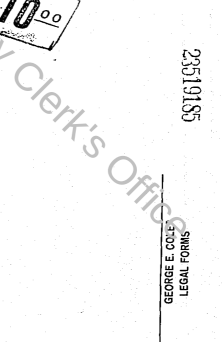
UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	23 519 1	GEORGE E. COLE®
THIS INDENTURE, WITNESSETH, That			
(hereinafter called the Grantor), of 112 W. Lake (No. and Street)	<u>-</u>	<u> </u>	Illinois
for and in consideration of the sum ofTWENT\ in hand paid, CONVEYAND WARRANT to of 25 W. North Avenue	/ THOUSAND and NO.	/100 ake Bank	Dollars
and to his successors in 'as he einafter named, for the p lowing described real estate, with 'he improvements thereon and everything appurtenant thereon, together with all rent of Northiake courty of Cook	urpose of securing perform n, including all heating, air- s, issues and profits of said	nance of the covenants an conditioning, gas and plur premises, situated in the ate of Illinois, to-wit:	d agreements herein, the fol- nbing apparatus and fixtures, City
in H. O. Stone North Ase Addition H. O. Stone North Ase Addition of the North East 1/4 of Seast of the Third Principal Meris known as Lake St., in lown of along West line of said Primise western Railroad) in Cook Count	on, being a Subdection 6, Townshidian, lying North Froviso, (excepts conveyed to the	vision of all t p 39 North, Ran h of what commo ting that part Chicago and No	hat ge 12, nlv
	C		
Hereby releasing and waiving all rights under and by virte IN TRUST, nevertheless, for the purpose of securing per Wingers, The Grantor Jerome justly indebted uponhis \$20,000.00	rformance of the av aunt	and agreements herein.	even date herewith, payable
ON DEMAND-		0,	
		OUNTE	PCF.
THE GRANTOR covenants and agrees as follows: (1) The notes provided, or according to any agreement extending the and assessments against said premises, and on demand to explaid or restore all buildings or improvements on said president of the committed or suffered; (5) to keep all buildings grantee herein, who is hereby authorized to place such insumit hose clause attached payable first, to the first Trustee of which policies shall be left and remain with the said Mortga brances, and the interest thereon, at the time or times when In the Event of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure such ien or title affecting said premises or pay all prior incumbrants of the procure of the p	o pay said indebtedness, and end payment: (2) to pay sixhibit receipts therefor; (2) mises that may have been of now or at any time on said rance in companies accept or Mortgagee, and, second agees or Trustees until the insurance, or pay such tances and the interest ther the same said become die assessments, or phe prior insurance, or pay such tances and the interest the 1 the same with interest the 1 th	d the interest thereon, as prior to the fifst day of) within histy days after lestroyed or damaged; (4, premises insured in com ble to the holder of the tothe Trustee herein as	herein '', id in said note or Jun. ir each year, all taxes or destur on or damage to that wiss o said premises panies the street by the irst mortgare in chiedness, their interests appear.
which policies shall be left and remain with the said Mortga brances, and the interest thereon, at the time or times when Is THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure suclien or title affecting said premises or pay all prior incumbr. Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secure Is THE EVENT of a breach of any of the aforesaid coverance interest, shall, at the option of the legal holder the thereon from time of such breach at seven per cent per ann same as if all of said indebtedness had then matured by each state of the said indebtedness had then matured by expenses and disbursements, occasioned by any suit for processich, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any degree, that may cree of saide shall have been entered or not, shell not be dism the costs of suit, including attorney's fees three bether matures of the Grantor waives all right to the procession of agrees that upon the filing of any complaint to foreclose this out notice to the Grantor, or to any party claiming under with power to collect the rents, issues and profits of the said.	d hereby, mants or agreements the wereof, without notice, becomen, while be recoverable besterms, bursements paid or incurre, for documentary evidence embracing foreclosure deceding wherein the grantee be rendered in such force issed, nor release hereof it had been and income from, said price of the Grantor for the G	hole of said indebtedness, me immediately due and y forcelosure thereof, or d in behalf of plaintiff in stenographer's charges, rece—shall be paid by or any holder of any pa- nents shalf be an addition losure proceedings; whice yen, until all such expen- tor and for the heirs, ex- remises pending such fo- hiels such complaint is fi- civer to take possession.	including principal and an payable, and with interest by suit at law, or both, the a connection with the forecast of procuring or combine Grantor; and the like at of said indebtedness, as all lien upon said premises, he proceeding, whether decess and disbursements, and centors, administrators and reclosure proceedings, and led, may at once and withor charge of said premises
The name of a record owner is: IN THE EVENT of the death of removal from said refusal or failure to act, then—The Chicago Title first successor in this trust and if for any like cause said first of Deeds of said County is, hereby appointed to be second as performed, the grantee or his successor in trust, shall release	Cook Insurance Company	County of the gra	ntee, or of his resignation,
Witness the handand sealof the Grantor this _	nighth	ay of June	1976
	Jerome Lort	ne 7 or le	acte_(SEAL)
"This instrument was prepared by Gaza E. Cooke THE NORTHLAKE 26 W. North Av Northlake, Ill	BANK enue		(SEAL)

22 KID 185

	•	RECORDER OF DECISION
ILLINOIS	JUN-14-76 205708 • 23519185 • A -	- Rec 10.00
COOK	ss.	
OUNTY OF		
Donald L. Thode	, a Notary Public in and for said Co	inty, in the
tate aforesaid, DO HEREBY CERTIFY that	January 1 amb and	
ersonally known to me to be the same perso	n_ whose nameiS_ subscribed to the foregoing	instrument,
	acknowledged that he signed, sealed and delivere	
	ct, for the uses and purposes therein set forth, including the	
aiver of the right of hom send.		
Given under my hand o d notarial seal thi	s eighth day of June	., 1976
10.04		
(Terorical Spail Hore)	6	<u> </u>
County commission Expires Sept. 17, 1978	Notary Public	
ommission Expires Sept. 17, 1978	x	
	C.	
	904	
	4	
	Coop	
	77	**************************************
	11100/	
	So. Some	9 9 8
	9	$\mathcal{L}_{\mathcal{O}}$
		51
		91
		Si
	τ_{c}	
	0,	
	r i de la companya d	
7		
eed eed .		WS WS
S S S	See Jill	F. C
St St St St Tro	50,000	GEORGE E. COLE LEGAL FORMS
Trust Deed JEROME LORBECK THE NORTHLAKE BANK 26 W. North Ave., Northlake, 11 60164	3	GEO
HE N IOUTH		GEORGE E. COLE LEGAL FORMS
L T Z N		
1		



BOX No.

OF RECORDED