UNOFFICIAL COPY

GEORGE E. COLE®	FORM No. 206 May, 1969		247893	53	
TOURT DEE	D (Illinois) 197	9 JAN 4º PNTI	-129		
TRUST DEE For use with N (Monthly payments	ote Form 1448 including interest)	RECORDER OF COUNTY	PEEUS	recorder ek	Expl. Dance
			The Above Space For R	ecorder's Use Only	
	arbara Shields		len 8 11. Aster 2 to 3	(\$P\$550 A − R — herein referred to as	EC 10.0 "Mortgagors," and
	st National Bank rustee," witnesseth: That, Whe e," of even date herewith, exc		ustly indebted to the le made payable to Bear	gal holder of a principa	I promissory note,
and delivered, in and by	which note Mortgagors promise	to pay the principal s			
on the balance of princip	and Three Hundred cal remaining from time to time ments as follows: Three H January, 1979	& no/100 e unpaid at the rate o	Dollars, 2001 in f 14.13 per cent	per annum, such principa	l sum and interest
on the 25th day of	January 1979	and Three Hun	dred Fifty Ei	ght and 50/100	Dollars Dollars and interest, if not
orner paid, shall be due	each and every month thereafte on the 25th day of De d first to accrued and unpaid in tituting principal, to the exten	cember 19	83; all such payments principal balance and the	on account of the indel	otedness evidenced ne portion of each
L' l ner cent per an	num, and all such payments bei	ng made payable at	rirst National	L Bank of Uak	Lawn
become at o ce or and proof interest in acc, dance contained in the T ust D.	such other place as the legal hol- holder thereof and without not ayable, at the place of payment al with the terms thereof or in case sed (in which event election ma- vaive presentment for payment,	oresaid, in case default default shall occur and be made at any time	emaining unpaid thereon, shall occur in the paymer I continue for three days after the expiration of sa	together with accrued into it, when due, of any insta in the performance of an id three days, without no	erest thereon, shall llment of principal y other agreement
Mortgagors to be performortgagors by these prisand all of their estate, in	mentioned note and of this Trues and also in consideration ents CONVEY and WARRANT the till and interest therein, si	of the sum of One I I unto the Trustee, its tuate, lying and being	Pollar in hand paid, the or his successors and as in the	receipt whereof is here signs, the following descri	by acknowledged, ibed Real Estate,
	, COUNT	Y OFCook		AND STATE OF I	LLINOIS, to wit:
or par	in Flock 12 in U t of the Southeas 13 East of the Th	t Quarter of	Section 9. 1	ing a Subdivi Ownship 37 No	sion rth,
			_ Northern		14789353
		. ــــــــــــــــــــــــــــــــــــ	والمنصورات والماد والمساورة	- 40	
which, with the property	hereinafter described, is referre	o here n as the "pre	emises,"	110	00 E
so long and during all suc said real estate and not so gas, water, light, power, r	hereinafter described, is referred improvements, tenements, eas h times as Mortgagors may be econdarily), and all fixtures, ap- efrigeration and air conditionin reens, window shades, awnings, ed and agreed to be a part of t and all similar or other appar nart of the mortgaged nermises	e titled thereto (which pa	rents, issues and profits a articles now or hereafter is or centrally controlled	are pledged primarily and therein or thereon used), and ventilation, include	to supply heat, ing (without re-
of the foregoing are declar all buildings and additions cessors or assigns shall be	reens, window snades, awnings, ed and agreed to be a part of t and all similar or other appar part of the mortgaged premises	storm core and winds he mort, sed premises atus, equipment of arti	whether physically attac cles hereafter placed in	dor beds, stoves and wa ched thereto or not, and the premises by Mortgag	ter heaters. All it is agreed that ors or their suc-
TO HAVE AND TO	HOLD the premises unto the	aid Trustee, it or ais			
		is, conditions and pro- a part hereof the san and year first above v		e 2 (the reverse side of re set out in full and sha	this Trust Deed) Il be binding on
PLEASE	Lester	I Carlo	275 17 (d) rul	Low Shield	(Seal)
PRINT OR TYPE TIME! BELOW!	- LOUGET D.	<u>Carlson</u>	Ra oar a' a Ra	ra Shields irbara Carlson	
Signary State of Migol, County of	764		(Seal)	ممض لعنمانيم	(Seal)
TO IAR	in the	ss., State aforesaid, DO and Barbar	I, the undersigned HEREBY CERTIFY the a Shield	d, r Notary Public in and	for said County, arlson
S CUBIL	person subscr	ally known to me to ibed to the foregoing i	be the same personS_ v	vhose r in	and acknowl-
Count	edged free a	that they signed, and voluntary act, for the right of homes	sealed and delivered the s he uses and purposes the tead.	said instrument s 1	eir the release and
Diven under my hand and commission expires pared by Lois I	official seal, this	11th 19 80	_day ofDece	mber howesth	
st National Bar	ik of Oak Lawa	} }\			(otras Public
O South Cicero Lawn, Illinois	3 60454 U	11 · · ·	ADDRESS OF PROPERT 10017 Harnew Oak Lawn, Ill	Road West	B 3
	st National Bank	of bak Lawn	THE ABOVE ADDRESS I PURPOSES ONLY AND IS RUST DEED		S93
)430 South Cicero	Ave. s	END SUBSEQUENT TAX		N Si
	oak Lawn, Il. ZIP (CODECO454_}	(Name)	/39353
on RECORDER'S	OFFICE BUA NU.		(Addres	9)	
iscappa	the transfer the party and an include the	电影性 医乳腺性 医乳腺性 医乳腺性 医乳腺性			NAMES OF THE PROPERTY OF THE PARTY OF THE PA
	Mrs. His one Messine although the				
1 2 30 3 30		***			

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE-SUDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

I Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any dings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from chanic'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 any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory lence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as riously 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 assessive charges, and other charges against the premises when due, and shall, upon written request, furnish to Truste original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, ute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall be a second or the state of the second or the sec

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss on thining and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, solicies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the ge clause to be attached to each pelicy, and shall deliver all policies, including additional and renewal policies, to holders of each pelicy and shall deliver all policies not less than ten days prior to the respective dates of expiration.

case or insurance about to expire, shall deliver renewal policies not less 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 any payment or perform any act hereinbefore re quired of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest or prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeen from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorize and all expenses paid or incurred in connection therewith, including reasonable attorneys? fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due ampayable without notice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall neve be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lie no ritile or claim thereof.

6. Mortgagors shail pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof, the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, not withstanding anything in the principal note or in this Trust Deed to the contrary, become due payable when default call occur in payment of principal or interest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors are a continued.

ner ac ntained.

7. When the indebtedness hereby secured shall become due whether by the terms of the note described on page one or by acceled the new forms of the note of Trustee shall have the right to foreclose the lien hereof and also shall have all other rights provided by of things for the enforcement of a moregone to the new forms of the note of the note of the note of the new forms of the note of the no

8. The proceeds of any for cloture sale of the premises shall be distributed and applied in the following order of priori of all coits and expenses incident to up one losure proceedings, including all such items as are mentioned in the preceding point, all other lems which under the time ereof constitute secured indebtedpass additional to that evidenced by the note interest thereon as herein provided, the "a "cipal and interest remaining gipsaid; fourth, any overplus to Mortgagors, the sentatives or assigns as their rights may appe 1.

sentatives or assigns as their rights may apper.

9. Upon or at any time after the filing of a proposition of the proposition o

10. No action for the enforcement of the lien of this Trust Dt 3d or of any provision hereof shall be subject to any defense which ood and available to the party interposing same in an action at a population of the provision of the provision

11. Trustee or the holders of the note shall have the right to insect t'entimes at all reasonable times and access thereto shall be pered for that purpose.

stactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrumen upon resentation of these secured by this Trust Deed has been fully paid; and Trustee may execute a deliver release he on who shall either before or after maturity thereof, produce and exhibit to Trustee. The proper of the secured has been paid, which representation Trustee may accept as true without inquiry. The area release a successor trustee may accept as the genuine note herein secretic structure may accept as the genuine note herein secretic with the description berein only need to sto be executed by the persons herein designated as the makers thereof; and where the release, there received a certificate on any instrument identifying same as the principal note described herein reserved and the control of the secretic secretic structure of the secretic sec

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in with this instrument shall have been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then of order of Deeds of the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust thereunder shall have the id one in the county authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all a 18 perfect med hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming and or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time it. To repayment 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.

The Installment Note mentioned in the within Trust De a been

220 -146 ili AND identified herewith under Identification No. 220
DEED First National Book of Oak

Assistant Vice President

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