UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973		GEORGE E. COLE
THE INDESTRUCTION	JEANNE H. HARRIS,	<u> 22 992 42</u>	<u>'</u> Ö
THIS INDENTURE, WITNESSETH, That		e e e	
(hereinafter called the Grantor), of 19 S	o, Ash,	Palatine,	Illinois
1	e Thousand Eleven		Dollars
in hand paid, CONVEY AND WARRANT of 100 W. Palatine Rd.	to A. R. Di l		Illinois
(No. and Street) and to his successors in trust hereinafter named.	(City)		(State)
ing described real estate, with the improvement and everything appurtenant thereto, together with the action of County of Coun	its thereon, including all heati h all rents, issues and profits	ng, air-conditioning, gas and	plumbing apparatus and fixtures. the Village
Lot 8 in Block 4 in Merrill's (North West quarter of Section 2 Principa' Me idian, in Cook Cou	22, Township 42 Nor		
0.5			
0,			
Hereby releasing and waiving all rights under a continuous in Trust, nevertheless, for the purpose of second secon	ing performance of the co-	venants and agreements here	of Illinois. ein.
WHEREAS. The Grantor Jeanne H. H.	ar o s	pal promissory note - beari	ng even date herewith, payable
			i
in 78 successive monthly instal on the same date of each month the amount of \$64.25 each and s. of said sum. It is intended the eight years, any extensions or to a total amount of Five Thous:	thereafter. a.1 exc aid last instrument at this instrument renewals of said 1	cept the last inst nt to be the entir shall also secure an and any additi	allment to be in e unpaid balance for a period of onal-advances up
and a local amount of five inous	and bleven and 507	to the bollary	· N
			-3
THE Grantor covenants and agrees as follownotes provided, or according to any agreement externed assessments against said premises, and on dem rebuild or restore all buildings or improvements on shall not be committed or suffered. (3) to keep all It grantee herein, who is hereby authorized to place so with loss clause attached payable first. to the first which policies shall be left and remain with the said brances, and the interest thereon, at the time or time. In THE EVENT of fallure so to insure, or pay grantee or the holder of said indebtedness, may profice not title affecting said premises or pay all prior in Grantor agrees to repay immediately without dem per annum shall be so much additional indebtednes.	and to exhibit receipts theref said premises that may have buildings now or at any time cuch insurance in companies a frustee or Mortgagee, and, se Mortgagees or Trustees until so when the same shall become taxes or assessments, or, tha, surer such insurance, or pay se incumbrances and the interest and, and the same swall frince	to pay prior in the institute of the control of the	of June in each year, all taxes fiter destruction or damage to (4) that waste to said premises ompanies to be selected by the leftst mortgage indebtedness, their interests may appear, id. 6) to pay all prior incumities to the control of the contr
IN THE EVENT of a breach of any of the afore carned interest, shall, at the option of the legal hithereon from time of such breach at seven per cent same as if all of said indebtedness had then matured. It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fees pleting abstract showing the whole title of said pexpenses and disbursements, occasioned by any suit such, may be a party, shall also be paid by the Grant shall be taxed as costs and included in any decreaffice of sale shall have been entered or not, shall point he costs of suit, including attorney's feet flave' beassigns of the Grantor waives all right-to the posse garees that upon the filing of any complaint to force out notice to the Grantor, or to say party claiming with power to collect the rents, issues, and profits of The name of a record owner is: Je. IN THE EVENT of the death or removal from sai efusal or failure to act the Decad of said County is hereby appointed to be serformed, the grantee or his successor in trust, shall	said covenants or agreements of determined the recover by expressive size of the content of the	the whole of said indebtedne, become immediately due a bable by foreclosure thereof, concurred in behalf of plaintiff dence, stenographer's charge reducere—shall be paid by antee or any holder of any bussements shall be an addit foreclosure proceedings. We forecome the proceedings will be a supported by the process of the process of the process of the possession of the possession of the possession of the person who shall do not not be to act, the person who shall and when all the aforesaid ce	ess, including p noise, and all and payable, a d with interest or by suit at I w, or 'oth the in connection with 'we' e.e.s., cost of procuring or one y the Grantor: and 'te' part of said indebtedne: 'p on the independent of said indebtedne: 's oneses and disbursements, and said to the content of the independent of
same as if all off said indebtedness had then matured same as if all off said indebtedness had then matured closure hereof—including reasonable attorney's fees leavenessed to the said in the said of the said substrates the said substrates the said substrates and disbursements, occasioned by any sufference of said substrates, shall also be paid by the Grant shall be taxed as costs and included in any decreaffered or said said the said of the said said said the said of the said said said the said said said said said the said said said said said said said said	said covenants or agreements of content of the cover of t	the whole of said indebtedne, become immediately due a bable by foreclosure thereof, concurred in behalf of plaintiff dence, stenographer's charge reducere—shall be paid by antee or any holder of any bussements shall be an addit foreclosure proceedings. We forecome the proceedings will be a supported by the process of the process of the process of the possession of the possession of the possession of the person who shall do not not be to act, the person who shall and when all the aforesaid ce	ess, including p noip, and all and payable, a d with interest or by suit at 1 w, or 'oth the interest or by suit at 1 w, or 'oth the interest or by suit at 1 w, or 'oth the interest of the i
assume as if all of said indebtedness had then matured same as if all of said indebtedness had then matured closure hereof—including reasons that a consistence closure hereof—including reasons that a consistence of the consistence of said shall have been entered or not shall post he costs of suit, including attorney's feet have been saigned the Consistence of said shall have been entered or not shall post he costs of suit, including attorney's feet have been saigned the Consistence of the consistence o	said covenants or agreements of determined the recover by expréseries, and disburéments paid or in contays for documentary evironities embracing foreclosur or proceeding wherein the growth of the contays for the process of the contays for an arrived the contays for an arrived the contay for	the whole of said indebtedne, become immediately due a sable by foreclosure thereof, a neurred in behalf of plaintiff dience, stenographer's charge fantee or any holder of any bursements shall be an addit foreclosure proceedings; we of given, until all such exportant and for the heirs, esaid premises pending such in which is a receiver to take possession. County of the good of the general control of the good of the good of the good of the general country of the good of	ess, including p noip, and all and payable, a d with interest or by suit at 1 w, or 'oth the interest or by suit at 1 w, or 'oth the interest or by suit at 1 w, or 'oth the interest of the i
asme as if all of said indebtedness had then matured is AGREED by the Grantor that all expenses closured in the AGREED by the Grantor that all expenses closured in the AGREED by the Grantor that all expenses closured in the AGREED by the Grantor that all expenses closured in the AGREED by the Grantor was all entered to the Grantor was the AGREED by the AGREED and the Costs of suit, including attorney's feet have been saigned the Grantor waives all right to the possible to the Grantor, and the AGREED and the AGREED by the AGREED and the Grantor waives all right to the possible to the Grantor, or to any party claiming with power to collect the rents, is the AGREED and The AGREED and The AGREED and The AGREED and The AGREED AGREED AND THE EVENT of the death or removal from a fefusal or failure to act, then AGREED AMPTINE FRITST successor in this total shad if for any like cause of Deeds of said County is hereby appointed to be seerformed, the grantee or his successor in trust, shall Witness the hand_and seal_of the Grantor_THIS DOCUMENT PREPARED BY: PALATINE SAVINGS & LOAN ASSN.	said covenants or agreements of determined the recover by expréseries, and disburéments paid or in contays for documentary evironities embracing foreclosur or proceeding wherein the growth of the contays for the process of the contays for an arrived the contays for an arrived the contay for	the whole of said indebtedne, become immediately due a balle by forectosure thereof, cheurred in behalf of plaintiff tience, stenographer's charge decree—shall be paid by the stenographer of the stenographe	ess, including p ncip. and all and payable, a d with interest or by suit at 1 w, or) obt the circumstance of the circumstance
station in 10th lime of such interest in seven per cent station in 10th lime of such interest in seven series as a sill of said indebtedness had then matured to such seven series and the substantial between the substantial	said covenants or agreements of determined the recover by expréseries, and disburéments paid or in contays for documentary evironities embracing foreclosur or proceeding wherein the growth of the contays for the process of the contays for an arrived the contays for an arrived the contay for	the whole of said indebtedne, become immediately due a sable by foreclosure thereof, a neurred in behalf of plaintiff dience, stenographer's charge fantee or any holder of any bursements shall be an addit foreclosure proceedings; we of given, until all such exportant and for the heirs, esaid premises pending such in which is a receiver to take possession. County of the good of the general control of the good of the good of the good of the general country of the good of	ess, including p noise, and all and payable, a d with interest or by suit at I w, or 'oth the in connection with 'we' i cess, cost of procurin, or constitution of the cess, cost of procurin, or constitution of the cess, cost of procuring or constitution of the cess, cost of procuring or constitution of the cess, and so the cess, and c
asme as if all of said indebtedness had then matured is AGREED by the Grantor that all expenses closured in the AGREED by the Grantor that all expenses closured in the AGREED by the Grantor that all expenses closured in the AGREED by the Grantor that all expenses closured in the AGREED by the Grantor was all entered to the Grantor was the AGREED by the AGREED and the Costs of suit, including attorney's feet have been saigned the Grantor waives all right to the possible to the Grantor, and the AGREED and the AGREED by the AGREED and the Grantor waives all right to the possible to the Grantor, or to any party claiming with power to collect the rents, is the AGREED and The AGREED and The AGREED and The AGREED and The AGREED AGREED AND THE EVENT of the death or removal from a fefusal or failure to act, then AGREED AMPTINE FRITST successor in this total shad if for any like cause of Deeds of said County is hereby appointed to be seerformed, the grantee or his successor in trust, shall Witness the hand_and seal_of the Grantor_THIS DOCUMENT PREPARED BY: PALATINE SAVINGS & LOAN ASSN.	said covenants or agreements of determined the recover by expréseries, and disburéments paid or in contays for documentary evironities embracing foreclosur or proceeding wherein the growth of the contays for the process of the contays for an arrived the contays for an arrived the contay for	the whole of said indebtedne, become immediately due a sable by foreclosure thereof, a neurred in behalf of plaintiff dience, stenographer's charge fantee or any holder of any bursements shall be an addit foreclosure proceedings; we of given, until all such exportant and for the heirs, esaid premises pending such in which is a receiver to take possession. County of the good of the general control of the good of the good of the good of the general country of the good of	ess, including p ncip. and all and payable, a d with interest or by suit at 1 w, or) obt the circumstance of the circumstance

UNOFFICIAL COPY

FEE-10-75 9 4 5 1 0 3 • 220.93 428 • A Hec 5. STATE OF	.00
I, Audrey E. Herrick a Notary Public in and for said County, in the	South out want bear
resonally known to me to be the same person_ whose name_ is subscribed to the foregoing instrument, app are 1 before me this day in person and acknowledged that she signed sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth, including the release and	actors fragación.
waiver of the right of homestead. Given under my hand and notarial seal this <u>Seventh</u> day of February 19 75 .	A South State S
Compression Edites 2 - 2 - 75	
Compression Figure 2018	A Section of the Control of the Cont
	The state of the s
5001 Sept.	
Trust Deed Trust Deed Trust Cole	A CHARLES AND A CHARLES
Trus Box No. 10 Maria Ma	
	1.00