UNOFFICIAL COPY

		************		<u> Charles Car</u> a
TRUST DEED SECOND MORTGAGE FORM (IIII	rois) FORM J	No. 2202 22 RY, 1968	733 066	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSE		wski & Geral	dineJGrochow	ski, his wife
(hereinafter called the Grantor), o	f the village of	haumberg	County ofCOO	
and State of 1111nois Seven thousand s	for and in consideration of the seven hundred fort	rt Thomas &		Dollars
in hand paid, CONVEY AND V of the village of E and to his successors in trust herein	1k Grove County	y ofCOOk	and State of	Illinois
wing described real estate, with the old everything appurtenant thereto	e improvements thereon, including , together with all rents, issues an	g all heating, air-conditi nd profits of said premis	ioning, gas and plumbing ses, situated in the	g apparatus and fixtures,
	eathersfield secti		t #14, a	
division of	the North 3 of se of the Third Prin	ection 28, To	ownship 41 No	
	purpose (f.securir rformance	of the covenants and a	agreements herein.	
	ogGrochovski & Ger	raldineTGroch		化氯化物 化二氯化物 经收益 医水体 经不存储器 化二氯化
THE GRANTOR covenants and ag	rees as follows: (1) To pay said	indebtedness, and they	inte at thereon, as here by the first day of June	in and in said note or
THE GRANTOR covenants and ag cites provided, or according to any a disassessments against said premise build or restore all buildings or implement of the covenant of the cove	ces as follows: (1) To pay saud a greement extending time of payor s, and on demand to exhibit rece provements on said premises that	ndebtedness, and the nent; (2) to pay prior in ipts therefor; (3) with may have been destry your analysism.	the at thereon, as nered to the first day of June of the first days after desired or a maged; (4) that	n and in said note or in each year tall taxes ruction or damage to waste to said premises
alt not be communication and the herein, who is hereby authorith loss clause attached payable firshich policies shall be left and remained the state of the state	zed to place such insurance in cont, to the first Trustee or Mortgages or Tr	mpanies acceptable to ee, and, econd; to the ustees until the indebte	Le hold of the first m Truste here a as their dness s ful' paid; (6)	ortgage indebtedness, interests may appear, to pay all prior incum-
ances, and the interest thereon, at a In the Event of failure so to it antee or the holder of said indebted or title affecting said premises or	e time or times when the same or isure, or pay taxes or assessment ness, may procure such insurance nav all prior incumbrances and	iall become due and pa ts, or the prior incumb e or pay such taxes or the interest thereon fro	yable. rances or t' e interest the assessments or dir and a continue to time; and a	hereon when due, the cor purchase any tax
rantor agrees to repay immediately rannum shall be so much addition. IN THE EVENT of a breach of an	without demand, and the same al indebtedness secured hereby? y of the aforesaid covenants on a	with interest thereon i	rom the date of p yme	ent at seven per cent
me as if all of said indebtedness had It is Agreed by the Grantor the	even per cent per annum shall be then matured by express terms, at all expenses and disbursements	e recoverable by forecl	losure thereof, or by sul	at law or both, the
sure hereor—incuous reasonates ting abstract showing the whole t penses and disbursements, occasione ch. may be a party, shall also be pai	ttorney's feest ounays to coordinate of said premises embracing id by any suit or proceeding when d by the Grantor. All such expen-	foreclosure decree—si ein the grantee or any ses and disbursements s	grapher's cnarges, cost hall be paid by the G / holder of any part of thall be an additional lie	of provising of com- rantor, and the like said indeoter less as a moon said orr aise
all be taxed as costs and included in the of sale shall have been entered or e costs of suit, including attorney's expectation waives all right	any decree that may be rendered not shall not be dismissed, nor reflect have been paid. The Grant	d in such foreclosure ; elease hereof given, un or for the Grantor and	proceedings; which pro till all such expenses an d for the heirs, executor	ceeding, whet er de disbursement n's, administrators at d
igns of the comment of any comment notice to the Grantor, or to any the power to collect the rents, issues	plant to foreclose this Trust Dec- party claiming under the Granto and profits of the said premises.	d, the court in which st r, appoint a receiver to	pending such ach complaint is filed, m a take possession or ch	ay at once and with- arge of said premises
amour agrees to repay immediately arranged to the second of the control of the co	oval from said COOR CORDER OF DECESSOR Ny like cause said first successor in	ail or refuse to act, the	County of the grantee, of said County is h person who shall then b	or of his resignation, ereby appointed to be e the acting Recorder
그리고 사용을 모든 것이 보고 말하다고 있었다.			the atoresaid coverage, on receiving his reasor	and agreements are table charges.
Witness the hand and seal of	the Grantor mis	thday of _	90 -	
	10	teo K.	X 300000	(SEAL)
		teo sk. Geroldine	9 Hochou	(SEAL)
	19 19 19	Leo K. Beroldine	9 Hiochai	(SEAL)

UNOFFICIAL COPY

STATE-OF Illinois COUNTY OF COOK	1974 MAY 31 AM 10 30 1974 MAY 31 AM 10 30 11AY-31-74 8 6 9 3 0 6 0 2273306	RECORDER OF REINS COCK COUNTY BLOGG!
	, a Notary Public in and for TIFY that LeoRGrochowski & Geraldine TGr	ochowski, his wife
aproard before me this day in p	erson and acknowledged that they signed, sealed and oluntary act, for the uses and purposes therein set forth, included	l delivered the said
225 N	Notary Public E. Anderson A ill gion Heights RD. rova; Illinois 60007	
Canon	JOOL MALE	22733066
SECOND MORTGAGE Trust Deed Trust Deed	400 Central Ave.	GEORGE E. COLES. LEGAL FORMS