UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	. 22 819 880	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Jo	hn M. Fox and wife S	heryl L. Fox	
Jtlv		raa - Cäak	,
(hereinafter called the Grantor), of the <u>Cit</u> and State of <u>Illinois</u> , for and inc Six, thousand three hundred fo	onsideration of the sum of	nge County of, Cook	
in hand paid, CONVEYAND WARRANT	to. Jerome R. Th	omas	Dollars
of the City of Chicago	County_ofCoo	k and State of 11	linois
and to his successors in trust hereinalter named, for		rmance of the covenants and agre	ements herein, the fol-
lowing described real estate, with the improvements and everything appurtenant thereto, together with	thereon, including all heating, a	ir-conditioning, gas and plumbing	apparatus and fixtures,
of La Grange County of C	ook and		
Lot 4 in Bauska's Highland 496.61 ft. of W. 2030.5 ft	is, being a Subdi	vision of the S.	1/2 of North
496.61 ft. of W. 2030.5 ft	i Principal Merid	ian.	uth 30 Morrie
Range 12 east of the Thirt	Trincipal neric		
	1	,	
This instrumenty as prepar	red by:		
Debbie Vellegas American National Bank and	l Trust Company o	f Chicago	
3 North La Salle Street		,	
Cartago, Illinois s			
6069	10		
Hereby leasing and waiving all rights under and least In Trust, never heres, so, for the purpose of secu	ring performance of the covena	nts and agreements herein.	i.
WHEREAS, The Gran' r John M. Fox	and wife Sheryl L. 1	ox	[
justly indebted upon one 1	nstallment principal p	romissory notebearing even da	ate herewith, payable
the principal sw of S x thou	sand three hundred	forty-five and 36/100	Dollars
payable in instal ments as fol	lows: Seventy-five a	and 54/100 Dollars on	the 25th
day of September 7; teven	ty~five and 54/100 I	ollars on the 20th	day of
each month beginning of the 2 months succeeding, and a ina 25th day of Audust	proment of Seventy-	five and 54/100 Dolla	irs on the
25th day of Audust 1	r 81'-L	A	1
. *			* *
,		بهمهون کند. است	1
THE GRANTOR covenants and agrees as follows:	(1) To no pair on this done	and the internet thereon or havein	and in and ante as
notes provided, or according to any agreement extens	ding time of p ymen; (2) to p	y prior to the first day of June in	each year, all taxes
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten and assessments against said premises, and on demarchould or restore all buildings or improvements on shall not be committed or suffered; (3) to keep all bu grantee herein, who is hereby authorized to place sue with loss clause attached payable first, to the first Tr which policies shall be left and remain with the said brances, and the interest thereon, at the time or times	aid premises that me nave beer	destroyed or damaged; (4) that w	aste to said premises
grantee herein, who is hereby authorized to place suc	h insurance in compan is r cep	ble to the holder of the first mo	to be selected by the rigage indebtedness,
which policies shall be left and remain with the said l	dorigagees or Trustees until 1.	to the Trustee herein as their in in the content of	pay all prior incum-
brances, and the interest thereon, at the time or times IN THE EVENT of failure so to insure, or pay to	when the same shall become du xes or assessments, or the prior	and ayable.	reon when due, the
IN THE EVENT Of failure so to insure, or pay la grantee or the holder of said indebtedness, may proculen or title affecting said premises or pay all prior in Grantor agrees to repay immediately without demarks and the said of the said	ire such insurance, or pay such cumbrances and the interest the	axe assessments, or discharge	or purchase any tax money so paid, the
IN THE EVENT of a breach of any of the aforesal	d covenants or agreements the	whole of said indebtedniss, includi	ng principal and all
IN THE EVENT of a breach of any of the aforesal carned interest, shall, at the option of the legal hole thereon from time of such breach at seven per cent p same as if all of said indebtedness had then matured by	er annum, shall be recoverable	by foreelosure the: of or b, suit	at law, or both, the
It is Agree by the Grantor that all expenses a	nd disbursements paid or incuri	ed in behalf of plaint. 'n co	sting with the fore-
It is Acasem by the Grantor that all expenses a clower hereof—including reasonable autorncy's fees, of pleting abstract showing the whole title of said pre- sepenses and disbursements, occasioned by any auti- such, may be a pairty, shall also be paid by the Granto- thall be taxed as costs and included in any decree that cree of sale shall have been entered or not, shall not be suffered to the Granton of the complete of the con- trolled to the Granton of the complete of the con- putation of the Granton of the con- trolled to the Granton of the con- trolled	mises embracing foreclosure d	e, stenographer's charges, out of	rocuring or com-
such, may be a party, shall also be paid by the Granton	r. All such expenses and disburs	e or any holder of any part of an ements shall be an additional lien	d indentedness, as ipon ser oremises,
shall be taxed as costs and included in any decree that cree of sale shall have been entered or not, shall not be	t may be rendered in such fore dismissed, nor release hereof p	closure proceedings; which proce liven, until all such expenses and	eding, who her de-
the costs of suit, including attorney's fees have been assigns of the Grantor waives all right to the possess	paid. The Grantor for the Gra	ntor and for the heirs, executors,	admininrators and
agrees that upon the filing of any complaint to forecio	se this Trust Deed, the court in	which such complaint is filed, may	at once and with-
out notice to the Grantor, or to any party claiming t with power to collect the rents, issues and profits of the	said premises.		to ot and pie hacy
refusal or failure to set, then Chicago Tit	ile & Trust Co. o	f Cheo of suit Communication	of his resignation,
IN THE EVENT of the death or removal from said- refusal or fallure to act, then Chicago Ti first successor in this trust; and if for any like cause sai of Deeds of said County is hereby appointed to be see performed, the grantee or his successor in trust, shall r	d first successor fall or refuse to and successor in this trust. And clease said premises to the parts	act, the person who shall then be t when all the aforesaid covenants a chilled, on receiving his reasonal	he acting Recorder and agreements are ble charges.
Witness the handand scalof the Grantor			19 74
	0.1.0	n Zar	
· · · · · · · · · · · · · · · · · · ·	your_!!	1. Fg. N.S. Sog.	(SEAL)
• •	Sher	N. Sion	(SEAL)
		, , , , , , , , , , , , , , , , , , , ,	
			-
			•

UNOFFICIAL COPY

'- 1974 AUG 19 AN 11 07			2027 707 11V	,	· c :
STATE OF Selections of Secretary Secretary Secretary Public in and for said County, in the Solutions of Dothers of Secretary Secretary Public in and for said County, in the Solutions of Dothers of Solutions of Sol	-	1	1973 AUG 19 AM 11 01	7 ε ο 22219080 Φ	A Res 5.64
a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that M. M. and personally known to me to be the same personally whose name of the foregoing instrument, appeared before me this day in person and acknowledged that signed, scaled and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this 7.5 % day of June 19 74 Section 19 19 74 MAIL TO		STATE OF Illinus	}	~.	
Show foresaid, DO HEREBY CERTIFY that form M. For Land Personally known to me to be the same personal whose named mesh signed, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this form from the said instrument as forth right of homestead. Given under my hand and notarial seal this form from the said instrument as forth, including the release and waiver of the right of homestead. Maid To Main Public 13, 17, 1977		COUNTY OF God	}	-	
Show foresaid, DO HEREBY CERTIFY that form M. For Land Personally known to me to be the same personal whose named mesh signed, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this form from the said instrument as forth right of homestead. Given under my hand and notarial seal this form from the said instrument as forth, including the release and waiver of the right of homestead. Maid To Main Public 13, 17, 1977		John A. Lunch	a Not	tary Public in and for sai	d County, in the
personally known to me to be the same person and acknowledged that signed, sealed and delivered the said instrument as		Style aforesaid DO HEREBY CERTIFY that	John m.	Fox and	2
personally known to me to be the same personal whose name and a subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Siven under my hand and notarial seal this day of function free and free and free and free and waiver of the right of homestead. Siven under my hand and notarial seal this day of function free and free and free and free and free and waiver of the right of homestead. Siven under my hand and notarial seal this free and fr			<u> </u>		············
appeared before me this day in person and acknowledged that signed, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this		- //	nA whose names are	subscribed to the fores	going instrument,
waiver of the right of homestead. Given under my hand and notarial seal this		_			
Given under my hand and notarial seal this	5				
22819880 MAIL TO	C	waiver of the right of homestead.	*		
22819880 MAIL TO		Given under my hand and notarial seal th	is	day of June	
22819880 MAIL TO	1		A. l	2, 1. 5	
22819880 MAIL TO	17.01.04.4		John	Notary Public	ch
	-	Countission Expire 12, 17, 197			
		Miniman.			
		-0-			
			Z/A		,
			Man H		`-·
					-
) }
					כא
					28
					19
					:
			The second of th		Z ,
	-		TO THE PARTY TO		0,
BOX No		, -	MAN	The same	
BOX No. SECOND MORTGAGE Trust Deed John M. Fox and Sheryl L. his wife Jtly Jinn West West fire Stree Chicago, Illinois TO TO Lerome R. Chiomas TO M N Di Flavio American National Bank 33 N. Le Salle St. Chgo, Illinois LEGAL FORMS		O	- 19	79.	Y.C.
BOX No. SECOND MORTGAC Trust Deec John M. Fox and Sheryl his vife Jtly Jann West Mest 63rd St Chicago, Illinois TO Ierome R. Chiomas M N Di Flavio American National Bani 33 N. La Salle St. Chgo, Illinois GEORGE E. COLE LEGAL FORMS		HE TO SEE			
BOX No		GAC GAC ery J		Banl	MS
Trust BOX No	λ,	ORT Shi	· · · · · · · · · · · · · · · · · · ·	nal s St	70 E
John M. Fox his wife Jil Jan Mest W. Chicago, Ill Chicago	5 2	and and Ly To		lail- latic Matic Salle	RGE
John M. John M. Jano Wea Chicago, M. N. D. M. N. D. M. N. D. M. N. D. M. Office, Chicago, Chi	9	NO IN SECTION AND AND AND AND AND AND AND AND AND AN		San N	GEO
John his w his w 1300 Chica w M M M M M M M M M M M M M M M M M M	2	SEC NEG Life Life Life Life Life Life Life Life	,	N Di neric 3 N.	
2540 4		ann 15 w 300 hica	-	2 8 8 E	
		5245 4	, .	,	1

END OF RECORDED DOCUMENT