UNOFFICIAL COPY

UST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	23 12	3 168	GEORGE E. COLE
	Don Maurice Jacobs a			LEGAL FORMS
Jo Ann Jacobs, his wife				American Control of Control
ereinafter called the Grantor), of 1728 Le		atine,	111	inois (State)
and in a mik tration of the sum of Eleven				OO*******Dollars
hand aid, ONVEYS AND WARRANT S 35 No th Brockway	to First Bank and T	rust Compa Ill	ny inois	
(7 a. and Street) I to his success as in trust hereinafter named, for	(City) t the purpose of securing perfor			(State) ements herein, the fol-
ving described i 'al 's' 'e, with the improvements if everything appur man; thereto, together with a	thereon, including all heating, aid	-conditioning, g	as and plumbing ted in the	apparatus and fixtures,
County of		state of Illinois,		and the second s
Lot 94, in Capri Vilage being	a Subdivision of pa	rt of the	South West	
quarter of Section 1 and part of Township 42 North, Garge 10, Ea	ast of the Third Fri	ncinal Mer	idian	
according to plat as document 1	humber 16691142 in C	ook County	, Illinois:	**************************************
Ox				
	~			
	701			
reby releasing and waiving all rights under and b In TRUST, nevertheless, for the purpose of secu	oy virtue of the homestead exenting perform at ce of the covena	ption laws of th	e State of Illinoi	s.
WHEREAS, The Grantor Don Maurice J	Jacobs and Jo 🔭 Jac	obs, his i	rife	
,			_	ate herewith, payable
n 60 successive nonthly instal and on the same date of each mo	mth thereafter. all	except the	Past of s	aid
nstallements to be in the amount the entire unpaid balance of sa	t of \$157.99 each ar	ർ മെൻ ിമാ	t installm	ent to be
nall also secure for a period	of five years, any e	de sions	or renewal	s of
aid loan up to a total amount	of \$11,279.h0::::::::::::::::::::::::::::::::::::	** ** ***	*** ~ P	
THE GRANTOR covenants and agrees as follows:	(1) To pay said indebtedness,	and the interest	tercor, as herei	n and in said note or
s provided, or according to any agreement exten- assessments against said premises, and on dema- aild or restore all huildings or improvements on	ding time of payment; (2) to pay nd to exhibit receipts therefor;	y prior to (3) with prixty	fet d'y of June i de s'efter destr	n each year, all taxes uction or damage to
THE GRANTOR covenants and agrees as follows: sprovided, or according to any agreement exten assessments against said premises, and on dema all or restore all buildings or improvements on a ling to the committed or suffered. (5) to keep all buttee herein, who is hereby authorized to place such policies shall be left and remain with the said ices, and the interest thereon, at the time or times IN THE EVENT of failure so to insure, or pay take or title affecting said premises or pay all prior intor agrees to repay immediately without demainmum shall be so much additional indebtedness.	illdings now or at any time on second insurance in companies accep	ideremises insu	red in companies der owner (1) that t	to be selected by the ortgage indebtedness.
loss clause attached payable first, to the first Trees policies shall be left and remain with the said less and the interest thereon at the time or time.	ustee or Mortgagee, and, second Mortgagees or Trustees until the	indebtedness is	therein for their fully paid; (interests may appear, poy all prior incum-
In the Event of failure so to insure, or pay is tee or the holder of said indebtedness, may proc	axes or assessments, or the prior ure such insurance, or pay such	e and payable. r incumbrances taxes or assessm	or the interest the	er on when due, the
or title affecting said premises or pay all prior in nor agrees to repay immediately without deman	cumbrances and the interest the	reon from time thereon from th	to time; and all to date of payme	n oney so paid, the
IN THE EVENT Of a breach of any of the atoresa	id covenanisor agreements the	whole of said in	debiedness inclu	ting or pringled and all
ed interest, shall, at the option of the legal hole on from time of such breach at seven per cent to as if all of said indebtedness had then matured be as if all of said indebtedness had then matured be IT is AGREED by the Grantor that all expenses are hereof—including reasonable attorney's fees, and abstract showing the whole title of said penses and disbursements, occasioned by any suit of, may be a party, shall also be paid by the Granto be taxed as costs and included in any decreating be taxed as costs and included in any decreating be taxed as costs and included in any decreating be taxed as costs and included in any decreating the said penses of suit, including attorney's feet has been so fit of crantor waives all right of perposes as that upon the fling of any computate to forcel cotice to the Grantor, or to affy party claiming power to collect the rents, issue and profits of the The name of a record of the St. The name of a record of the St. The EVENT of the deather removal from said	per annum, shall be recoverable by expressiverms.	by foreclosure i	hereof, or by sui	t at law, ~ 10 t, the
ir is noneed by the Grantor that all expenses a tre hereof—including reasonable attorney's fees, ing abstract showing the whole title of said not	ing distributements paid or incur cellays for documentary eviden- tarios embracing foreclosure	red in behalf of æ, stenographer ecree—shull be	plaintiff in conn 's charges, cost o	of procuring c cc.
nses and disbursements, occasioned by any suit of , may be a party, shall also be paid by the Grant	All such expenses and disbur	e or any holder ements shall be	of any part of an additional lies	said indebtedness, as upon said premis s.
of sale shall have been entered or not, shall both become of sale shall have been entered or not, shall both been entered or not.	at may be rendered in such for the dismissed, nor release hereof the Grantor for the Gr	closure proceed given, until all s	lings; which products and the control of the contro	d disbursements, and
ns of the Grantor waives all right to be possess that upon the filing of any completing to forecle	sion of, and income from, said ose this Trust Deed, the court in	premises pendi which such con	ng such foreclosi	are proceedings, and ay at once and with-
power to collect the rents, issues and profits of the	under the Grantor, appoint a rate said premises.	Ann Tones	ossession or cha	rge of said premises
The name of a record of is: 15011 126 IN THE EVENT of the deathfor removal from said	Cook Cook	County	of the grantee, of	or of his resignation,
al or failure to act then James I uncessor in this tractand if for any like cause as eads of said County is hereby appointed to be see rmed, the grange or his successor in trust, shall	rysdale id first successor fail or refuse to	act, the person	said County is he who shall then be	reby appointed to be the acting Recorder
seus or saud county is hereby appointed to be see rmed, the grantee or his successor in trust, shall	ond successor in this trust. And release said premises to the part	when all the aformation when all the aformation with the contraction and the contraction are all the contractions are all	resaid covenants eiving his reason	and agreements are able charges.
	2043	_	me	19_75_
Witness the hand Sand seal Sof the Grantor S	() M	anne	Saed	(SEAL)
Witness the hand. Sand seal. Sof the Grantor. S	<u> </u>		X	(02.12.)
Witness the hand. 9 and scal. 9 of the Grantor. 9	Vallaca !	ann	!()!	
Witness the hand S and seal S of the Grantor S	Jelinn	Jaco	ر (کی کر	(SEAL)
Witness the hand. ⁹ and seal. ⁹ of the Grantor. ⁹	Jeann	Jaco	<u>(Q)</u>	(SEAL)

UNOFFICIAL COPY

	- €	ery Action		TO PROVIDE STATE
	.151	1975 JUN 23 AM 9	48 3125168 - A Rec	5. 00
ATE OF Illinois	<u>}</u>	SS.		
OUNTY OF				
G]	adys Tonkinson	, a Notary Public	in and for said County, in the	e i
ate aforesaid, DO HEREBY	CERTIFY that	Don Maurice Jacobs and	Jo Ann Jacobs, his wii	re -
		·		
rsonally known to me to be		nose name subscribed	to the foregoing instrument	,
		wledged that they signed,		· 沙雪
Approximately 100 CV	A-	the uses and purposes therein set	forth, including the release and	
Sold Hader my hand and		20th day of	June , 19 75	Colombia de la colombia del colombia de la colombia del colombia de la colombia del colombia de la colombia del colombia de la colombia de la colombia del colombia d
NOTAR, SC.				
	Ux	Hedy /	on Public	With the second
primiser pri Expires Jan	22 1919) / Wat		
The second second	, .	0_		
		040		
		C		
		40×		23
		\mathcal{L}		23123165
		14. C C		65
		UTE	13.	
			17.	
			7,0	
			0	
1 1	1 11	ŀ		
Se le certain	Anada	j	7900 1000	i g
Deed Deed os and us wife	t Com		OOD COUNTY	OR W
Trust Deed surice Jacobs and n Jacobs, his wife	Bank andTrust Com		frust ey ois,	GEORGE E, COLE LEGAL FORMS
Ikooba Ito	rk an		and rookw IIIIn	GEC
Trust Deed Trust Deed Don Haurice Jacobs and Jo Ann Jacobs, his wife	first Bank and Trust Company Falatine, Illinois	,	Bank th B	
Po Po	5	a)	fret S nor alati	
•	· · ·	1,1	First Bank and Trust Company 35 North Brockway Falstine, Illinois, 60067	
				2.0
		The second secon		