	¥			1604-664-67 (18	reas salines zata	incomen de designa	สาร์ส เราซสสาร์ส		Australia distri			
			E. COLE®	FORM	No. 206	See S. S. Event		9			*	
		LEGAL	FORMS	Septembe	er, 1975			JAN				
			TRUST I	DEED (Illinois)	)			85	27400379			
		(Mor	thly payme	h Note Form 14 nts including in	iterest)			0	論			
					1			ove Space Fo	or Recorder's Use Only			
	THIS INDENTURE, made JULY 1 1984, between individually, but as Trustee Under Trust Agreement dat Roberta H. Dickinson								ank and Trust Com 1984 and known herein referred to	pany, as Tr as "Mor	not	
		herein re cree 'v as "Trustee," witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Installmer" Note," of even date herewith, executed by Mortgagors, made payable to Bearer										
	(	and deliver ONE HUND	ed, in aud RED FOI	by which note	Mortgagors p AND AND NO	oromise to pay the prir	ncipal sum of	Dollars, and	l interest from JULY	1, 198	34	
		on the belo	nos of nei	ain a comme	na from time	to time unnoid at the	rate of	ner ce	ent per annum, such princi NO/100	inal cum		
		on the $\frac{10}{10}$	TH day	of OCTODE	ANUAR	84 THREE T	HOUSAND OF	NE HUNDRE BER	ED FIFTY AND NO/10 ne final payment of princip	)0	Dollars	
		sooner paid by said not	, shall be	due on the _3	SIST A of	DECEMBER paid interest on the u	_, 19_91_; al mpaid principal n due, to bear	I such payme balance and interest after	ents on account of the in- the remainder to principal r the date for payment th	debtedne ; the por	ss evidenced rtion of each	
			or	at such other	place as the leg	nts 'eir made payable gal ' older of the note r	nay, from time	CE OF BEA	vriting appoint, which note	further	provides that	
		become at o or interest in contained in	nce due and accordan this Trust	d payable, at the ce with the ter Deed (in whi	ne place of payr ms thereof or i ich event electi	ment afore aid, in case	default shall oc cur and contin y time after th	cur in the pay ue for three d e expiration o	eon, together with accrued yment, when due, of any in lays in the performance of f said three days, without otest.	stallment	t of principal	
		NOW I limitations of Mortgagors Mortgagors	THEREFO of the about to be periby these p	RE, to secure we mentioned formed, and a resents CON	the payment note and of the also in conside EY and WAF	of the said principals of the said principals of the sum of the sum of the Trus	tee, is a nis	and interest	in accordance with the to nants and agreements here the receipt whereof is he d assigns, the following do	rms, pro in conta creby ac escribed	ovisions and ined, by the knowledged, Real Estate,	
		and all of to VILLAGE	neir estate,	right, title an	id interest ther	ein, situate, lying and CUNTY OF	being n the	<u></u>	AND STATE OF			
		QUA	RTER O	F SECTION	34, TOWNS	IN GROSSDALE, A SHIP 39 NORTH, COUNTY, ILLING	RANGE 12,					
					,			4	<b>5</b>	- 1		
	s e			5-34-422-0			d . #	,	1	W .	ō	
		TOGET so long and said real est gas, water, stricting the of the forego	THER with during all ate and no ight, power foregoing oing are de	all improver such times as of secondarily) er, refrigeratio d), screens, win sclared and ag	ments, tenemer Mortgagors m ), and all fixtu in and air con idow shades, a reed to be a p	nay be entitled thereto ares, apparatus, equipm ditioning (whether sin wnings, storm doors as art of the mortgaged p	ppurtenances the (which rents, in ment or articles ngle units or co and windows, floremises whether	ereto belongi issues and pro now or here entrally control oor coverings er physically	ng, and all rents, sues ar offits are pledged p, marily a eafter therein or the reon to olled), and ventilation, is, s, inador beds, stoves and attached thereto or not, a d in the premises by Mort	and on a cluding (	parity with a supply heat, without re- heaters. All agreed that	
		TO HA and trusts he	VE AND crein set fo	TO HOLD th	n all rights and	to the said Trustee, its d benefits under and b cressly release and wai	y virtue of the	Homestead I	ns, forever, for the purpose Exemption Laws of the Sta	te of Illi	ines, which	
	2 	Mortgagors,	their heirs,	successors an	d assigns.			ough they we	page 2 (the reverse side re here set out in full and	shall be	binding on	
	: Exonerati	ion provisio	n restricti	ng	LaGran		ust Compai		individually, but 1984 and known as			
	Book & 1	Tity of the Trust stamp	TYPE NA	MÉ(S)	Olider	IIdat Agreemen	t dated A	(Seal)	704 and known as		(Seal)	
	versa sic	la hereof, i nade a part	s harbeyo	WX- RE(S)	ATTEST	: Justitle Hari	repek	(Seal)_BY:	Presce O'lles VP & Trust Ofer.	irid	(Seal)	
	St	ate of Illino	is, County	ofDu	Page	ss., in the State aforesai VP & Trust	d, <b>DO HERE</b> Officer,	BY CERTIF	signed, a Notary Public in a Y thatIrene 0' th K. French, Tr	Connor	C	
	٠			IMPRESS SEAL HERE					S whose name S are I before me this day in pe		d acknowl-	
		* .		nene	·*	edged that they free and voluntary as waiver of the right o	ct, for the uses	and delivered and purpose	the said instrument as es therein set forth, includ	their		
		-1	4.	and official se	al, this December 2	31st 22, <sub>19</sub> 87	day o	of De	cember	<u>~~~</u>	. 19_84	
	T	ommission e his instrum	ent was p	orepared by		19			The state of the s	No	otary Public	
0.7		La Grang	e sank Grange		a Grange,	II. 60525	ADDRE	SS OF PROF	PERTY:	ļ	[ <del>]</del>	
- 1						Trust Company	3737 8838	-3745 Pra -8840 Bro	airie ookfield Avenue	DOC	2740037	
	м	AIL TO.	NAME ADDRESS		aGrange R				L 60513 ESS IS FOR STATISTICAL D IS NOT A PART OF THIS TAX BILLS TO:	UMENI		
		1		La Grang	e, IL	_ZIP CODE 60525	LaGra Trust	ange Bank tee, #755 LaGrang	& Trust Company	DOCUMENT NUMBER	79	
		OR I	RECORDE	R'S OFFICE E	BOX NO		La Gi	cange, IL	ddress)	3ER	_	

## 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 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 line 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 fights 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 about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of def alt, 'erein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgago'... 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 lien or title or claim thereof, or redeem from any tax sale or forfeit' e. flecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or i. curr \_' nonnection therewith, including reasonable attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the vortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorize 'my' taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with ir cress thereon at the rate of eight per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any a chit cruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The Trustee or the holders of tears hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate or accuracy of such bill, statement or estimate or into the validity of any transaction, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay each item of inde ted ess berein mentioned, both principal and interest, when due according to the terms hereof.

  At the election of the holders of the principal note, —, without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal note 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 default shall occur and contrary in the performance of any other agreement of the Mortgagors herein contained.
- At the election in solutions and the solution of the standing anything in the principal note of m this Trust Deed to the contrary, become due and payable when detault snall occur in payment of principal or interest, or in case default shall occur and e attine for three days in the performance of any other agreement of the Mortgagors of the standing of the standing

- astisfactory to him before exercising any power herein given.

  13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory-evidence-fluent all first debtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof g and at there goed of any apperson who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is registed of a sistectsoof tigistee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principals note herein described any note which may be presented and which conforms in substance with the described herein, he may accept as the genuine principals note herein described any note which may be presented and which conforms in substance with the description herein contained of the principals on the principal of t His instrument shall haven
  - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this interest in recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee. John J. Stress

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 Regarder of Deeds of the county
in which the premises are situated shall be second Successor in Trust Any Successor in Trust hereunder shall have the identical title, powers and
authority as are herein 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.

The Installment Note mentioned in the within Trust Deed has been 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.

Roberta H. Dickinson

END OF RECORDED DOCUMENT