## **UNOFFICIAL COPY**

TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS) I	NO. 202 March, 1968	Ë)	725 27	١	GEORGE E. COLE	
THIS INDENTURE, WITNESSETH. That the Gran	tors, Thom	nas G. J	McMahon ai	nd Eleanor	B. McMahon,	
his wife of the City of Chicago County	of Cor	nk	and State	of Illino	is	
for and in consideration of the sum of Twenty the	ousand and	no/10	0			
Dollars in hand paid, CONVEY AND WARRANT	to Ford	City	Bank			
of the city of Chicago County	of <u>Cook</u>		and State	ofIllin	ois	
as trustee, and to his successors in trust hereinafter na agreements herein, the following described real estate, tioning, gas and plumbing apparatus and fixtures, and profits of said premises, situated in the	with the implemental with the	provemen ippurtenai	its thereon. i	ncluding all h gether with all	rents, issues and	
and State of Illinois, to-wit:						
The West 5 feet of Lot 3, Lo Block 29 in Price's Subdivis Section 26, Township 38 Nort	ion of the	e South 13, Eas	West Qua	rter of		
Principal Meridian, in Cook	County, I	llinois	•			1
						1
						1
				. •		1.
	,			_		-
				-		
O. T.						1
Ux						
					,	
	*					
hereby releasing and waiving all rights under and by IN TRUST, nevertheless, fo the purpose of secu WHEREAS. The Grantors are j stly indabted up	aring perform	nance of t	the covenant	and agreem	ents herein.	e
herewith, payable	•		•	•		1
			- 1071	6 11		
First instalment of \$52°.0 by 46 consecutive mont ly day of each month with a 2°	instalmen	ts of \$	525 <b>.</b> 00 on	the 25th		
November 25, 1975.						ĺ
•		:				
		)				-
	4/	1				
-						
1						
						1
THE GRANTORS covenant and agree as follows: (1) to or according to any agreement extending time of payment: (2) to premises, and on demand to exhibit receipts therefor; (3) within sixty and premises that may have been destroyed or damaged. (4) that was the property of t	pay said indebted pay prior to the y days after destr iste to said premi	driess and the first day uction or da	he in are the re of June in tack mage to rebuild be commissed.	on, as herein and year, all taxes an r restore all buil suitr ed; (5) to ke	i in said notes provid d assessments against s dings or improvements tep all buildings now or	led, aid on at
any time on said premises insured in companies to be selected by the to the holder of the first mortgage indebtedness, with loss clause at their interests may appear, which policies shall be left and remain to incombrances, and the interest thereon, at the time or times when it in THE EVENT of failure so to insure, or pay taxes or assess.  In THE EVENT of failure so to insure, or pay taxes or assess.	e grantee herein, tached payable for tached payable for with the said Mort he same shall becoments, or the price or assessments.	who is hereb rif, to the fir- tgagees or Ti come due and or incumbran or discharge	y authorized is p st Trustee or Mon- rustees until the in payable, ces or the interes or purchase any	and secon and secon and reduced the secon and second secon	d. to the Trustee herein y paid: (6) to pay all pi t, the grantee of the hole ecting said premises of	as rior ider
all prior incumbrances and the interest thereon from time to sim the same with interest thereon from the date of payment at seven pe IN THE EVENT of a breach of any of the aforesaid covenas shall, at the option of the legal holder thereof, without notice, bec- seven per cettl, per annum, shall be recoverable by foreclosure there	ie; and all mone ir cent, per annur nts or agreements ome immediately reof, or by suit a	y so paid, if m, shall be s the whole o due and pay if law, or boi	he grantors agree to much addition of said indebtednes table, and with it h, the same as if	to rej w nimedical indebt_ness ser ss, including print nterest thereon to all of said inde to	ately without demand, thereby, pal at, I all earned inter in time of such breach, driess ad then matured	est.   est.   at   by
express terms. Its AGREED by the grantors that all expenses and distinctuding reasonable solicitor's fees, outlays for documentary evident of said premises embracing foreclastic decree—shall be paid by the wherein the grantee of any holder of any part of said indebted.	bursements paid ice, stenographer' ie grantors; and t ess, as such, ma	or incutred s charges, co the like expe y be a party	in behalf of plai ist of procuring on nses and disburse , shall also be a	ntiff in connection r completing abstr ments, occasioned baid by the granto may be rendered	act she wins the whole to by the rest of process in such the spenses	of nile ling and ced-
seven per cert, per annum, shall be recoverable by tore-to-out the expression of the procession whether of the procession whether of the procession of the procession whether decree shall have been end disbursements, and the costs of suit, including solicitor's fees hand assigns of said grantors waive all right to the possession of upon the fiftic difference of the shall be controlled to the procession of the said premises.	ered or not shat we been paid. To and income from ourt in which such ake possession or	I not be disr he grantors om, said pro th complaint charge of sa	nissed, nor a rele for said grantors mises pending s is filed, may at o aid premises with	and for the heir uch foreclosure p nee and without no power to collect	until all such species, executors, admir stra roceedings, a.d. 987 street to the said gr 1078 the rents, issues a d p	and tors that i, or r its
IN THE EVENT of the death or removal from said Co	ok	_County of 1	he grantee, or of	his resignation, re	fusal or failure to act. t	hen
any like cause said first successor (all or refuse to act, the person when successor chair trust. And when all the aforesaid covenants and as the party critisted on receiving his reasonable changes, the party FTHIS TRUST DEED is signed by one person as grantor, and verbs importing the plural number.	of sa no shall then be the treements are per	aid County is ne acting Rec formed, the	hereby appointe order of Deeds of grantee or his su	d to be first succest said County is he cessor in trust, sh	ssor in this trust; and if reby appointed to be sec all release said premise	for cond s to
and verbs importing the plural number.	Wamber	of P	rd.			i
THIS TRUST DEED IS SUBJECT TO FIrst	Mortgage	OI KECO	ra		•	
<u> </u>						
	· ,					
Witness the hands and seals of the grantors	this18	rh	day (	ne sta	lember 19 (SE/	71_ AL)
	* Le	aun	~ B 1/2	e Mak	au (SE/	AL)

## **UNOFFICIAL COPY**

	1971 NOV 29	AM 9 26	$\mathbf{co}_{F_{n,2}}^{h_{n,2}}$	ing an well State of the second	
STATE OFIllin	ois NV-2	9-71 352275 •	24725370 · A	Jan	5
COUNTY OF Cook	} 5S.			1 6	
I. Shaun Michel					
State aforesaid, DO HEREBY CER	TIFY thatThe	omas G. McMahon and	Eleanor B. McMa	hon	
personally known to me to be the				<del></del>	
appeared before me this day in a					
appeared before me this day in p					
instrument as <u>their</u> free and elever of the right of homestead.	oruntary act, for the	uses and purposes therein s	set forth, including the	release and	
	rial seal this	26th day of	Manage 1		
Hally	The Scal tills	day of	November	_, 19 <u>71</u> .	
5 3 2		Dhau.	Buchele C	2n.)	
Commission Expres		Show	Notary Public	win_	,
Commission expres.			•		•
		_	•	•	
	0/ /5				
	个点	20 /			
		MAIL	<u> </u>		
	0,				
	, ,	<b>/</b>			e ng
				•	
	,	12 C/6			
			h/		$\overline{N}$
			4		$\frac{7}{2}$
			0,	= (	Ů,
		,	$O_{x}$		270
		· . =		C	
			ļ.		
l <sub>m</sub>					
e <b>d</b>					£
De De		Mau			COLE
SECOND MORTGAGE  Trust Deed	2	MAIL TO	ا ذ		GEORGE E. COLE® LEGAL FORMS
Sn.				ļ	EORGE E. COL! LEGAL FORMS
Dag L					GEC
S					,
• •	1 1	1	I	Í	£.

END OF RECORDED DOCUMENT