## **UNOFFICIAL COPY**

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	23	383	060	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, ThatCRAI	IG M. RENZ and BONN	IE F	ENZ, 1	nis wife	<u> </u>
(hereinafter called the Grantor), of 2040 Nin	nitz Drive	Des I	laines	3,	Illinois (State)
for and in consideration of the sum of Ten and r in hand paid, CONVEY	JOHN W. HALE Schaumburg (City) ne purpose of securing perfort reon, including all heating, air rents, issues and profits of saic	and NA Towns nance of condition premises	NCY I. thip, the coven ning, gas a	HALE, 1 111 ants and ag and plumbin in the	nis_wife, inois (State) treements herein, the fol- ug apparatus and fixtures,
Lots ', and 8 in Bloc Hig. Vicy Addition, of the South West Qu Range 1), East of th County, Illinois.	being a Subdivision arter of Section 3	of t	he Nor	th Half 41 Nort	h,
Ox					
	)				
	0				
Hereby releasing and waiving all rights under and by v IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor S. CRAIG M. RENZ justly indebted upon their	performance of the covenant	s and ag	reements l	herein. Bre	
in 60 equal monthly installmer payment being due on January 1 of \$102.59 per month, includir	nts, commencing Feb	ruary	1, 197	76, with	n the last
				PC	<i>y</i> [
			4	10. AC	
The Grantor covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said, shall not be committed or suffered; (5) to keep all building rantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Trustee which policies shall be left and remain with the said More brances, and the interest thereon, at the time or times when the policies shall be left and remain with the said More brances, and the interest thereon, at the time or times when the policies shall be left and remain with the said More brances, and the interest thereon, at the time or times when grantee or the holder of said indebtedness, may procure sien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, aper annum shall be so much additional indebtedness sect. IN THE EVENT of a breach of any of the aforesaid of carried interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by expenses and disbursements, occasioned by any suit for presuch, may be a party, shall also be paid by the Grantor Mahall be taxed as costs and included in any decree hat moree of sale shall have been entered or not, shall gate be distincted to the Grantor waives all right to the possession agrees that upon the filing of any compdiant to foreclose it out notice to the Grantor, or to any prior claiming unde with power to collect the rents, issues and profits of the said.	en the same shall become die on the sasessments, or the prior such insurance, or hay such ta brances and the inferest ther and the same duffirmerest the ured hereby. Ovenants or agreements the withereof, without notice, becoming, shall be recoverable by pressitering.	and paya incumbra xes or ass con from ereon fro hole of sa me imme y foreclos	erest there the first day or damag s insured i e holder o crustee heress is fully ble. nees or the essments, time to t im the da id indebte diately du ure there	con as here any figure and a second as the companion of the first mein as their and a second and configure and a second action of the configure and a second action of the configure and a second action of the configure and payable of the configure a	hereon whe i due, he ge or purch se any lay II money so in the little when the seven per lent at seven per lent at law, or both, the
The name of a record owner is: <u>CRAIG M. R</u> IN THE EVENT of the death of removal from said					or of his resignation,
efusal or failure to act, the rist successor in this trust and if for any like cause said fir of Deeds of said Compt's, hereby appointed to be second erformed, the grantee or his successor in trust, shall relea	st successor fail or refuse to ac successor in this trust. And we se said premises to the party of	t, the per	_ of said ( son who s e aforesai	County is he hall then be	ereby appointed to be the acting Recorder
Witness the hand S and seal S of the Grantor S this	13 1/2	y of	Mes	tola	7 / /
AOTARY (	- Grain	raig l Nac/ Connie	A. Rem		(SEAL)
PUBLY:			6	/	1

23 383 060

٠.

## **UNOFFICIAL COPY**

	Alloy Fiction 876 FEB 6 AN 9-32	RCCURUES OF DELOY
STATE OF ILLINOIS  COUNTY OF COOK  I, State aforesaid, DO HEREBY CERTIFY that	FEB6-75 137429 23383060 ss.	aid County, in the
appearer before me this day in person and a	whose name_s <u>are</u> subscribed to the fore acknowledged that <u>they</u> signed, sealed and on for the uses and purposes therein set forth, including the sealed and on the uses and purposes therein set forth, including the sealed and on the uses and purposes therein set forth, including the sealed and on the uses and purposes therein set forth, including the sealed and on the sealed and on the uses and purposes therein set forth, including the sealed and on the uses and purposes therein set forth, including the sealed and on the uses and purposes therein set forth.	delivered the said
NOTARY  NOTARY  PUBLIC  Commission Expires  Mail and notarial seaf this	Notary Public	OT lee
THIS INSTRUMENT PR S. COLEMAN 19PW. GRAN Roselle, ILL.	vuilla	
601		23383060 AIL
BOX NO.  SECOND MORTGAGE  REUS  TO  TO  TA	MAIL TO: S, COLENAN	148w GRANNILL & ROSELLE (CL. GOCTZ GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT