UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973 23 174 84	GEORGE E. COLES
THIS INDENTURE, WITNESSETH, That .	Frank J. Thoma & Bernice L.	Thoma, his wife
(hereinafter called the Grantor), of 2616.	West 23rd St. Chicago (City)	Illinois (State)
of 225 N. ArlingtonHts. Ro (No. and Street)	THOUSAND NINE HUNDRED ASSOCT	(State)
lowing der, ribe ' real estate, with the improveme and everything appurtenant thereto, together w	l, for the purpose of securing performance of the co- ents thereon, including all heating, air-conditioning, g ith all rents, issues and profits of said premises, situs OOK and State of Illinois,	as and plumbing apparatus and fixtures, ated in the <u>City</u>
S.J. Wark Ca subdivisi	tates, a subdivision of blo ion of the Northeast % of s ge 13, East of the Third Pr is.	ection 25,
70		
	C A A A A A A A A A A A A A A A A A A A	
Hereby releasing and waiving all rights under a IN TRUST, nevertheless, for the purpose of WHEREAS. The Grantot Frank J. 1	and b' value of the homestead exemption laws of a seculing enformance of the covenants and agreen Phone Bernice L. Thomas, 11	he State of Illinois. ents herein. S WITE
justly indebted upon Cheir	principal promissory note	bearing even date herewith, payable
One payment of \$1,950.0	00 due on <i>Ji</i> ly 30, 1974.	
	0,	z C.A.C.E.
	⁴ h _x ,	
THE GRANTOR covenants and agrees as followers provided, or according to any agreement and assessments against said premises, and on rebuild or restore all buildings or improvements shall not be committed or suffered; (5) to keep grantee herein, who is hereby authorized to plas with loss clause attached payable first, to the fi which policies shall be left and remain with the brances, and the interest thereon, at the time or I'm the Event of failures so to insure, or grantee or the holder of said indebtedness, may lien or title affecting said premises or pay all premises on the holder of said indebtedness, may lien or title affecting said premises or pay all premised to the holder of said indebtedness, may lien or title affecting said premises or pay all premised probable by the premise half be so much addition, indebtedness that the political said of a branch of any of the all the title proposed to the said to the sa	lows: (1) To pay said indebtedness, and "c interestending time of payment; (2) to p., prior to demand to exhibit receipts therefor; (3) with so so said premises that may have been destroit of or all buildings now or at any time on said green, see ince such insurance in companies acceptances. In the structure of the true, said Mortgagees or Trustees until the hadebtedness times when the same shall become due and payable pay taxes or assessments, or the province man procure such insurance, or put province such insurance, or put province such insurance, or may each taxes or assessior incumbrances and the interest thereon from tindemand, and the same with interest thereon from diness secured hereby. Oresaid covenants we agreements the whole of said at holder thereof, without notice, become immedia cent per annum, shall be recoverable by foreclosure ured by experiments.	thereon, as herein and in said note or that day of June in each year, all taxes y days after destruction or damage to amaged; (4) that waste to said premises so ed in companies to be selected by the der of the first mortgage indebtedness, c., rein as their interests may appear, in a stein interests may appear, in a paid; (6) to pay all prior incumsor in eir terest thereon when due, the ments, c. discharge or purchase any tax ments, c. discharge or pincipals and all tely due and fayable and with interest thereof, or by sui' at ta v. or both, the
crosure nereor—including reasonable altorneys of pleting abstract showing the whole title of sa expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the C shall be taxed as costs and included in any does the costs of suit, including attorney's feet assigns of the Grantor waives all right of by assigns of the Grantor waives all right of by agrees that upon the filing of any comprises, to	ices, outly's for documentary evidence, stenograph in perhaps, embracing foreclosure decree—shall suit for phoceeding wherein the grantee or any hold judge. All such expenses and disbursements shall be read that may be rendered in such foreclosure proceed that may be rendered in such foreclosure proceeding the procession of a property of the Grantor for the Grantor and for possession of, and income from, said premises pen foreclose this Trust Deed, the court in which such coming under the Grantor, appoint a receiver to takes of the said premises.	ter's charges, cost o
refusal or failure to act. seein ReCOrd refusal or failure to act. seein ReCOrd refusal or failure to act. seein Record refusal or failure and if for any like ca of Deeds of said Califfy is hereby appointed to	m said COOK Cour er of deeds Cour suse said first successor fail or refuse to act, the perso be second successor in this trust. And when all the shall release said premises to the party entitled, on	aty of the grantee, or of his resignation, of said County is hereby appointed to be on who shalf then be the acting Recorder aforesaid covenants and agreements are receiving his reasonable charges.
Witness the handand sealof the Grat	ntor_this10thday of Dec	cember 19 73

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF COOK	10.00 4 PM 2 10 AUS-4-75 4 0 5 5 1 0 2317 10 113 4 A - 160 5.10
I, MICHELINE LUCACCIONI	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	Frank J. Thoma & Bernice L. Thoma, his wife
appeared before me this day in person and	s whose name_s_are_subscribed to the foregoing instrument, acknowledged that _they_ signed, sealed and delivered the said
	t, for the uses and purposes therein set forth, including the release and
waiver of theth of homestead.	77
Given unfer by hand and notarial seal this	10th day of December 1973
(Impress Seal Here)	Michelie Pricacioni
Commission Expires 11-10-74	Mysairy seffolic
Preparea by: Fobert E.	Anderson
E1k Grove	lingtn Hts.Rd.
	4
	500 MAIL
	46
Agranda de la companya del companya de la companya del companya de la companya del la companya de la companya d	
ш j	
SECOND MORTGAGE Trust Deed Frust Deed Fr	ů "
St Dee	S & C
OND WE TO SEE THE PROPERTY OF	GEORGE COLE
SECOND N Trust ANDERSON RUGERT THOU N. ATTINGUE Grove, II. 66	(B) H
SE S	
SECOND MORTER DESCOND MORTER DESCOND MORTER DESCONDER DESCONDER SELVER DESCONDER SELVER DESCONDER SELVER DESCONDER D	
, , , , , , , , , , , , , , , , , , ,	1
ক্ত ক্ষিত্ৰ ক্ষিত্ৰ সামান ক্ষেত্ৰ ক্ষেত্ৰ ক্ষেত্ৰ ক্ষিত্ৰ ক্ষিত্ৰ ক্ষিত্ৰ ক্ষিত্ৰ ক্ষিত্ৰ ক্ষিত্ৰ ক্ষিত্ৰ ক্ষি	

END OF RECORDED DOCUMENTS