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GEORGE E. COLE® FORM No. 207 LEGAL FORMS September, 1975	25554257
_	25554251 US 20 AM 11 43
TRUST DEED (((linois)	105 20 FM 43
For use with Note Form 1449 (Interest in addition to monthly principal payments)	
principal payments)	The Above Space For Recorder's Use Only
1	
HIS INDENTURE, made	y 11 110 7 6 60 between William b. Wright & Clara M 10 00 5. 23rd Xve. Broadview, Illinois herein referred to as "Mortagers." Co. 4000 W. North Ave. Chicago, Illinois 60639
nd Pioneer Ban . Trust	Co. 4000 W. North Ave. Chicago, Illinois 60639
erein referred to as "True" 'v Desseth:	
THAT, WHERFAS the Corte pors a	re justly indebted to the legal holder or holders of the Installment Note hereinafter described, in the sand ninety-five dollars & 35/100 Bollars.
* 1 * 2 *	he id principal sum in installments as follows: Three hundred sixteen & 47/100 A gust 1980 and Three hundred sixteen & 47/100
Dollars, on the 10th day of 1	at the teach including the 10th day of July 19 85 with a final payment
Jollars, on the 10th day of each of the balance due on the 10th	ont it treafter to and including the 10th day of July 19 85, with a final payment July 1985 with interest on the principal balance from time to time unpaid at
he rate of 13./1 per cent per a	innum, greable monthly on the dates when installments of principal fall due and shall be in addition
o the amount due on principal; each of sai	d installa entrologicipal beating interest after maturity at the rate of per cent per annum, and
	de payable at l'ioneer Bank & Trust Co.
at the election of the local holder thereof as become at once due and navable, at the place	nd without notice, the printipal sum remaining unpaid thereon, together with accrued interest thereon, shall be of payment afore tid, in case default shall occur in the payment, when due, of any installment of principal
or interest in accordance with the terms the	rent of in case default shall occur and continue for infec days in the performance of any other agreement
parties thereto severally waive presentmen	nt election may be made at any time after the expiration of said three days, without notice), and that all for payment, notice of dish mor, protest and notice of protest.
NOW, INERPPORE, the Mortgagor terms, provisions and limitations of this t	s to secure the payment on the vaid principal sum of money and said interest in accordance with the first deed, and the performs are cut to company and agreements herein contained, the Mortgagors to the sum of One Dollar in the daid, the receipt whereof is hereby acknowledged, do by these presents
CONVEY and WARRANT unto the 11th	dee its of the encounty and as, to a me tonowing nesetted went transfer and an of their ename office.
fille and interest therein, situate, lying ar City of Broadview	COUNTY OF COOP AND STATE OF INLINOIS, to wit:
	ngand Foreman Real Estate Corp. Roosevelt Road
	Subdivision of lots 1 to 5, 7 and 8 in Owner's
	e South 83.2 acres of the West 1/2 of Section 15, th, Range 12 East of the Third Principal Meridian.
10whship 39 Nord	in, Range 12 East of the Inity Principal Meliutan,
and the second s	ibed, is referred to herein as the "premises".
TOGETHER with all improvements	tenements, casements, fixtures, and appurtenances thereto belonging, and all tent, issues and profits thereof derigagors may be entitled thereto (which are pledged primarily and on a party to haid real estate and
for so long and during all such times as a not secondarily), and all apparatus, equi-	need of articles now or hereafter therein or thereon used to supply heat, gas, air continuous, water, light, or centrally controlled), and ventilation, including (without restricting the fore) recents, window the controlled of the part of the par
shades, storm doors and windows, floor	s or centrally controlled, and ventilation, interiodic without properties of the foregoing and colared to be part of cell thereto or not, and it is agreed that all similar apparatus, equipment or articles h reafter placed in the
and source barain out forth from from all	emises unto the said Trustee, its or his successors and assigns, forever, for the purposes, an upon the uses rights and benefits under and by sirtue of the Homestead Exemption Laws of the State Illinois which
	o hereby expressly release and waive. ges. The covenants, conditions and provisions appearing on page 2 (the reverse side of this rust B ed) are a part hereof and shall be hinding on the Mortgagors, their heirs, successors and assigns.
are incorporated herein by reference and Witness the hands and seals of Mo	
Willey III.	1 Il illian I. Wright (scaled Clara M. Wright Clare
PLEASE PRINT OR	1 II. LUIDA A. May (Scale) Chana Til Wright (Scale)
TYPE NAME(S) BELOW	
SIGNATURE(S)	(Scal)
Cook	والمنافقين والدارو المنافرة والمنافرة والمنافر
State of Illinois, County ofCook	I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that W1111am L. W11ght &
203 - EC15	Clara Mae Wright (his wife)
5 Commission	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-
現に認定	edged that <u>EMPS</u> signed, sealed and delivered the said instrument as <u>their</u> free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
が、いっていた。	waiser of the right of homestead.
Given under hay hand and official sea	1. this 11th day of July 19 80
Commission expires 6.	19 LECULA 17) FAICULUS Notary Public
This instrument was prepared by	r -25- -
Dolly Candelario Cons	ADDRESS OF PROPERTY:
•	Bank & Trust Co. THE ABOVE ADDRESS IS FOR STATISTICAL
	Bank & Trust Co. THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS TRUST DEED
MAIL TO: ADDRESS 4000 W	. North Ave. SEND SUBSEQUENT TAX BILLS TO:
CITY AND LCARO	Broadview, Illinois Broadview, Illinois Broadview, Illinois THE ABOVE ADDRESS IS FOR STATISTICAL PRINTED SONLY AND IS NOT A PART OF THIS SEND SURSEQUENT TAX BILLS TO: Illinois ZIP CODE 60639 (Name)
(STATE STATE OF	(Name)
OR RECORDER'S OFFICE E	
	(Address)

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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 thereoft; (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, swert service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee 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 static, any tax or asses us on which Mortgagors may desire to contest.

3. Mortgagor shall yet perform a providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebteness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of in. or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached 10 each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of in content of the policy of the note may, but need not, make all or payment or perform any act hereinbefore required of Mortgagors in any of the same of the note may, but need not, make full or partial payments of principal or interest on rice or may tax sale or for future affect by a discharge or contest any tax learned experient. All moneys paid for any of the purpose herein authorized and all expenses paid or incurred in counce. It is better the mort good or incurred in counce in a herewish, including reasonable attorneys) feet, and any other moresy advanced by Trustee or the holders of t

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable to mitted for that purpose.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument

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.

1 7

END OF RECOMPED DOCUMENT