UNOFFICIAL COPY

RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	23 952 773	GEORGE E. COLE
HIS INDENTURE, WITNESSETH, ThatRC	NALD B. MACIASZEI	K AND VIRGINIA I.	
MACTASZEK, His Wifeereinafter called the Grantor), of 810 W.	Gettysburg, Arl:	Ington Heights, I	llinois
(No. and Street and in consideration of the sum of Four The	•	(City)	(State) ドネオオ * Dollars
hand said CONVEY AND WADDANT	Mount Prospect	: State Bank, a ce	ornoration
111 E. Busse Avenue, Mt. (No. and Street) to his successors in trust hereinnster named, for	the nurnose of securing perform	nance of the covenants and agree	(State)
va. de cr ^{ib} ed real estate, with the improvements the every may appurtenant thereto, together with all ATLINGTAL HEB. County of C	nereon, including all heating, air- 1 rents, issues and profits of said	conditioning, gas and plumbing a premises, situated in the $_V11$	pparatus and fixtures
Lot (4) in Greenbrier i	n the Village Gre	en, Unit No. 8,	
being subdivision of West half of the Southe	part of the North ast quarter of Se	n 20 acres of the ection 18, Townsh:	ip
West half of the Southe 42 North, Range 11, Eas in the Village of Arlin	t of the Third Pr	rincipal Meridian Peling Township	,
Cook County, Illinois.	Boon Horbiton, which	.carring rounditrib	
C			
0_			
0,4		•	
1		•	
eby releasing and waiving all rights under and by In TRUST, nevertheless, for the purpose of securi	vi tue of the homestead exemp	tion laws of the State of Illinoises and agreements herein.	•
WHEREAS, The Grantor Ronald R. Mily indebted upon One Trust Deed			
demand, in the principal sum o	f Four Tiov and Five	and 74/100ths(4,005	.74)
llars, plus interest on said no	te paid at the rate	or eight (8.0) per c	ent.
· • • • • • • • • • • • • • • • • • • •		C'	&
A			,
		CACAC	
THE GRANTOR covenants and agrees as follows: (s provided, or according to any agreement extenens and premises, and on demand to exhibit receipuldings or improvements on said premises that mitted or suffered; (5) to keep all buildings now, in the suffered; (5) to keep all buildings now on the suffered; (5) to keep all buildings now of the suffered payable first, to the first Trustee o class shall be left and remain with the said Mortgag the interest thereon, at the time or times when the Trust Event of failure so to insure, or pay tax tee or the holder of said indebtedness, may procure title affecting said premises or pay all prior into agrees to repay immediately without deman norms shall be so much additional indebtedness in trust Event of a breach of any of the aforesaid interest, shall, at the option of the legal holde on from time of such breach at eight per cent pe as if all of said indebtedness had then matured be	1) To pay said indebtedness, and ling time of payment; (2) to pr	d the inte way ereon, as herein by when the are such jear, all ta	and in said note or xes and assessments
nst said premises, and on demand to exhibit receip wildings or improvements on said premises that n mitted or suffered: (5) to keen all buildings now a	ots therefor; (3) within sixty da hay have been destroyed or dan or at any time on said premises	ys after destruction or damage to paced; (4) that wast to said properties to be sele-	emises shall not be
in, who is hereby authorized to place such insura clause attached payable first, to the first Trustee o	nce in companies acceptable to r Mortgagee, and, second, to the	Trustee herein as their in est.	indebtedness, with may appear, which
ies shall be left and remain with the said Mortgag the interest thereon, at the time or times when the In the Event of failure so to insure, or pay tax	es or Trustees until the indebte same shall become due and pa es or assessments, of the prior	iness is fully paid; (6) to flay all yable.	rior incumbrances,
tee or the holder of said indebtedness, may procus or title affecting said premises or pay all prior in	re such insurance, of paysuch to cumbrances and the interest the	xes or assessments, or discharge reon from time to time; and al.	r r chase any tax m acy so paid, the
annum shall be so much additional indebtedness s In the Event of a breach of any of the aforesaid	ecured hereb.	hole or said indebtedness, includi	ng pr neip il and all
ed interest, shall, at the option of the legal holde on from time of such breach at eight per cent per one if all of said indebteleses had the matured by	r thereal, without notice, become r annual, Sall be recoverable b	ne immediately due and payable y foreclosure thereof, or by suit	nt law, o both, the
on from time of such breach at eight per cent pe as if all of said indebtedness had then matured be it is AGREED by the Grantor that all expenses in reherof—including reasonable altorney's fees, on gabstract showing the whole title of said present as an additional sees and disbursements, occasioned by any surpart was a surpart of the said present and included in any stere has to said shall have been entered or not shall not be osts of suit, including attorney's fetch has been it is of the Grantor waives all riper. In possessis that upon the filing of any complaint to foreclos to the said profits of the December of the property of a recorded was a significant of the person of a recorded ways.	d disbursements paid or incurre	d in behalf of plaintiff in conne- , stenographer's charges, cost of	ction with the fore- procuring or com-
ng abstract showing the whole title of said provises and disbursements, occasioned by any sun	proceeding wherein the grantee All such expenses and dishurses	erce—shall be paid by the Gre or any holder of any part of sa ments shall be an additional lien	intor; and the like aid indebtedness, as upon said premises.
be taxed as costs and included in any decree that of sale shall have been entered or not shall not be	may be rendered in such force dismissed, nor release hereof gi	losure proceedings; which proce ven, until all such expenses and	eding, whether de- disbursements, and
osts of suit, including attorneys recognate been it is of the Grantor waives all right to the possession that upon the filing of any complaint to foreclos	on of, and income from, said p e this Trust Deed, the court in v	remises pending such foreclosur which such complaint is filed, may	e proceedings, and y at once and with-
otice to the Grantor, or to all party claiming up power to collect the rents, issues and profits of the	nder the Grantor, appoint a rec said premises.	eiver to take possession or char	ge of said premises
N THE EVENT of the call or removal from said .	Cook	County of the grantee, or	of his resignation,
al or failure to act, the uccessor in this cust, and if for any like cause said eads of said Count is hereby appointed to be seco med, the grantee or his successor in trust, shall re	nd successor in this trust. And w	then all the aforesaid covenants a	ind agreements are
Viness the hand_S_and scal_S_of the Grantor_S_ t Trust Deed Note mentioned in th	thisd	ny ofMay	, 19.77,
in Trust Deed has been identifi		B. Mouresel	(SEAL)
with under Identification No. 333	Vision 0	Rohald B. Macia	szek (SEAL)
T PROSPECT STATE BANK orporation of Illinois, Tr.	and the second	Virginia T. Mac	iaszek
appaulants of thillULB, II.	•		

UNOFFICIAL COPY

Allihars F. Collins	Recognes on the Cook Cook Cook Cook Cook Cook Cook Coo
19 77 JUN 3∷ AM °9 46 JUN≏3-77 зечово 0 2395	2773 4 A Rec 10.00
STATE OF Illinois	10.00
County of Cook ss.	
I, <u>Martha Andoniadis</u> , a Notary Public	in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatRonald B. Maciaszek	and Virginia I.
Maciaszek, his wife	,
pe son ally known to me to be the same person s whose names are subscribe appear before me this day in person and acknowledged that they signed,	
instrum nt s their free and voluntary act, for the uses and purposes therein set	
waiver of the right of homestead.	
Given will div m b. J and notarial seal this day of	May , 19 77
Construction Seal Heres.	andonistis.
Conjuffision Expires 10-10-79	tary Public
<u> </u>	
/10	
7	
Collypa	
4	
	<u> </u>
	T.6 95
	en e
	GEORGE E. COLE®
	RGE EGAL F
SECOND MORTGAGE Trust Deed To	GEO GEO
A PART OF THE PART	A CONTRACTOR OF THE PARTY OF TH