## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 7202 JANUARY, 1968	22 68	126	GEORGE E. COLE	•
THIS INDENTURE, WITNESSETH, That Thomas	W. Keene &	Nancy S	Keene, H	ia Wife	
(hereinafter called the Grantor), of the City and State of Texas for and in consideral Forty-five and 40/100g in hand paid, CONVEY AND WARRANT to Rut of the City of Chicago and to his successors in trust hereinafter named, for the pullowing described real estate, with the improvements thereon, and everything appurtenant thereto, together with all rents, of Chicago County of COOK	tion of the sum of Secondary (\$7	745.40) = Trustee, ok  dormance of the cair-conditioning.	6029 W. I and State of II covenanta and agre	HundredDollars rving Pk Rd. linois	
Lot 2 and the North 1 of I Goods Subdivision of the E east 1 of Section 14, Town Third Principal Meridian i	Lot 3 in Blo East 1 of th Iship 38 Nor In Cook Coun	ck 2 in F e Southwe th, Range ty, Illir	Eberhart Rest & of to 14, East nois.	obinson & he North- of the	
OO THE PAIR NET TOTAL T			,		
Hereby releasing and waiving an rights under and by virtue in Trust, nevertheless, for the repose of securing per WHEREAS. The Grantor Pridmas W. Keen justly indebted upon One	of the homestead ex- formance of the cover e_&_Nancy_S principal	_ Keeue	HIS WITE		
in the sum of Soven Thousa (\$7745.40) dollars, in Six installments of One Fundre dollars each, beginning La	nd Seven Hunty (60) equal d Twenty-ning 11,1974 and 1	ndred For al and su ne and 09 nd ending	ccessive m /100s (\$12 April 1].	nd 40/100s monthly 29.09) 1979.	
	$C_{j}$		RICAL	,	
The Grantor covenants and agrees as follows: (1) To notes provided, or according to any agreement extending tim and assessments against said premises, and on demand to ex rebuild or restore all buildings or improvements on said pren shall not be committed or suffered; (3) to keep all buildings rigantee herein, who is hereby authorized to place such insurvith loss clause attached payable first, to the first Trustee or which policies shall be left and remain with the said Mortgag brances, and the interest thereon, at the time or times when the said to the said to the said state of the said indebtedness, may procure such lein or title affecting said premises or pay all prior incumbrat Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secured in this Event of a breach of any of the afgread cover	pay said ind bledness of of payme (1, 1, 2, 2) of hibit receipts nor from hises that may have brown or at any time, annee in companies are. Mortagues, and, secrets of Trustees unfill become, assessments, or the or insurance, or provinces and far the same with interest the same with interest.	, and the interval pay prior to the (3) with the lax or surged or a surgerises insent the con- put the control of the number of the con- number of the con- trol of the con- tro	pacreon, as hereir first day of June ir days after destri langed; (4) that we ured in companies ider of the first more herein as their is fully paid; (6) to or the interest the	a and in said note or a each year, all taxes uction or damage to vaste to said premises to be relected by the origage indebtedness, nicresis may appear, pay all prior incum- ereon when due, the or purchase any tax money so paid, the ni at seven per cent	22 684
IN THE EVENT of a breach of any of the aforesaid coven earned interest, shall, at the option of the legal holder the thereon from time of such breach at seven per cent per anga- same as if all of said indebtedness had then matured by sand	ants agreements the cof, without notice, be an shall be recoverable	e whole of said is ecome immediat e by foreclosure	ely die an payab thereof y su't	ling principal and all le, and with interest at law, or both, the	126
Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secured in Title Event of a breach of any of the aforeasid coven thereon from time of such breach at seven per cent per angle ame as if all of said indebtedness had then matured by exprisions as if all of said indebtedness had then matured by exprisions as if all of said indebtedness had then matured by exprisions as if all of said indebtedness had then matured by exprisions have been considered by the continual pleting abstract showing the whole title of said furnifies of expresses and disbursements, occasioned by any said furnifies of expresses and disbursements, occasioned by any said furnifies of expresses and disbursements, occasioned by any said furnifies of expresses and disbursements, occasioned by any said furnifies of expresses and disbursements, occasioned by any said furnifies of expresses and disbursements, occasioned by any said furnifies of expresses and disbursements, occasioned by any said furnifies. The said is the said for the said furnifies of the said of t	Preements paid or inco or documentary evide mbracing foreclosure ding wherein the gran ch expenses and disbu- be rendered in such fo- sed, nor release hereo- he Grantor for the G and income from, asi Trust Deed, the court is e Grantor, appoint a remises.	arred in behalf once, stenographe decree—shall be tee or any holde reements shall be reclosure proceef given, until all rantor and for it of premises pendin which such co receiver to take	f plaintiff in corni- r's charges, cost of c paid by the C'- r of any part of s an additional lien dings; which proc- such expenses and he heirs, executors, ing such foreclosus mplaint is filed, ma possession or char	ction with the fore- f procuring or com- antor; and the like aid 'useo dness, as up a said 'remises, eec ag, w' ther de- dis ae 's, and administ ator and re proceedin a, and by at once said 'th- ge of said pr.m'.cs	
IN THE EVENT of the death or removal from said refusal or failure to act wife. MELVIN COHEN int successor in the toat and if for any like cause said first a of Deeds of said Cody is hereby appointed to be second agreeformed, the granger or his successor in trust, shall release a	COOK  uccessor fail or refuse cessor in this trust. An	to act, the person	y of the grantee, of f said County is her who shall then be foresaid covenants	r of his resignation, reby appointed to be the acting Recorder and agreements are	9
Witness the hands and scals of the Grantors this	6th	rty entitled, on re	April	able charges.	
	This inst	Sy S	level s prepared	(SEAL)	
	Ruben Har: 6029 W. I: Chicago,	riá rving Pær	k Road	,	

## **UNOFFICIAL COPY**

	74 ÅPR 15 AM 10 37	13
STATE OF Illinois County of Cook	A(1):15-74 785706 • 226071126 4 A -	- kec 5.1u
I,the_undersigned State aforesaid, DO HEREBY CERTIFY that	Thomas W, Keene & Nancy S, Keene, I	nty, in the
hard before me this day in person and	acknowledged that they signed, sealed and delivered to the uses and purposes therein set forth, including the results of the uses and purposes therein set forth, including the results of the uses and purposes therein set forth, including the results of the uses and purposes therein set forth, including the results of the uses and purposes therein set forth, including the results of the uses and purposes therein set forth, including the results of the uses and purposes therein set forth, including the results of the uses and purposes therein set forth.	the said
Given in ter my hand and notarial seal this	6th day of April Notary Public	19 <u>74</u> .
	Of Coup.	
	of County Clart's	22684126
SECOND MORTGAGE  Trust Deed  To	PLEASE RETURN TO: HARRIS LOAN & MORTGAGE CORP. 6029 W. Irving Park Road Chicago, Illinois 60634	GEORGE E. COLE* LEGAL FORMS

END OF RECORDED DOCUMENT