UNOFFICIAL COP

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973		GEORGE E. COLES
THIS INDENTURE, WITNESSETH, That DENNI		d CAROL J. DOUGL	
and wife, (hereinafter called the Grantor), of		k County	Illinois
(No. and Street) for and in consideration of the sum ofTWENTY-	• '	(City)	(State)
in hand paid, CONVEY AND WARRANT to _	J. FRED DOUGL/ Kane County	5 -	llinois
(No. and Street) and to his successors in trust hereinafter named, for the	(City)		(State)
lowing described real estate, with the improvements there and everything appurtenant thereto, together with all rea			apparatus and fixtures, Town
Jof Palatine County of Cou		ate of Illinois, to-wit:	1
FARCEL 1: Lot 15 in Block Subdivision in Section	13, Township 4	Park Northwest, 2 North, Eange 1	0, Fast of
the 3rt F. M., in Cook Course of Cotton 19, Township in Cook Course of Latin 19, Township in Cook Course This page 10, Coo	n My Mead Acres,	suldivision of	the East half
of Jetion 19, Township 4	ccept the West i 2 North, Range	10, East of the	3rd P. F.,
in Cook 5 unty, Illinois			
		£ .	
-0-		•	
Hereby releasing and waiving all rights under and ty vi- in Taust, nevertheless, for the purpose collection	tue of the homestead exemp performance of the covenant	tion laws of the State of Illino and agreements herein.	in.
justly indebted upon their	principal pro	omlayory notebeating even o	Jate herewith, payable
to the order of Pearer, t	o -pr na pol au	m of (27,000.00	and interest
to time unpoid at the rat	e of the per an	num, such princi	pel nd int-
from the date bereef on t to filme unpedd at the rat erect to be payable in in day of November, 1974; %? for five connecutive month	70.00 81 Were	h day of each me	nth thereafter
Interest then due on the	ne with this final 7th any of Arri	payment or pren	oppor one
. · · · · · · · · · · · · · · · · · · ·		10	, i
This Crantor covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on domand to rebuild or restore all buildings or improvements on said p shall not be committed or suifered; (3) to keep all building in the area of the said in the committed or suifered; (3) to keep all building instee herein, who is hereby suitorized to phase such in with loss chaute stracked payable first, to the first Trustee which policies shall be left and remain with the said Moris brances, and the interest thereon, at the time or times when the time of the said with the said indebtedness had then matured by exp as the said with the said wit	Fo pay sald indebtedness, an	d the le real verson, as here	n and in said note or
and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said p shall not be completed as affects (\$3.50 keeps at building	exhibit receipts therefor: (3 remises that may have been c) with nightly de a after desi- lestroye. That aged; (4) that	ruction or damage to
grantee herein, who is hereby authorized to place such in- with loss clause attached payable first, to the first Trustee	urance in companies accepta or Mortgages, and, second	ble to the hold of he first m Othe Trustee west me their	ortgage indebtedness, interests may appear,
brances, and the interest threeon, at the time or times when IN THE EYENT of failure so to insure, or pay taxes o	ingers Of Tristers intil Ind 11 1 the sume shall become due 11 assessments, Or, the prior i	ndebtedness is full, peration is and payable, neumbrances or the intress.	o pay all prior incum- ter on when due, the
grantes or the holder of said indebtedness, may procure at iten or title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, at	ich insurance, or pay slich ta rances and the interest there id the same will therest th	Xes of assessments, or also arg son from time to time; a. d. al ergon from the date of navny	o or purchase any lax ey so paid, the ey so paid, the ey so paid ey so paid et law end end
per annum shall be so much additional indebtedness secur in the Event of a breach of any of the aforesaid con gueral interest shall at the orders of the least before it	ed hereby.	note of said indebtedness, inclu	oing prine' nd all
thereon from time of such breach at seven per cent per an same as if all of said indebtedness had then matured by exp	num, shall be recoverable by	of foreclosure thereof, or by sui	t at law or both the
closure hereof-including reasonable attorney's fees, onling pleting abstract showing the whole title of said prenifical	sourcements paid or incurre is for documentary evidence, embracing foreclosure dec	a in benuit of plaintiff in confi stenographer's charges, cost of rec—shall be paid by the G	of procuring or com-
expenses and disbursements, occasioned by any suit or pro- such, may be a party, shall also be paid by the Grantor All shall be taxed as costs and included in any decrep that ma	seeding wherein the grantee such expenses and disbursen y be rendered in such force	or any holder of any part of a nents shall be an additional lies losure proceedings; which pro-	said indebtedness, as a upon said premise, ceeding, whether de-
cree of sale shall have been entered or not, shall not be dist the costs of suit, including attorney's feet have been paid assigns of the Grantor waives all right of the possession of	nissed, nor release hereof given. The Grantor for the Grant of the Grant from, said properties.	ven, until all such expenses and tor and for the heirs, executors remises pending such foreclost	d disbursements, and s, administrators and ure proceedings, and
agrees that upon the filing of any complaint to foreclose the out notice to the Grantor, or to any party claiming under with power to collect the rents, issues, and profits of the said	is Trust Deed, the court in water the Grantor, appoint a record to the premises.	hich such complaint is filed, m eiver to take possession or cha	ny at once and with- rge of said premises
The name of a record owner is:		County of the grantee.	or of his resignation.
refusal or failure to act then LEONA K DIM first successor in this truthand if for any like cause said firs of Deeds of said County is hereby appointed to be second s performed, the grantge or his successor in trust, shall releas	I.AS t successor fail or refuse to a	of said County is he	reby appointed to be the acting Recorder
of Deeds of said County is hereby appointed to be second s performed, the grantge or his successor in trust, shall releas	uccessor in this trust. And we said premises to the party of	hen all the aforesaid covenants entitled, on receiving his reason	and agreements are able charges.
Witness the hand Sand sea of the Grantor this	7th di	October	. 19_74
MAIL TO: D. DOUGLAS 136 N. Wilke Rd.	J. Shus	- WH	(SEAL)
Palatine, IL 60067	p Caul	I lauglas	(SEAL)
PREPARED BY: C. DOUGLAS	The contract of	, , ,	,
136 N. Wilke Rd. Palatine, IL 600	67	•	•
<u> </u>	<u>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</u>		

UNOFFICIAL COPY

		
/ 	- grands and second the second transfer that the second second the second second second to the second secon	
	The season which of the season	31
	STATE OF	
	STATE OF 11 inois County of Kane	
	I, William E. Bergeron , a Notary Public in and for sald County, in the	
	State aforesaid, DO HEREBY CERTIFY thatDonnis_F_Douglas_and_Carol_JDouglas.	
	husband and wife,	
	personally known to me to be the same person_s whose name_s are_ subscribed to the foregoing instrument,	
	appeared before me this day in person and acknowledged that they signed, sealed and delivered the said	
	instrument as _their_ free and voluntary act, for the uses and purposes therein set forth, including the release and	
- 2		
	wai er of the right of homestead. Sir en under my hand and notarial seal this7th day ofOctober, 19_74.	
· , 📳	on en under my nano and notarial scal uns	
	(Impriss S all Here)	
	yunamst 1	
	Commission Expires $\mathcal{A} = \frac{1}{2} 1$	
	10 miles	
	" Oriminition"	
	स्टिश्चित्रका स्टिश्चित्रका स्टिश्चित्रका स्टिश्चित्रका स्टिश्चित्रका स्टिश्चित्रका स्टिश्चित्रका स्टिश्चित्रका	
	COT 17 ON 12 50	
	001.17-7, 301 42.2 · 0 2208 020 · Λ ···· Rec 5.10	
	28	
(-)	EOO MAIL S	
1	20	
	Trust Deed Trust Deed To To To To To Telegraphical Control of the control	
	ust Deed To To GEORGE L. O.	
	M M M M M M M M M M M M M M M M M M M	
	POR XP POR POR POR POR POR POR POR POR POR PO	
		100000
		10000000000000000000000000000000000000
		罗 克拉菲
17 75 a si 18 18 18 18 18 18 18 18 18 18 18 18 18		ا
1		1
	THE VIEW STOREST STATES AND A STATE OF THE STATES AND A S	,