UNOFFICIAL COPY

A CONTROL OF THE CONT	ell (a The Particular better labor volume a more election). He is an			
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	23 721	217	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Day	id Lee and Annie L	ouise Lee, hi	ls_wife	
(hereinafter c. ted the Grantor), of 15014 W. (No. and Street	ood Street	Harvey,		.linois 60426
for and in consideration of the sum of the s	usand Two hundred I First State Ban Harvey (CHy)	k of Harvey	Illinoin	1 60426 (State)
owing described reades, and the improvements the and everything appurtenant the eto, together with all read and the library of Courty of Courty.	eon, including all heating, air ents, issues and profits of said	conditioning, gas an premises, situated i	d plumbing app n the Cit	paratus and fixtures,
Lot 11 in Block 148 in Harvey and the East Half of the Sout North, Range 14, East of the Illinois.	th West Quarter of Third Principal Mo	Section 7 T	ownship 3	.6
	0			
	04			
tereby releasing and waiving all rights under and by vi IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor D. David Lee	rtue of the homes end exemp performance of the reference and Annie Louis a-1	20	manage and other parties and about the first	and the months of the state of
stly indebted upon their their		1/4		herewith, payable
Thirty (30) payments of \$143.	25, commencing Dec	empar 20, 19.	/٥. مر	
			SPC	
		Ŕ	O.	
THE GRANTOR covenants and agrees as follows: (1) tes provided, or according to any agreement extending inits said premises, and on demand to exhibit receipts buildings or improvements on said premises that may multiple as uffered; (5) to know it it little.	To pay said indebtedness, an g time of payment; (2) to pa therefor; (3) within sixty da have been destroyed or dan	d the interest thereo y when the in each ys after destruction used (4) that was	on, as herein year, all taxe or damage to te to said pren	in said note or and assessments rebuil or restore nises in il not be
ein, who is hereby authorized to place such insurance of clause attached payable first, to the first Trustee or Nicles shall be left and remain with the said Mortgagees the interest thereon, at the time or times when the said the interest thereon, at the time or times when the said the interest thereon, at the time or times or now town.	a in companies acceptable to dortgagee, and, second, to the or Trustees until the interba- ame shall become due and pa	the holder of the fi Trustee herein as the lness is fully paid; (typile.	es to be selected rst mortgage in heir interests m 5) to pay all pri	indebicdness by appear which ior incumb rances.
mee or the holder of said indebtedness, may procure s t or tille affecting said premises or pay all prior incur antor agrees to repay immediately without demand, a annum shall be so much additional indebtedness seen	anch insurance or pay such the anbrances and the interest the and the some with interest the ared hereby	xes or assessments, or reon from time to the creon from the date	or discharge or line; and all me of payment	oney so paid, the at eight per cent
in the Event of a breach of any of the aforesant conditions shall, at the option of the legal holder it from from time of such breach at eight per cent per a see as if all of said indebtedness had then matured by It is Aguero by the Grantor that all expenses and	weights originated the will hereof without notice, become nature that the recoverable by express terms. dispursements paid or incurre	note or said indebted ne immediately due y forcelosure thereo d in behalf of plain	iness, including and payable, i f, or by suit at tiff in connecti	principal and all and with interest law, or both, the
sure hereof—including reasonable attorney's fees, buth ing abstract showing the whole title of said preaule enses and disbursements, occasioned by any sub-properties, and the party, shall also be paid by the Grantor. All Il be taxed as costs and included in any deere that m	of for documentary evidence is embracing forcelosure dec occeding wherein the grantee il such expenses and disburser by be rendered in such force	stenographer's cha ree—shall be paid or any holder of ar nents shall be an add osure proceedings;	rges, cost of part of the Grant of said litional lien up which proceed	rocuring or com- or; and the like indebtedness, as on said premises, ling, whether de-
THE GRANTOR covenants and agrees as follows: (1) tes provided, or according to any agreement extending insist said premises, and on demand to exhibit receipts buildings or improvements on said premises that may minited or suffered; (3) to keep all buildings now or rein, who is herety authorized to place such insurance schuse attached payable frst, or the first Trustee or & charter attached payable frst, or the first Trustee or & the interest there and remain with the said Mortgagers in the interest there and remain with the said Mortgagers in the interest there are remained from the first Trustee or & the interest there are remained in the interest there are not the affecting said premises or pay all prior incur anter agrees to repay immediately without demand, a or title affecting said premises or pay all prior incur anter agrees to repay immediately without demand, a nanum shall be so much additional indebtedness seen IN THE EVENT of a breach of any of the aforesaid cend interest, shall, at the option of the legal holder it reon from time of such breach at eight per cent per a cas if all of said indebtedness had then matured by IT IS AGRIED by the Grantor that all expenses and sure hereof—including reasonable attorney's fees, southing abstract showing the whole title of said premises on the said substreaments, occasioned by any sufference, and included in any elegant that of the said premise of sale shall have been entered or not, said not be discussed as a sufficient of the first of the discussion of the Grantor waives all right to be preceded in the power to collect the rents, but and na profits of the said. The name of a record owner is:	missed, nor release hereof gin 1. The Grantor for the Gran- of, and income from, said pais Trust Deed, the court in war the Grantor, appoint a recome depremises.	ven, until all such ender and for the heirs remises pending suchich such complaint eiver to take possessiver to take possessiver.	xpenses and dis , executors, ad h forcelosure ; l is filed, may a sion or charge	dursements, and iministrators and proceedings, and it once and with- of said premises
The name of a record owner is: IN THE EVENT of the leads or removal from said sal or failure to achyddo said or failure to achyddo said County is hereby appointed to be second sormed, the grantee or his successor in trust, shall release		County of the	grantee, or of ounty is hereby	his resignation,
successor in this tent; and if for any like cause said fir seeds of said County is hereby appointed to be second a formed, the grantee or his successor in trust, shall relea-	st successor fail or refuse to a successor in this trust. And w se said premises to the party o			
Witness the hand_nand seal_nof the Grantor_n this	19th de	y of Novem	ber	19 76
	X	il Fore	in X	(SEAL)
	,			
s instrument was prepared by Virginia T.	Gunoton . Educat o	hata Hart C	Uarrer:	

UNOFFICIAL COPY

	ACCUMENT 在14504 MECSTA THE MANAGEMENT STATES	Alikary The Calls and	COCK COARTA IFFINGS:
	• •	NOV-23-76 2 8 71976, NOV 232	MR 192 19 - A - Rec 10.00
STATE OF	Illinois	} ss.	
COUNTY OF	Cook	S 33,	
1,	Virginia T.	,,,,,	Public in and for said County, in the
State aforesaid	I, DO HEREBY CE	RTIFY that David Lee and Anni	e Louise Lee
personally !.nc	vn to me to be the	same person 8 whose name 8 are su	bscribed to the foregoing instrument,
		person and acknowledged that they	
18.0	ight of nomescad.	I voluntary act, for the uses and purposes the	erein set forth, including the release and
	hard and not	arial scal thisdthda	y of November 1976
Himb A. S	di Horo).	I The Think is	1 Curton
Commissible	(2) Delect 2-14-77	suraprise of	Notary Public
7777744444		0/	
		4	
		Colly	
			00 E
		•	237
			2121
			'S = ==
			O _x
1 1	1 1	1 11	
		2	10
3AGE		MAIL T	N FEE
	01	1	GEORGE E. COLE®
	-		ORGE
ND MOI			
SECOND MOI			[5 -
SECOND MORTGAGE Trust Deed			5

END OF RECORDED DOCUMENT