23 621, 999

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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973		GEORGE E. COLE LEGAL FORMS
		23-621-99 9	
THIS INDENTURE, WITNESSETH, That	ames C. White and Do	-	his wife
thereinafter called the Grantor), of 1593 Hen (No. and Stree	ry Des	S Plaines (City)	(State)
for and in consideration of the sum of Seven The in hand paid, CONVEY AND WARRANT to	, The Des Pla	aines Bank	
of <u>1223 Oakton Street</u> (No. and Street)	Des Plaine	95	Illinois (State)
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements the and everything appurtenant thereto, together with all of	he purpose of securing perform reon, including all heating, air-c rents, issues and profits of said [ance of the covenants and a conditioning, gas and plumb premises, situated in the	igreements herein, the fol- ing apparatus and fixtures,
Lots l and 2 in Block 7 subjiction of that part and Porth West quarter of the Third Prince September 27, 1891 as do	t of the North East of Section 21, Towns ipal Meridian, accor	quarter of Section Thip 41 North, Rangel Tring to the plat	on 20 nge 12, recorded
Orc			
Hereby releasing and waiving all rights under and h / v IN TRUST, nevertheless, for the purpose of secu ing WHEREAS, The Grantor James C. White justly indebted upon a certain \$7,500.00 at an interest monthly instalments of \$	g performance of the covenants. e_a.id_Dorothy_D. Wh. principal prof: : rate :: 11.40% per	and agreements herein. ite, his wife missory note bearing ever annum, payable i tober 10, 1976	n date herewith, pnyable n 84
	C '		-
THE GRANTOR covenants and agrees as follows: (1)) To pay said indebtedness, and	the interest thereon, as he	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand trebuild or restore all buildings or improvements on said shall not be committed or suffered; (5) to keep all building rantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Truste which policies shall be left and remain with the said Morbances, and the interest thereon, at the time or times which policies hall be left and remain with the said value of the said to brances, and the interest thereon, at the time or times when the THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure iten or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, aper annum shall be so much additional indebtedness section. In THE EVENT of a breach of any of the aforesaid contact of the procession of the aforesaid of the process of the pro	a time of payment; (2) to pay to exhibit receipts therefor; (3) premises that may have been de angs now or at any time on said, asurance in companies acceptue taggees or Trustees until the in- en the same shall become die a or assessments, or the prior in such insurance, of payatich tax, therefore and the interest there and the same will interest there and the same	prior to Thist day of Jun will, waix y days after de stroy dor damaged; (4) the brights in sired in companie to the Fust of the first of the Fust of the first of the payable. The payable is the first of the first cumbrances or the interest es or assessments, or discharge on from time to time; and reon from the date of payable.	e in each year, all taxes struction or damage to it waste to said premises ies to be selected by the mortgage indebtedness, ir interests may appear, to pay all prior incumthereon when due, the rge or purchase any tax all money so paid, the ment at seven per cent
IN THE EVENT Of a breach of any of the aforesaid of earned interest, shall, at the option of the legal holder thereon from time of such breach at seven per caper at	ovenants or agreements the who thereof, wilhout notice, become unnum, shall be recoverable by	ole of said indebtedness, inc be immediately due and par	ding principal and all able, and with interest
per annum shall be so much additional indebtedness seen IN THE EVENT of a breach of any of the aforesaid of earned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by exame as if all of said indebtedness had then matured by expenses and expenses and closure hereof—including reasonable attorney's fees, officilly letting abstract showing the whole title of said prenist expenses and disbursements, occasioned by any suit or pristich, may be a party, shall also be paid by the Grantor Ashall be taxed as costs and included in any decree that meree of sale shall have been entered or not, shallplot be distincted to suit, including attorney's fee, have been painssigns of the Grantor waives all rights to the possession agrees that upon the filing of any complaint to foreclose to the other costs of suit, including attorney in the prosession agrees that upon the filing of any complaint to foreclose to the other costs of the grantor, or to any party claiming under with power to collect the rents, is not any party claiming under the name of a record owner is:	in the receive of the court in	in behalf of plaintiff in constenographer's charges, cose—shall be paid by the or any holder of any part ochts shall be an additional lissure proceedings; which pin, until all such expenses a or and for the heirs, execute mises pending such forceld ich such complaint is filed, yer to take possession or cl	mner or with the fore- t of price ing or com- Grantor rink the like f said ind obt dness, as ien upon said remises, rocceding, whether de- ind disbursements, and ors, administrators and osure proceedings, and may at once and with- harge of said premises
IN THE EVENT of the deathfor removal from said		County of the grantee	or of his resignation
efusal or failure to act then irst successor in this thist-land if for any like cause said fin of Deeds of said County is hereby appointed to be second performed, the grantic or his successor in trust, shall relea	rst successor fail or refuse to act successor in this trust. And who	of said County is l , the person who shall then l en all the aforesaid covenan	hereby appointed to be be the acting Recorder its and agreements are
Witness the handand sealof the Grantor this	ise said premises to the party en $ \begin{array}{ccc} & 26th & \end{array} $	August	onable charges.
THE STREET, THE	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	. /	0/11/11
	X	or August	LE (SEAL)
•	1-1-1-000000	- Journal	(OBAL)

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STATE OF	Illinois Cook	SEP-2 -76 ;	247071.0	23621999 • A	Rec	10.0
1,	ge P. Gubbins O HEREBY CERTIFY t	hat <i>James C.</i> F	_	blic in and for said	-	
appeared before	to me to be the same pe me this day in person a their free and voluntar	and acknowledged t	that <u>they</u> sign	ed, sealed and deliv	vered the said	
waiver of the righ.	of homestead.	this 26th	day of	August		
(Impress Seal H	0		Jeor	92 P. H	blins	
Commission Expire	es 10 - 5-7,	2_		Notary Public		
		00/C0(12/11	J 00/	3/18/16 3/18/16/2/ 3/16/2/	20 20 20 20 20 20 20 20 20 20 20 20 20 2
		<u>Kenn</u> 1223	INSTRUMENT neth F. Koutsk Oakton Stree Plaines, Illi	y, Attorney t	BY CONTRACTOR	99691999
SECOND MORTGAGE Trust Deed	ТО		MAIL TO		GEORGE E. COLE®	LEGAL FORMS