UNOFFICIAL COPY

1 -31. 12 2 9				45 1445 1494
	1 No. 206 ber, 1975		ALLESSAN DE SECONDEN JOS	Chen
TRUST DEED (Illinoi For use with Note Form 1 (Monthly payments including	OBCOSE THEORY OF THE CORE OF T	24 477 366		
(inditiny payments melading	Jun 6 78 13 36 Ar	The Above Space For Rec	* 2447	7366
. and Paricia !	May 26 : 19 7 M. Grzyb, a spinster	8, between Allen E. (Sebala, a bache	lor ortgagors," and
	f Commerce in Berkel. witnesseth: That, Whereas Mortgagore wen date herewith, executed by Mortg		al holder of a principal pr	omissory note,
and delivered, in and by which to	ole Mortgagors promise to pay the prin	ncipal sum of Forty The	rest from date	
on the balance of principal remain to be payable in installments as on the lst day of Augu	10) Three Hundred ust 1978 and Three	Fifty or more	more	Dollars Dollars
corner paid shall be due on the	every n and thereafter until said note LB t dr v a July accuracy and unpaid interest on the usincipal, to the fact not paid whe all such paymens be no made payable	pg2003 all such navments a	on account of the indebted	ness evidenced
or at such other t the election of the legal holder the ecome at once due and payable, at	all such payments to discuss payanon replace as the legal not or of the note a hereof and without notice, the principal the place of payment afores discussed earltst lift owners thereof or in case defaultst lift owners thereof or in case defaultst lift owners thereof or in case defaultst lift owners thereof or payment, notice of sishon sentiment for payment, notice of sishon	may, from time to time, in writing I sum remaining unpaid thereon, the default shall occur in the payment	g appoint, which note furthe ogether with accrued interest, when due, of any installment of any of	r provides that t thereon, shall ent of principal
NOW THEREFORE, to secur initations of the above mentioned fortgagors to be performed, and fortgagors by these presents CON ind all of their estate, right, title:	re the payment of the said pri cipa s d note and of this Trust Deed an 't' also in consideration of the stand style? Y and WARRANT unto the T us and interest therein, situate, lying a 't' eY , COUNTY OF	um of money and interest in as be performance of the covenants one Dollar in hand paid, the street, is or his successors and ass or ag in the	cordance with the terms, p and agreements herein con receipt whereof is hereby igns, the following describe	orovisions and stained, by the acknowledged, d Real Estate,
The West 133.5	55 feet of Lot 392 in vision in the West ha	J.W. M. Cormack's	Westmoreland ,	
Township 39 No	orth, Range 12 Eastof Indian Boundary Line	the Third Princi	pal Meridian,	1000
		4/2		
TOGETHER with all improve so long and during all such times a said real estate and not secondarily gas, water, light, power, refrigeratistricting the foregoing), sereens, we of the foregoing are declared and all buildings and additions and all ressors or assigns shall be part of the AND TO HOLD of the series of the free forth, free for aid rights and benefits Mortgagors. This Trust Deed consists of twee incorporated herein by reference thortgagors, their heirs, successors:	er described, is referred to herein as sements, tenements, ceasements, and an Mortgagors may be entitled thereto y), and all lixtures, apparatus, equipmion and air conditioning (whether similaw shades, awnings, storm doors a agreed to be a part of the mortgaged; similar or other apparatus, equipmen the mortgaged premises. The premises unto the said Trustee, its mall rights and benefits under and its doctored to the said trustee, and waw pages. The covenants, conditions are and hereby are made a part hereof and assigns. Mortgagors the day and year first a Mortgagors the day and year first a	pourtenances thereto belon ing a (which rents, issues and prof s a nent or articles now or here the agle units or centrally conformation of promises whether physically attact t or articles hereafter placed in a sor his successors and assigns, for yo virtue of the Homestead Exem ive.	ption and of the State of l	Illinois, which Trust Deed)
PLEASE PRINT OR	allen E. (fc)	(Seal) Talls		(Scal)
TYPE NAME(S) BELOW SIGNATURE(S)	Allen E. Godala	Patric	cia M. Grzyl	(Senl)
ate of Illinois, County of Co	ok ss.,	id. DO HEREBY CERTIFY to	i, a Notary Public in and for at Allen E. Geb	snid Coravy,
MARY MAR	Patricia	M. Grzyb, a spinst		
MARTINIO DI MARTINI DI MARTINIO DI MARTINI DI MARTINIO DI MARTINI	personally knewn to subscribed to the fo	me to be the same persons vergoing instrument, appeared before, sealed and delivered the ct, for the uses and purposes the homestead.	ore me this day in person, a	and acknowl- ir release and
iven under my band and official ommission expires	personally knewn to subscribed to the for edged that \$\frac{\text{heY}}{\text{pre}}\$ free and voluntary a waiver of the right of \$26 \text{th}\$	me to be the same person S	ore me this day in person, a said instrument as the series set forth, including the	and acknowlir ir e release and 19
iven under My mand and official ommission expires Mary Jo Steinhebel Steel Charles Re	personally knewn to subscribed to the for edged that \(\bar{\bar{\bar{\bar{\bar{\bar{\bar{\bar	me to be the same person so vergoing instrument, appeared before signed, scaled and delivered the et, for the uses and purposes the form to the second so th	ore me this day in person, a said instrument as the crein set forth, including the say.	ir crelease and
iven under my band shd official primission expires which was prepared by Mary Jo Steinhebel Stoods of Charles Re (NAME AN	personally knewn to subscribed to the for edged that $\frac{h \in Y}{free}$ free and voluntary a waiver of the right of the seal, this	me to be the same person so vergoing instrument, appeared before signed, scaled and delivered the ct, for the uses and purposes the form the scaled and soft was a scaled and soft with the scaled and soft was a scaled and	ore me this day in person, a said instrument as the crein set forth, including the say.	ir release and 78 Notary Public
iven under My hand and official ministrument was prepared by Mary Jo Steinhebel S500 St. Charles Re (NAME AN AME Bank CALL TO: ADDRESS 5500	personally knewn to subscribed to the for edged that \$\frac{\text{he Y}}{\text{pre}}\$ free and voluntary a waiver of the right of the seal, this \$\frac{26\text{th}}{\text{y}}\$ - Bank of Commerce and Berkeley, Ill ADDRESS) of Commerce O St. Charles Road	me to be the same person sortegoing instrument, appeared before signed, scaled and delivered the et, for the uses and purposes the following sortegoing instrument, appeared before the signed, scaled and delivered the et, for the uses and purposes the following sortegoing sor	re this day in person, a the aid instrument as the arein set forth, including the area. Y: Linois IS FOR STATISTICAL NOT A PART OF THIS BILLS TO:	78 Notary Public 24 477 3
iven under my hand and official ommission expires what y Jo Steinhebel Steinh	personally knewn to subscribed to the for edged that \(\frac{b \text{ NY}}{\text{ free and voluntary a waiver of the right of seal, this } \) seal, this \(26 \text{ th} \) y Bank of Commerce \(\text{ Sond Berkeley, Ill DADDRESS} \) of Commerce O St. Charles Road Ley, Ill ZIP CODE 6016	me to be the same person solve your good instrument, appeared before signed, scaled and delivered the set, for the uses and purposes the following solves the set of homestead. ADDRESS OF PROPER 1517 Spencer Berkeley, II THE ABOVE ADDRESS PURPOSES ONLY AND IS TRUST DEED SEND SUBSEQUENT TAX Allen E. G (Nam.	The control of the co	ir release and 78 Notary Public

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 rebeald any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not 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; (5) complete within a reasonable time any buildings or buildings on ow 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.
- 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 structure 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.
- statute, any tax or assessment which Mortgagors may desire to contest.

 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing into the properties of the properties, to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance of the properties of the p
- case of insurance tout to expire, shall deliver renewal policies not tess than ten days prior to the respective dates of expiration.

 4. In case of default therein, Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances, in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lim or filte or claim thereof, or redeem from any tax sale or or reiture affecting said premises or contest any tax or assessment. All moneys paid or any of the purposes herein authorized from any tax sale or or reiture affecting said premises or contest any tax or assessment. All moneys paid or any of the purposes herein authorized and all expenses pa d or any urred in connection therewith, including reasonable autorneys fees, and each advanced by Trustee or the holders of the note to rote the mortgaged premises and the lien hereof, plus reasonable compared the payment of the prior of the note of the note
- 5. The Trustee or the hole is of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statem in or estimate promited from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the value of a second statement or estimate or into the value of a second statement or estimate or into the value of a second statement or estimate or into the value of a second statement of the second sta
- A. When the indebtedness hereby secure shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall, awe the tight to forcelose the lien hereof and also shall have all other rights provided by the laws of Illinois of the enforcement of a mortgage described by the forcelose the lien hereof, there shall be allowed and included as additional includes of the enforcement of a mortgage described by the laws of the decree for sale all expenditures at despenses which may be paid or incurred by or on behalf of Trustee or fich are of the note for sale allowed and included as additional including the proposed of the note of

- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfact ry evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to a dat a request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee or rincipal note, representing the 1 all indebtedness hereby secured has been paid, which representation Trustee may accept as true either the produce of the produce and the produce of the produce
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall not a
- 49. Trustee may resign by instrument in writing filed in the office of the executer or Registrar of Trust in which this instrument snat have been recorded or filed. In case of the death, resignation, inability or refusal to act, the then Recorder of Deeds of the courty shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of the courty in which the premises are situated shall be second Successor in Trust. Any 5 and the remarks are hereing given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

 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 BORROWER AND Identified herewith under Identification No. 900606 LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, REPORE THE Bank of Commorco in Borkeley TRUST DEED IS PLIED FOR RECORD.

DE RECORDED DOCUMENT