UNOFFICIAL COPY

ienii J	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	2442888	george e. coles
-[THIS INDENTURE, WITNESSETH, That	rancis W. Morley,	Jr. and Susan B. Mo	orley, his wife
	as joint tenants (hereinafter called the Grantor), of 332 Gra	emere	Northfield	Illinois ,
	(No. and S	nd 00/100	(City)	(State) Dollars
	ir ha. 1 aid, CONVEY AND WARRANT of 5.5 W. Dundee Rd.	to Buffalo Grove Buffa	National Bank lo Grove	,
	(No. and Street) and to his ucc soors in trust hereinafter named, for lowing des rit deal estate, with the improvements and everything appr tenant thereto, together with of County of Cook	thereon, including all heatin all rents, issues and profits o	g, air-conditioning, gas and plur	(State) d agreements herein, the fol- nbing apparatus and fixtures,
	Lots 9 and 10 in lock 3 in Georg Northfield, being Subdivision Clerk's Division of Section 24, Principal Meridian in Cook Cour	of lot 20 and the Township 42 North	West 1/2 of lot 19 , Range 12 East of t	in County
	O _x			
	` (
		01		
	Hereby releasing and waiving all rights under and IN TRUST, nevertheless, for the purpose of secu	by virtue of the homestead	exemption laws of the State of	Illinois.
	WHEREAS, The Grantor S Francis W. justly indebted upon \$8,000.00	Morley, J., and S	busan B. Morley, his	wife, as joint tenant
	on demand.	prater	par promissory notebearing t	even date nerewith, payable
		9	/	جو.
				7
	The Granton coverage and agrees as follows:	· (1) To now said indebteds	esc. and the inter-Charge as	herein and in earl note or
	notes provided, or according to any agreement exter and assessments against said premises, and on dema	nding time of payment; (2) and to exhibit receipts there	to pay prior to the as as of for; (3) within fixty ia, after	June in each year, all taxes r destruction or damage to
	The Grantor covenants and agrees as follows: notes provided, or according to any agreement exter and assessments against said premises, and on demorebuild or restore all buildings or improvements on shall not be committed or suffered; (3) to keep all b grantee herein, who is hereby authorized to place with loss clause attached payable first, to the first I	uildings now or at any time ich insurance in companies	on said premises insured in com acceptable to the holder of the	anies to be selected by the
	with loss clause attached payable first, to the first T which policies shall be left and remain with the said brances, and the interest thereon, at the time or time	rustee or Mortgagee, and, s Mortgagees or Trustees unt is when the same shall become	econd, to the Trustee herein as il the indebtedness is fully paid: he due and payable.	(6) to pay all prior incum-
	with loss clause attached payable pirst, to the first I which policies shall be left and remain with the said brances, and the interest thereon, at the time or time In THE EVENT of failure so to insure, or pay I grantee or the holder of said indebtedness, may provien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness.	taxes or assessments, or the	prior incumbrances or the inte-	eres thereon when due, the schar or purchase any tax
	Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness	and, and the same with fite s secured hereby.	rest thereon from the date of	payment a seven per cent
	IN THE EVENT of a breach of any of the aforess earned interest, shall, at the option of the legal ho thereon from time of such breach at seven per cent	of agreements of agreements of agreements of agreements of agreements of agreements of agreements of agreements of agreements	e, become immediately due and able by foreclosure thereof, or	payable, and win it crest by suit at law, or both, the
	thereon from time of such breach at seven per cent same as if all of said indebtedness had then matured IT is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said prexpenses and disbursements, occasioned by any suit such, may be a party, shall also be paid by the Grant shall be taxed as costs and included in any decrease as a cost of the control of the costs of suit, including attorney's feet have been assigns of the Grantor waives all right to his posses agrees that upon the filing of any commant to force out notice to the Grantor, or to any party claiming with power to collect the rents, issues and profits of the control of the	by expressiverms. and disbursements paid or i outlays for documentary ev	incurred in behalf of plaintiff in	cost of procuring or om-
	pleting abstract showing the whole title of said prexpenses and disbursements, occasioned by any suit such, may be a party, shall also be paid by the Gran	emites embracing foreclost or proceeding wherein the g or All such expenses and di-	re decree—shall be paid by rantee or any holder of any pa sbursements shall be an addition	the Grantor; and the life and lien upon said premises,
1	shall be taxed as costs and included in any decree the cree of sale shall have been entered or not, shall not the cost of sale shall have been entered or not, shall not the cost of sale including attempts to the cost of sale included in any decree the cost of sale included in any decree the cost of sale included in any decree the cree of sale sale included in any decree the cree of sale sale included in any decree the cree of sale shall be sale included in any decree the cree of sale shall be sale included in any decree the cree of sale shall be sale included in any decree the cree of sale shall be sale included in any decree the cree of sale shall be sale included in any decree the cree of sale shall be sale included in any decree the cree of sale shall be sale included in any decree the cree of sale shall be sale included in any decree the cree of sale shall be sale included in any decree the cree the c	at may be rendered in such be dismissed, nor release her	foreclosure proceedings; which reof given, until all such expense. Grantor and for the heirs, exe	h proceeding, whether de- ses and disbursements, and
	assigns of the Grantor waives all right to be posses agrees that upon the filing of any compaint to forecl	ssion of, and income from, lose this Trust Deed, the cou	said premises pending such for art in which such complaint is fi	reclosure proceedings, and led, may at once and with-
	with power to collect the rents, issues and profits of t	he said premises.	d a receiver to take possession of	is wife, as joint tena
1	In the Event of the death of removal from said	d	County of the gran	ntee, or of his resignation,
	refusal or failure to act, then first successor in this treet, and if for any like cause si of Deeds of said County to hereby appointed to be se performed, the grantee or his successor in trust, shall	aid first successor fail or refu	And when all the aforesaid cov	hen be the acting Recorder enants and agreements are
1	Witness the hand S and seal S of the Grantor S		dayof / Apri	.1 19 78_
1	This document prepared by J.K.Wic		- Wellandy or	(SEAL)
	% Buffalo Grove National Bank 555 W. Dundee Road	Franci	is W. Morley, (F.)	
	Buffalo Grove, Illinois 60090	(Susan	B. Morley)	(SEAL)
1	IAV FAA]

UNOFFICIAL COPY

•			•			
TATE OF	Illinois }	SS.				
OUNTY OF	Lake					
.Tudi	th K. Widbin				_	
	DO HEREBY CERTIFY thatFre		, a Notary Public i			
AT EE					,	
rsonally know	n to me to be the same person.s. w	hose name_s	are subscribed	to the foregoin	ng instrument,	
peared befor	ne this day in person and acknow	wledged that	they signed, s	ealed and deliv	ered the said	
strument as	there and voluntary act, for	the uses and pu	rposes therein set fe	orth, including th	he release and	
	nrof home cad.		•			
3 3 7 7 7 3	ony hand a notarial seal this	25th	day of	April_	, 1978	
E 28					-,	
		Q ~. 4	in 2 11	i ninallessia		
A P. N		-Line	Nota	ry Public		
ommission Exp						
in Admin						
		-				
		'				
				: 		
	· · · · · · · · · · · · · · · · · · ·		10	والمراجعة	in the state of	•
	GOOK COUNTY, ILLINOIS FILED FOR RECORD				OF DEEDS	
	HAY 3'78 9 oc AM		1	*2 4 4	128881	
				1		
				6		
				*244		
				4		
				7,'), .	
					U/C	
I			1.			
			. :			
3 -3						Y
Trust Deed					GEORGE E. COLE®	S
			•		ы О	문
S	P				₹GE	LEGAL FORMS
Trust			·		HEOL	Ĕ
Ş —						
-			. [LEGAL FORMS
•			•			
						ero, mi gompaga, yo

OF RECORDED