floor c premises whether ph	overings, in	or beas, stoves	and water heaters. All
		gaged premises. hises unto the said Trustee, it ghts and benefits under and				
id rights and benefits N This Trust Deed con	Mortgagors do here Isists of two pages	cby expressly release and wa . The covenants, conditions	tive. and provisions appea	ring on pag	e 2 (the reverse	an of this Trust Deed)
e incorporated herein by lortgagors, their heirs, s	y reference and he accessors and assig	reby are made a part hereof	the same as though t above written.	ney were ne	ere set out in tall	ind shall be binding on
PLEASE	. <u>X</u>	orig frucke	/(Seal)	x Me	rta Fisi	her (Seal)
PRINT OF TYPE NAME BELOW	(S)	LEX FISCHER	0	ME	TA_FISCHER_	(-) ~
SIGNATURE		1000	(Seal)			(S· d)
ite of Illinois, County of	DuPage	in the tate aforesa	I, the	e undersigne	d, a Notary Public	in and for said County, HER_and_META_
79.00	OFFESS O		is wife,		whose name S	are
m: 0	静			appeared bef	ore me this day in	person, and acknowl-
9:		free and voluntary a	oct, for the uses and of homestead.	purposes the	erein set forth, inc	luding the release and
ven under my Band an	d official scal, this	s 10°	T/-/ day of	- -	- n	2A Y 1978.
mmission explices is instrument was pre	pared by KUR	4		- Ben		Notary Public
2 N. Mannheim F	kd., Hillside	e, Ill. 60162.	- ADDRESS C	E BBUDED.	ту.	(C)
(i	NAME AND ADDRE	ESS)	4219 N Schill	orth Ko er Park	lze Avenue	_ <u> </u>
MANIE	DDISON STATE		THE ABOVE	ADDRESS NLY AND IS	IS FOR STATISTIC	AL CUMP
IL TO: ADDRESS_2	05 NORTH ADD	DISON ROAD	SEND SUBSE	QUENT TAX	BILLS TO:	of Of
STATE AND A	DDISON, ILL.	ROZIP CODE 6010	1. A	DDISON ST 205 N. (Add	ATE BANK	NUMBER
		DC 355	A		415011 1111	

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- 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 or 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; (3) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (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.

- oe considered as a war of c any right accruing to them on account of any default hereunder on the part of Mortgagors.

 5. The Trustee c the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, strong into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

 6. Mortgagors shall pay c holders of the principal and interest, when due according to the terms hereof, at the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal note. The principal notwithstanding anything in the principal and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- of principal or interest, or in case de ault is all occur and continue for three days in the performance of any other agreement of the Mortga, herein contained.

 7. When the indebtedness hereby seture, shall become due whether by the terms of the note described on page one or by acceleration otherwise, holders of the note or Trustee all have the right to foreclose the line hereof and also shall have all other rights provided by the Of Illinois for the enforcement of a mortgage debt in any suit to foreclose the line hereof, there shall be allowed and included as additional debtedness in the decree for sale all expenditure and expenses which may be paid or incurred by or on behalf of Trustee or holders of the not attorney? fees, Trustee's fees, appraiser's fees, uthat is of documentary and expert evidence, stenographers' charges, publication, costs and a thorney, guarantee policies. Torrens certificates, and sin lar data and assurances with respect to title as Trustee or holders of the note may dee be reasonably necessary either to prosecute such such or or "nec to bidders at any she which may be had pursuant to such decree the true dition of the title to or the value of the premises. In addit a, all expenditures and expenses of the nature in this paragraph mentioned shall come so much additional indebtedness secured hereby are imm jistedly due and payable, with interest thereon at the rate of eight per cent annum, when paid or incurred by Trustee or holders of to note in connection with (a) any action, suit or proceeding, including but not lin to probate and bankruptcy proceedings, to which either of "" be a party, either a plaintiff, claimant or defendant, by reason of this T Deed or any indebtedness hereby secured; or (b) preparations for the defense of any threatened suit or proceeding which might a the premises or the security hereof, whether or not actually commenced to the security hereof, whether or not actually commenced to the commencent of any salt for the foreclosure hereof after accrual of right to f
- 8. The proceeds of any foreclosure sale of the premises shall edit resulted and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, inclusing all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured into the proceeding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a mentioned in the preceding paragraph hereof; second, all other items as a m

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.

IMPORTANT
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.

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