## **UNOFFICIAL COPY**

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| GEORGE E. COLE®<br>LEGAL FORMS   | FORM No. 206<br>September, 1975  | ļ  |  |  |  |
| , `  |  | 1978   | EC 4 AM 10 51  | The second second  | Carara   |
| TRUST D<br>For use with<br>(Monthly paymen   | EED (Illinois) Note Form 1448 ts including interest)   | Sink Promite   |  | erstor dan Labella   | go grafia de la companya de la comp<br>La companya de la companya de |
|  | . Novem  | DEC4-78 1 poer 21 pg 78 ps   | The Above Space For R  | POTTER'S Use Only RED  | 10.00  |
|  | is wife  |  | <del></del>  | herein referred to as "N   | fortgagors," and   |
|  |  | BANK, A Corporat  That, Whereas Mortgagors are rewith, executed by Mortgagor   |  |  |  |
| and delivered, in and b  | o, w'.ic' note Mortgage  | ors promise to pay the principal no/100ths   | l sum of   | diahaan  |  |
| on the balance of prin   | cipal read and from t  | ime to time unpaid at the rate   | of 9-3/4 per cent p  | er annum, such principal si  | ım and interest  |
| on the <u>lst</u> day  | of <u>Felriary</u>   | 1979 , and   | \$561.42   |  | Dollars  |
| sooner paid shall be d   | ue on the 15% da   | h thereafter until said note is f<br>v of <u>January</u> XX<br>d unpaid interest on the unpai<br>the extent not paid when du   | 2004 all such navments   | on account of the indebted   | Iness evidenced  |
| by said note to be applied first to accruer and unpaid interest on the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal, to the extent not paid when due, to bear interest after the date for payment thereof, at the rate of 10.0 per cent per annum, and all such paym ents being made payable at Mt. Prospect State Bank, Mt. Prospect, Tllinois or at such other place as the 're' h' der of the note may, from time to time, in writing appoint, which note further provides that at the election of the legal holder thereof and without otice, the principal sum remaining unpaid thereon, together with accrued interest thereon, shall become at once due and payable, at the place of paym at aforr 'n', in case default shall occur in the payment, when due, of any installment of principal or interest in accordance with the terms thereof or in case 'raul's shall occur and continue for three days in the performance of any other agreement contained in this Trust Deed (in which event election may be male at any time after the expiration of said three days, without notice), and that all parties thereto severally walve presentment for payment, otice of dishonor, protest and notice of protest. |  |  |  |  |  |
| at the election of the leg<br>become at once due and<br>or interest in accordanc<br>contained in this Trust<br>parties thereto severally   | payable, at the place of payable, at the place of the with the terms thereof Deed (in which event evalve presentment for   | payment afore "d, in case defail or in case defail or in case d'afaul, shall occur a lection may be ma le at any tin payment, otice of dishonor,   | i remaining unpaid thereon,<br>ult shall occur in the paymer<br>and continue for three days<br>he after the expiration of sa<br>protest and notice of protest  | together with accrued interest, when due, of any installm in the performance of any cuid three days, without notice to                                   | ent of principal state agreement state agreement state and that all  |
| limitations of the above<br>Mortgagors to be performed<br>Mortgagors by these pr   | e mentioned note and ormed, and also in correct and versions of the correct and the correct an | ent of the said principal sum of<br>of this Trust Deid, and the po-<br>sideration of the silp of One<br>WARRANT unto the fruitee.  | or money and interest in a<br>erformance of the covenant<br>Dollar in hand paid, the<br>its or his successors and as   | accordance with the terms,<br>is and agreements herein con<br>receipt whereof is hereby<br>ssigns, the following describe                                | provisions and<br>ntained, by the<br>acknowledged,<br>ed Real Estate,  |
| and all of their estate.   | Mt. Prospect   | inerein, situate, Ivini and bur  | ig in the  | AND STATE OF ILL   | £5   |
| Lot 41 in E  | . J. Fredian   | i's First addition   | or to Mount Pro  | spect, being a   | ्र   |
| North, Rang  | of part of<br>e ll East of   | the North West l,<br>the Thìrd Princ   | /  of Section l<br>lpar moridian.  | 4, Township 41 in Cook Counts.   |  |
| Illinois   |  |  |  |  |  |
|  |  |  | 46   |  | 10.  |
| which, with the propert TOGETHER with so long and during all s said real estate and not gas, water, light, power stricting the foregoing) of the foregoing are dec   | y hereinafter described<br>all improvements, ten-<br>uch times as Mortgago<br>secondarily), and all<br>refrigeration and air<br>screens, window shade<br>lared and agreed to be  | , is referred to herein as the 'ments, easements, and appurtrs may be entitled thereto (wh fixtures, apparatus, equipment conditioning (whether single s, awnings, storm doors and wa part of the mortgaged premitter apparatus, equipment or dargmises. | premises," enances thereto booming, seenances thereto booming, is ich rents, issues and profts or articles now or here after units or centrally continuous, floor coverings, in ses whether physically atta-   | and all rents, issues and pro-<br>are pledged primarily and<br>therein or thereon used to<br>i), and ventilation, including<br>add the to or not, and it | its ther of for<br>a pay / with<br>by heat,<br>g (without re-<br>r heaters. All<br>is agreed that  |
| TO HAVE AND T<br>and trusts herein set for<br>said rights and benefits   | O HOLD the premises<br>th, free from all rights<br>Mortgagors do hereby  | unto the said Trustee, its or land benefits under and by via   | nis successors and assigns, for<br>the of the Homestead Exem   | prever, for the purposes, and applion 20 s of the State of   | upon the uses Illinois, which  |
| Mortgagors, their heirs,   | successors and assigns.  | he covenants, conditions and p<br>y are made a part hereof the so<br>s the day and year first above  |  | ere set out in all rad shall   | be binding on  |
| PLEASI<br>PRINT (<br>TYPE NAM  | OR   |  | (Seal) Harry   | F. Dubbs   | (Seal)   |
| BELOW<br>SIGNATUR  | <i>i</i> .   |  | (Seal) far   | ice B. Dubr  | (Seal)   |
| State of Illinois, County o  | f Cook   | SS.,   | Janic  | e M Dubbs<br>d, a Notary Public in and fo  | r said Con av.   |
| in the State aforesaid, DO HEREBY CERTIFY that Har and Janice M. Dubbs, his wife   |  |  |  | hat Harry F. Dul   | obs  |
| personally known to me to be the same person_S whose name S are subscribed to the foregoing instrument, appeared before me this day in person, and acknowl-  |  |  |  |  |  |
| 8 00 To  |  | edged that they signe free and voluntary act, for waiver of the right of hor   | d, scaled and delivered the<br>or the uses and purposes the<br>nestead.  | said instrument as   | e release and  |
| Given under the implication commission expires   | official seal, this  |  | _ day of Money   | o. Derse   | _ 19 <u>7\$</u> .  |
| This instrument was pr   | repared byuly  | 1902<br>E. Busse   |  |  | Notary Public  |
| C.Barry Rogers, Jr., Mt. Prospect, TI. 60056 ADDRESS OF PROPERTY:  |  |  |  |  |  |
| ſ  |  | )  | 1200 Palm 1  |  |  |
| MAIL TO: ADDRESS_  | MORTGAGE LOA   | CT STATE BANK N DEPARTMENT Se Avenue   | THE ABOVE ADDRESS PURPOSES ONLY AND IS TRUST DEED SEND SUBSEQUENT TAX  | IS FOR STATISTICAL<br>NOT A PART OF THIS   | 7556   |
| CITY AND   |  | IL ZIP CODE 60056  | Harry F.   |  | 62.557   |
|  | S OFFICE BOX NO  | 818  | (Names san   | e)<br>RE   | NIIMRER  |
|  |  |  | New Property of the Control of the C |  | ramana in 19   |
| Manager and District Con-  |  | de la companya de la<br>La companya de la co                         |  |  |  |

- 1. Morgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild a rings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free fir rings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free fir any indebt destroyed; (3) keep said premises free fir any indebt destroyed; (3) keep said premises free fir any indebt destroyed; (3) keep said premises free fir any indebt despread to the lien hereof; (4) pay when a premises superior to the lien hereof, and upon request exhibit satisfacts the said of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or building or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect remises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or ously consented to in writing by the Trustee or holders of the note.

- case of insurance about to each poincy, and shall deliver remeal policies, including additional and renewal policies, to holders of the note, and in case of def. all therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagor, in, ny form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrane. (a y, and purchase, discharge, compromise or settle any ka lien or other prior lien or title or claim thereof, or redeem from any tax sale or for existing any tax sales or for existing any tax or assessment. All moneys paid for any of the purposes herein and all spenses paid or in "urred in connection therewith, including reasonable attorneys fees, and any other propers become the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable attorneys fees, and any other or the propers and the lien hereof, plus reasonable attorneys fees, and any other or the propers and the lien hereof, plus reasonable attorneys fees, and any other trustee or each matter concerning which action herein autors are may be taken, shall be so much additional independent of the propers of the note of the note and payable without notice any with interest thereon at the rate of per annum. Inaction of Trustee or holders of the note shall never considered as a waiter of the propers of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to any bill, stain...ov stimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of my tax, assessment, sale, forfeiture, tax lien or itile or claim thereof.

  1. The Trustee or the help of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to any bill, stain...ov stimate procured from the appropriate public office without inquiry into the acc

- of principal or interest, or in case default (all occur and continue for three days in the performance of any ofner agreement of the Motigagors herein contained.

  7. When the indebtedness hereby secured 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 have an eright to forcelose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage debt In a profit to forcelose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures a dr. p. ises which may be paid or incurred by or on behalf of Trustee or folders of the note for attorneys' fees. Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, pile searches and examinations, guarantee policies. Tourens certificates, and similar da rentry of the decree to procuring on the state of holders of the note in the part of the procuring of the premises. In addition, all expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and is mediately due and payable, with interest thereon at the rate of eight per cent per come so much additional indebtedness secured hereby and is mediately due and payable, with interest thereon at the rate of eight per cent per torposted and bankruptcy proceedings, to which either of them is all fe a party, either as plaintiff, claimant or defendant, proceedings including but not limited to probate and bankruptcy proceedings, to which either of them is all fe a party, either as plaintiff, claimant or defendant or proceeding which might to forcelose whether or not actually commenced or (prepared in for the defense of any indebtedness vecurity hereof, whether or not actually commenced.

  8. The proceeds of any forcelosure value of the premises shall be distrated and an applied in the following order of priority: First, on
- \*\*Y Upon or at any time after the filing of a complaint to foreclose this Trust, and, the Court in which such complaint is filed may appoint a general state of said premises. Such appointment may be made either before or after sale, which are uniformly the solveney of insolveney Mortgagors at the time of application for such receiver and without regard to the the or allow the receiver shall have power to collect hereing the product of the premises of which remains and profits of said premises during the pendency of such foreclosure suit and, in care of a sale and a deficiency, during the rents, and profits of said premises during the pendency of such foreclosure suit and, in care of a sale and a deficiency, during the intervention of the receiver, would be entitled to collect such rents, issues and profits, and all other powers and in the year of are small in such cases for the receiver to apply the net income in his hands in payment in whole or in part of: (1 T indebtedness secured hereby, or by any others provided such application is made prior to foreclosure sale; (2) the deficiency in case of as let and deficiency.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable t nes at 1 ac. I for that purpose.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory vidence that all release hereof to apply the proper instrument upon presentation of satisfactory vidence that all release hereof to apply and trustee may execute and deliver a release hereof to and a me expect of a seem who shall either before or after maturity thereof, produce and exhibit to Trustee here presenting it at all indebtedness of the presentation purson to go to be the presentation of the presentation purson to go to be a presented as the presentation of the principal note at d which presented and the presentation of the principal release and the principal release to the original trustee and the principal note and the principal note and the principal note and the principal release and the presented and which presented and which conforms in substance with the description herein contained of the principal relationship to the presented and which conforms in substance with the description herein contained of the principal relationship to the presented and which conforms in substance with the description herein contained of the principal relationship to the presented and which conforms in substance with the description herein contained of the principal relationship to the principal rela
  - 14 Invotes may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument sha
- The fruit Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons at any time liable for the payment of a return of a shall be called to any the responsible to the provision of the payment of the provision of th

115 THE PROTECTION OF BOTH THE BURKOWER AND LESDER, THE NOTE SECURED BY THIS TRUST DEED STOLLD BY STREET DESCRIPTION BY THE TRUSTEE, BEFORE THE TRUST OFFO IS FILED FOR RECORD.

Mount Prospect State Bank,

a corporation of Illinois,
By: 10 1 Trust Officer