## **UNOFFICIAL COPY**

		的复数	a e Tomas de la companie de la comp
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	<del>23-615-439-</del>	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	JEROME	LORBECK	etter were a company
(hereinafter called the Grantor), of 112 W. La	ke St.,	Northlake	Illinois (State)
for and in consideration of the sum of	0	THE HOW THEWAY DURING	Dollars
of Zb W. North Ave.,	North1	lake	Illinois (State)
and to his successors in trust hereinafter named, for lowing des (ibed reaf estate, with the improvements th and everything as purtenant thereto, together with all	ereon, including all heating	, air-conditioning, gas and plut	nbing apparatus and fixtures,
of North Re County of Co	)Ok =	ind State of Illinois, to-wit: L	ots 19 and
Addition, being a Subdivision Section 6, Journship 39 North	on of all that par	rt of the North Eas	t 1/4 of
idian, lying North of what of Proviso, (excepting that par	commonly is known	as Lake St., in To	wn of
veyed to the chicago and Nor	thwestern railro	ad), in Cook County	, Illinois.
O/F			
	OZ		
Hereby releasing and waiving all rights under and b	oy vir.ue of the homestead ring pet/orman of the co Jerome Lurbe: k	venants and agreements nerest	f Illinois. I.
WHEREAS, The Grantor justly indebted uponhis_\$30,000.00-		pal promissory notebearing	even date herewith, payable
ON DEM	AND	· .	Ç
January Deliver	AUTO	2×	
			$\bigcap_{i \in \mathcal{C}_{i}} \mathcal{C}_{i}$
			75
		35	
THE GRANTOR covenants and agrees as follows notes provided, or according to any agreement exter and assessments against said premises, and on demirebuild or restore all buildings or improvements on	: (1) To pay said indebted nding time of payment; (2) and to exhibit receipts ther	ness, and the interest of con ) to pay prior to the first dry refore (3) with a litty dr	as herein and in said note or of June in each year, all taxes ften destruction or damage to
rebuild or restore all buildings or improvements on shall not be committed or suffered; (3) to keep all b	said premises that may havuildings now or at any time	ve been destroyed or damag d: e on said exemises insured in c	(4) that waste to said premises or princes to be selected by the
rebuild or restore all buildings or improvements on shall not be committed or suffered; (3) to keep all b grantee herein, who is hereby authorized to place so with loss clause attached payable first, to the first I which policies shall be left and remain with the said brances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may pro lien or title affecting said premises or pay all prior Grantor agrees to repay immediately without dem per annum shall be so much additional indebtedness.	ich insurance in companies Frustee or Mortgagee, and, I Mortgagees or Trustees ui	second who Trustee herein ntil the indebtedness is fully pa	id; (6) 's par all prior incum-
brances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may pro	es when the same shall beco taxes or assessments, or m cure such insurance, os as	ome out and payable. To prior incumbrances or the i y such taxes or assessments, or	nterest there in when due, the
lien or title affecting said premises or pay all prior Grantor agrees to repay immediately without dem per annum shall be so much additional indebtednes	incumbrances and the victional, and the same that in	thereon from time to time terest thereon from the date	e; and all moner so paid, the of payment at seven per cent
per annum shall be so much additional indebtedies.  IN THE EVENT of a breach of any of the afore carned interest, shall, at the option of the legal histories from time of such breach at seven per centiage as if all of said indebtedness had then matured.  It is AGREED by the Granter that all expenses closure hereof—including reasonable attorney's feer pleting abstract showing the whole life of said perpenses and disbursements, occasioned by any suit such, may be a party, shall also be pasid by the Gign shall be taxed as costs and included in any degree cree of sale shall have been entered or not, at Ill gother control of the Granter waives all right for her assigns of the Granter waives all right for her agrees that upon the filing of any comments to force out notice to the Granter, or to any my Claimin with power to collect the rents, issues add profits of The name of a record one.	said covenants or agreemer older thereof, amout not	nts the whole of said indebtedr ice, become immediately due	ess, including principal and all and payable, and with incress
ame as if all of said indebtedness had then matured  It is Agreen by the Grantor that all expenses	r per annum, snau ce recov I hy expressionns and dishumments paid o	r incurred in behalf of plainti	ff in connection with the fore-
closure hereof—including reasonable attorney's fee- pleting abstract showing the whole title of said g expenses and disbursements, occasioned by any suit	s, malays for documentary praintes, embracing forecle for sufferding wherein the	evidence, stenographer's char osure decree—shall be paid grantee or any holder of an	ges, cost of procuring or com by the Grantor; and the like y part of said indebtedness, a
such, may be a party, shall also be paid by the Gran shall be taxed as costs and included in any decre-	and All such expenses and that may be rendered in so	disbursements shall be an add uch foreclosure proceedings;	itional lien upon said premises which proceeding, whether de
cree of sale shall have been entered or not, spill not the costs of suit, including altorney's ferrollive assigns of the Grantor waives all right to the root	t be dismissed, nor release ten paid. The Citantor for session of, and income from	nereot given, until all such ex- the Grantor and for the heirs m. said promises pending such	penses and dispursements, and , executors, administrators and n foreclosure proceedings, and
agrees that upon the filing of any complete to fore out notice to the Grantor, or to any pure claims	cline this Trust Deed, the ig under the Grantor, appe	court in which such complaint bint a receiver to take possess	is filed, may at once and with ion or charge of said premise
The name of a record own In the Event of the death of the money of the death of removal from a	me Loroeck		And the second of the second o
refusal or failure to act, the The Chicago first successor in this transpared if for any like cause of Deeds of said County and retry appointed to be	Title Insurance C said first successor fail or i second successor in this tr	OMPARY of said C refuse to act, the person who si ast. And when all the aftersaid	ounty is hereby appointed to be sail then be the acting Records coverants and agreements are
performed, the grantee or his successor in trust, shi	all release said preminer to	the party entities, on receiving	his reasonable charges.
Witness the handand sealof the Granton	mis LINEATORS 13	Outland day of	16
	- 16	CONTRACTOR CONTRACTOR	JLEIC (SEAL
<u> </u>	<b>/</b> 3		
"This instrument was prepa	_()	. Sangkan ya nisin da main hiyag anda kata kata kata ya gana kata ka kata ka k	(SEAL

1976 AUG 30 AM 9 40 AQC-30 16 244452 • 23615439 u A - Rec ILLINOIS STATE OF 10.0: COOK COUNTY OF. ----Donald L. Thode-..., a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that \_\_\_\_\_\_ Jerome Lorbeck----personally known to me to be the same person, whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed and delivered the said his free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. ASARA SOLLING Given under my hand and notarial scal this twenty=sixth ..... day of Sept. 17, 1978



GEORGE E. COLE® LEGAL FORMS

JERONE LORBECK

THE MORTHLAKE BANK 26 M. North Ave., Northlake, Il