UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (IIIInois)	FORM No. 2202 JANUARY, 1968	22	716	51[]	George E. Cole* Legal Forms
THIS INDENTURE, WITNESSETH, That 6113					fe
(hereinaster called the Grantor), of the and State of	The First Bank and County of Cook to purpose of securing perfore roon, including all heating	Trust	County Compa	of Cook_ ny late of II into and agree and plumbing i	Dollars Linois Iments herein, the follographic and fixtures.
Lot 2 in Winston Knolls Unit #4, b E 1/2 of Sec 30, Twp 42 N, Range 1 the Recorder's office of CCI. on 4	eing a subdivision	of pa	rt of t	tha # 1/2	? of the acorded in
Las	RUMENT WAS PREPARED	Z			
35 NO	CAND TRUST COMPA RTH EROCKWAY STREET TINE, ILLINOIS 60067	Α¥Y			
Hereby releasing and waiving all rights under and by v IN TRUST, new rithe eas, for the purpose of securing WHEREAS, The General Allen M. Harris	irtue of the homestead exemp performance of the covenant and Iori K. Herris	tion laws and agr	of the Sta cements he wife	ite of Illinois. erein,	
justly indebted upon to the First Bank and Trust Company plus interest at the rate of 8% due this instrument shall also be secur or renewals of said lain and any ad \$5,200.00	principal pro y, Palatine, Illino on or before Aug. lity for a period of	missory is in 5, 19	the am 74. I years a total	ring even da ount of t is inte , on any l amount	te herewith payable \$5,200.00 ended that extensions of
7			<u>~</u>	CAC	
THE GRANTOR covenants and agrees as follows: (1) totes provided, or according to any agreement extending and assessments against said premises, and on demand to bebuild or restore all buildings or improvements on said hall not be committed or suffered; (5) to keep all buildin rantee herein, who is hereby authorized to place such in ith loss clause attached payable first, to the first Truster which policies shall be left and remain with the said wortances, and the interest thereon, at the time or times whe In THE EVENT of failure so to insure, or pay taxes and the cort he holder of said indebtedness, may procure a one or title affecting said premises or pay all prior incum rantor agrees to repay immediately without demand, as a numm shall be so much additional indebtedness secured. In THE EVENT of a breach of any of the aforesaid corned interest, shall, at the option of the legal holder; are constructed interest, shall, at the option of the legal holder; are seen from time of such breach at seven per cent per as mee as if all of said indebtedness had then matured by expression of the second from the contract of the second form the contract of the second form the se	To nav an indebtedness, and time of ayment; (2) to pay o skibiti recr. pts therefor; (3) remises tr. if any, ave been dis now or at any ', no n said surance in come nie. creents or Mortgagee, av. s. s. and the same shall been a pure or come of the prior in the same shall been a pure or under the same shall been a pure or under the same shall been a pure or under the same with interest the natternation of the same with interest the red hereby, we have a significant to the same with interest the whences, without notice, become	the interprior to within astroyed prehises parto the other of the Tradebtedness of the Tradeb	rast therece the first da sixty days or damage insured in holder of ustee here; as is fully jude. ccs or the essements, come to time the date in the d	on, as herein y of June in after destruct d; (4) that was companies to the first mor in as their initipaid; (6) to p interest there of discharge of me; and all ne of payment these, including and payable of the work of the suit a suit and payable of the suit a suit and payable of the suit a suit and payable of the suit a su	and in said note or each year, all taxes tition or damage to ste to said premises to be selected by the tagge indebtedness, creats may appear, any all prior incumers on when due, the purchase any tax noney so paids the at seven per dent at seven per dent ag principal and all and with interest taw or both the
e costs of suit, including attorneys, bee have been paid signs of the Grantor waites all rightpoothe possession rees that upon the fling of any complaint to forcelose th I notice to the Grantor, or to any party claiming under the power to collect the renta-lights and profits of the safe	I. The Grantor for the Granto of, and income from, said pro- its Trust Deed, the court in the Grantor, appoint a recei d premises.	or and for mises perich such ver to the	r the heirs nding such complaint ke possess	, executor, a n foreclosure is filed, may lon or charge	pror clim, and and at ace and vither of small primises
IN THE EVENT of the deather removal from said — usal or failure to act with a	et successor fail or refuse to an	the ner	of said C	ounty is herek	of his resignation, by appointed to be acting Record to did agreements are a charges.
Witness the hand and scal a of the Grantor a this	day	01	May		19_74
	x_lflin	A.	Elm.	<u> </u>	(SEAL)
	Jan 1		lasse		(SEAL)

UNOFFICIAL COPY

STATE OF TIlinois	58,	•	•
COUNTY OF COOK			
		ary Public in and for said County, in	
State aforesaid, DO HEREBY CERTIFY	that Allen M. Harris an	d Lori K. Harris, his wife	
personally known to me to be the same		and the second s)
ppeared before me this day in person			
nstrument as free and volun	į		
niver of the right of homestead.			
Iversing treng trend and notarial so	oal this management 74.h	day of May 19-7	<u> </u>
CFU		Notary Public	<u> </u>
omminos Esperas	2)_	·	
malistratified		•	
		R (7) 803	្ត សុទ្ធស្វាស់
074 MAY 14 PM 12 57	A Company	Coar than	ath than a
17 VM 12 57	HAY-14-74 501387	• 22716511 • A - Rec	5.1
~	C		
500		0/1/	
(U > Q \		7.0	بن
N	ALL		27
	4	15c.	(C)
		C	
			CV
	7	1 25	&
De lea	MAIL TO	3 19009	20 8
		is 7. st	EORGE E. COU LEGAL FORMS
Trust Deed Farris and far K. H To The last Company		California (1)	GEORGE E. COLET LEGAL FORMS
			۳
Trust Deed Allen E. Farris and fori K. Farris To First Burk and Trust Company		First Bank and frust Company of Morth Brockway Falatine, Illinois 60067	
		15574	

IND OF RECORDED DOCUMENT