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	E. COLED L FORMS	FORM No. 206 September, 1975	COOK C	25 575 271 OUNTY ILLINOIS OF OR RECORD	Lidney N.		T. Carried St.
(Mon	TRUST Di For use with othly paymen	EED (Illinois) Note Form 1448 ts Including interest)		R 20 PM 12: 39	2 6 5 7 5 2		
				The Above Space For	Recorder's Use Only		
THIS IND	ENTURE,	made <u>April 16</u>	19.83 , 1	between Richard H			
			Pohlmann, his wi STATE BANK	fe	herein referred to a	s "Mortgagors," and	
h .ein ref .i termed "In	rred to as ' tallment N	Trustee," witnesseth: The ote," of even date here	at, Whereas Mortgagors as with, executed by Mortgago	re justly indebted to the ors, made payable to Bo	legal holder of a principa arer	al promissory note,	
OneHundr on the bala to be payal on theI on theI sooner paid by said note	nce ( pri ) ble in inst St day St day o I, shall be di	n. Thousand Dollas  ipal remaining from tim  , me is as follows: One  of Jine	promise to pay the princip TS & .00/100****** e to time unpaid at the rat _Thousand One Hum _83_ and One Thousand thereafter until said note is of _May	bollars, and the of 12.00 per cerd red. Thirry One and One Hundred fully paid, except that the payment of principal balance and the principal balance and the payment of the payment	at per annum, such princip Dollars & .48/1000 Chirty One Dollars final payment of principal tits on account of the indu- the remainder to principal:	al sum and interest   ******* Dollars    6 48/100#\$  and interest, if not  betchess evidenced the portion of each	
the election become at or or interest in contained in parties there	or cent per a on of the leg nce due and n accordance this Trust	annum, and all suc', p. vn t such other place as the all holder thereof. with payable, at the place of pa- e with the terms thereof of Deed (in which event ele- waive presentment for p	ents being made payable at a local holder of the note may must notice, the principal su yment aforesaid, in case def r in face effault shall occur it may the made at any titial netter of dishonor holder of dishonor holder of dishonor may hent, notice of dishonor holder of dishonor holde	Burbank Stat from time to time, in wr m remaining unpaid there ault shall occur in the pay and continue for three di me after the expiration of protest and notice of pro	ting appoint, which note for the country of the cou	urther provides that terest thereon, shall allment of principal ny other agreement otice), and that all	
NOW 7 imitations of Mortgagors Mortgagors	THEREFOR of the above to be perfo by these pre	RE, to secure the payment mentioned note and of primed, and also in consistents CONVEY and Waright, title and interest the	t of sprincipal sum this True De d, and the deration of the sum of Or ARRANT unto the Trustee, erein, situate, lying and be	of money and interest in performance of the coven the Dollar in hand paid, the its or his successors and	n accordance with the ten ants and agreements herein the receipt whereof is her assigns, the following des AND STATE OF		
I s a I	Lot 4 in section accordin 15018585	subdivision of 32, township 38 og to the plat th , in Cook County		s division of the color of the thir division recorde	e north ½ of d principal merid	11 <u>00</u>	
TOGET too long and taid real ests as, water, I stricting the forego Il buildings essors or as: TO HA nd trusts he aid rights an This Tru re incorpora Iorigagors, (	FHER with during all sate and not light, power foregoingl, bing are dec and additionsigns shall be VE AND The form set for not benefits ust Deed couted herein steet herein, set there herein, set the foregoing and the foregoing	all improvements, teners uch times as Mortgagors secondarily), and all fix, refrigeration and air conscreens, window shades, lared and agreed to be a ns and all similar or othe part of the mortgaged O HOLD the premises th, free from all rights a Mortgagors do hereby ensists of two pages. The by reference and hereby successors and assigns.	s referred to herein as the ents, easternest, and appur may be entitled thereto (w tures, apparatus, equipment) advantage, the entitled there and part of the mortgaged pere er apparatus, equipment or premises.  In the said Trustee, its or and by we present the entitle under and by we pressly release and walve. Covernants, conditions and ure made a part hereof the the day and year first above.	retenances thereto below michic rents, issues and not or articles now or here units or centrally celuminous, floor coverings, niscs whether physically articles hereafter placed his successors and assigns it to the Homestead E provisions appearing on same as though they were all the provisions appearing on same as though they were the provisions appearing on same as though they were the provisions appearing on the provisions are though they were the provisions appearing on the provisions are the provisions appearing on the provisions are the	inador ueds, stoves and inador ueds, stoves and intache theret or not, an in the premises y Mortgs, forever, for ne imposes, kemption Laws of the State	ading (without re- water heaters. All d it is agreed that igors or their suc- and upon the uses e of Illinois, which	
	PLEASE		and H. Polling	(Scal) S	thia a toll	n'u ron (Seal)	
	PRINT C TYPE NAM BELOW SIGNATUR	E(S)RICHS	ard H. Pohlmann	/Sop <b>k</b> i	a A. Pohlmann		日藤
				(Seal)			
te of Illinoi	is, County of	Cook Cook	in the State aforesaid,	DO HEREBY CERTIFY	ned, a Notary Public in an that <u>RICHARD H.</u>	d for said County, POHIMANN	
• • • • • • • • • • • • • • • • • • • •	7	MPRESS SEAL HERE	personally known to me subscribed to the forego	ed, sealed and delivered t	whose name S before me this day in pers	their	
en under	my hand a	of official seal, this	waiver of the right of he	omestead.	oril	19_83	
mmission e is instrume	xpires	lay 10.	19_84	Tuy	1 L. X 5/2	Notary Public	
	(	NAME AND ADDRESS)		ADDRESS OF PROP 6357 W. 79ti	Street	.b 57	
	-	urbank State Ban		Burbank, Il THE ABOVE ADDRE PURPOSES ONLY AND TRUST DEED	inois 60459 ss is for statistical is not a part of this	5 271	
	CITY AND	5440 W. 87th Str Burbank, IL	ZIP CODE 60459	SEND SUBSEQUENT T	XX BILLS TO:	NT NU	
R F	FOODED	S OFFICE BOX NO. 1	5	(N	amė)	BE I	

## 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 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 claims for lien not expressly boordinated 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 building or 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.
- 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 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.
- 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 or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies 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 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—ass of 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 requir d of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on many ax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized at all expenses paid or incurred in connection therewish, including reasonable autooncys fees, and other moneys advanced by Trustee or the first payment of the purposes herein authorized at all expenses and the left hereof, plus reasonable compensation to Trustee for each matter concerning which act on the reasonable control of trustees or the matter concerning which act on the reasonable conducted may the payable vision with the reasonable control of Trustee or holders of the note shall never be considered at a wifer of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The Trust 2 or the holders of the note hereby secured making any payment hereby authorized relating to laxes or assessments, may do coording to al., bi., streament or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, state-to or it is not sufficient or also therefore. It is not sufficient to the sufficient of the
- 6. Mortgagors shall pay the first of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holder of it is principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in her not a rinde or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest, or in case of ault shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7. When the indebtedness hereby coured hall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Truste, shall have the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mort, and debt has not such that the decree for sale all expendature, and expenses which may be paid or incurred by on behalf of Trustee or holders of the note for automory's fees, prustee's fees, appraiser's fees, sulls a for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to tiems to be expert at the entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and si illar at and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or 'e' denote to bidders at any sale which may be had pursuant to such decree the true concess on much additional indebtedness secured hereby at it mediately due and payable, with intensity either can be reasonably proceedings, including but not limited to probate and bankruptey proceedings, to which either of times here one so much dadditional indebtedness secured nerve and the concentration of the structure of the original of the original original to probate and bankruptey proceedings, to which either of times show one so a varty, either a splantialific claimant or defendant, by reason of this Trust Deed or any indebtedness hereby secured; or (b) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the premises shall be digital and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including on the same are mentioned in the preceding paragraph hereof; second, all other tients which under the terms hereof constitute secured indubtedr as a distingual to the videnced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining the process of the process of the provided thereon and the process of the provided thereon and the provided thereon are the provided thereon
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed, "e" art in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, who "no lice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the hor all "of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver." In receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in e "of a same and deficiency, during the full statutory perfoid for redemption, whether there be redemption or not, as well as during any further times when long sons, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which my be not example to the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which my be not example to the intervention of such the practice, received any part of the intervention of such the practice, received any part of the intervention of such the practice, received any part of the intervention of such all to the practice of the intervention of such the practice of the intervention of the practice of the practice of the intervention of the practice of the practice of the practice of the practic

- any time, but the holder of this note may require payment of not more than 6 months ad an interest of the amount of all prepayments made in one year, which exceeds 20% of the original principal amount of the loan.

which the fact in

SEE ATTACHED RIDER FOR ADDITIONAL CONDITIONS:

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.

END OF RECORDED DOCUMENT