## **UNOFFICIAL COPY**

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	23 797 4	GO GEORGE E. CO	
THIS INDENTURE, WITNESSETH, That Richard	M. Mruz and Bar	rbara J. Mruz,	his wife	
(hereinafter called the Grantor), of 305 N. Har	 vey	Oak Park	Illinois	
in high paid, CONVEY AND WARRANT to of 1500 N. Main St., (No. and Street) and to bis successors in trust hereinafter named, for the pu	Hawthorne Bank Wheaton (City) Irpose of securing perfori	of Wheaton	Illinois (State) and agreements herein, the (	 fol-
lowing de bed read estate, with the improvements thereon and ever this gappurtenant thereto, together with all rents of Oa's 1 ark County of Cook Lot 7 and the North 40 feet of Lot of the East half of the East half o West half of the X Range 13, East of the Third Princips	s, issues and profits of said and S 8 in Block 14 in f Section 7 and outh west quarte	I premises, situated in the state of Illinois, to-wit: the Village of the North West of Section 8	The South 5 feet f Ridgeland a Subd quarter and the , Township 39 Nort	of ivision
Ox				
0				
Hereby releasing and waiving all rights under and way to	of the homestead exemi	ption laws of the State	of Illinois.	
	, r.d. Barbara J.	Mruz, his wife	)	
justly indebted upontheir	principal pr	omissory note bearing	ig even date herewith, payab	le
in 180 days or any subsequen	t reverals there	of.	C.	
	Y/X			
		<u> </u>	<i>)</i>	
			E.	3
THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending to against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at a herein, who is hereby authorized to place such insurance in loss clause attached payable lirst, to the first Trustee or Mor policies shall be left and remain with the said Mortgages or and the interest thereon, at the time or times when the same IS THE EVENT of failure so to insure, or pay taxes or	me of payment: (2) to p irrefor: (3) within sixty di rive been destroyed or dar my time on said premises i companies acceptable to tgagee, and, second ato the Trustees until the indebré; shall become due and ne	ay when are 'n each y tys 'after les, notion or maged; (4) that we ste insured in commanies the holder of a mast e Trustee herein; s thei dness is fully paid; (6) vyable.	ear, all taxes and assessment damage to rebuild or restor to said premises shall not be to be selected by the grante- mortgage indebtedness, will r interests may appear, which to pay all prior incumbrances	
grantee or the holder of said indebtedness, may procure such tien or title affecting said premises or pay all prior insumbs Grantor agrees to repay immediately without demand, and per amoun shall be so much additional indebtedness secures. Is 110 Fyt 8x of a breach of any of the aforesaid cover camed interest, shall, at the option of the legal holder then thereon from time of such breach at eight per cent per ann	t insurance, or pay such to ances and the interest the the same with interest the	axes or assessments, or breon from time to time hereon from the date of	disch age 'r purchase any tar e; ar d all 1 ioney so paid, the of p. ymen' ar eight per cen	<u>;</u>
same as if all of said indebtedness had then matured by exp IT is AGRILD by the Grantor that all expenses and disb closure hereof—including reasonable attorney's fees, butlay's pletting abstract showing the whole title of said premises expenses and disbursements, occasioned by any, suit of processuch, may be a party, shall also be paid by the Grantor. All st	ress terms. oursements paid or incurre for documentary evidence ombracing foreclosure de	ed in behalf of plaintifle, stenographer's charg	in connection with the fore	- :
shall be taxed as costs and included in any-decree that may cree of sale shall have been entered or not, shall not be dismis the costs of suit, including attorney's fees have been paid, assigns of the Grantor waives all right to the possession 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 p	be rendered in such force ssed, nor release hereof g The Grantor for the Gra and income from, said i Trust Deed, the court in the Grantor, appoint a recordings.	closure proceedings; wiven, until all such exp ntor and for the heirs, premises pending such which such complaint is ceiver to take possession	nich proceeding, whether de enses and disbursements, am executors, administrators an foreclosure proceedings, and s filed, may at once and with n or charge of said premise	
The name of a record_owner is: Richard M. I INTIN. EVENT of the death or removal from said refusal or failure to act; then first successor in this trust; and if for any like cause said first of Deeds of said County is hereby appointed to be second suc performed, taid County is hereby appointed to the second suc	Cook successor fail or refuse to a ressor in this trust. And y	County of the post of said Cou of said Cou act, the person who shal when all the aforesaid c	ovenants and agreements are	
Witness the hand S and seal S of the Grantor S, this	20 16	lay of Jes zu	7- 1977	
Law To Man	Richard M. M	ruz M. M	(SEAL)	
23797499		ruz y	- F. Pruz (SEAL)	-
This instrument was prepared by Fred G. Eite	el, VP, Hawthorn	e Bank of Wheat	on, Wheaton, Ill.	1

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	1911 JAN 24 AM	9 36	MHZ (CA) A CA	
STATE OF Illinois	JMI-24-77 :	516179 6 20797HS	99 to A million	10.64
COUNTY OF DuPage	ss.			
I,the unc	d <b>er</b> signed	, a Notary Public in and	for said County, in the	
State aforesaid, DO HEREBY CER'		•	·	
personally known to me to be the sa	ime person. S whose nan	ne's are subscribed to the	foregoing instrument,	
appeared before me this day in po	rrson and acknowledged	that they signed, scaled	and delivered the said	
	oluntary act, for the uses a	and purposes therein set forth, it	neluding the release and	
waiver of the jeht of homestead.				
Given under v , hand and notar	ial seal this	day of	. 19 .	
(Impress Seal Here)				
Ox		Notary Public	•	
Commission Expires	)			
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SECOND MORTGAGE  Trust Deed  To			GEORGE E. COLE	LEG
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END OF RECORDED DOCUMENT