## UNOFFICIAL GOPY

TRUST DEED SECOND-MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	24494 <b>452</b>	GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That R		Rarhara I. Mever	
(hereinafter called the Grantor), of 2734 W.			
(No. and Str	reet)	(City)	(State)
for and in consideration of the sum of <b>Thirte</b> in hand paid, CONVEY S AND WARRANTS of Intercontinental Center	to Ruben Harris, a	indred Seventeen & is Trustee Illinois	60153
(No. and Street) and to his successors in trust hereinafter named, for			
lowing described real estate, with the improvements and everything appurtenant thereto, together with a	ll rents, issues and profits of said	premises, situated in theC1	paratus and fixtures,
of Chicago County of Cou		•	
Lot forty eight (48) in the Subdivision of part of the Of Section one (1), Townsh thir een (13), East of the	e West half of the hip thirty eight (	North East quarte 38) North, Range	er
0.5			7
		•	,
		an in the second contract	
Hereby releasing and waiving all of sunder and be IN TRUST, nevertheless, for the curpt set is secur.  WHEREAS, The Grantor Richard L.	y virtue of the nomestead exemp ring performance of the covenant Mever & Barbara I.	s and agreements herein.  Mever his wife	
justly indebted upon Otle in the sum of Thirteen Tho dollars (\$13,117.20) payab monthly installments of Tw	sand One Hundred	missory note_bearing even date Seventeen and 20	herewith, payable 100 ve
each (\$218.62) beginning S	eptember 3, 1976	and ending August	3,1981.
	4	\C\	•
	1/4,	(JA	
		26/2	
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement extent and assessments against said premises, and on demar rebuild or restore all buildings or improvements on shall not be committed or suffered; (5) to keep all bu grantee herein, who is hereby authorized to place suc with loss clause attached payable first, to the first Tr which policies shall be left and remain with the said brances, and the interest thereon, at the time or times In THE EVENT of failure so to insure, or pay ta grantee or the holder of said indebtedness, may procu	(1) To pay said indebted less, a sling time of payment; (3 to pay do exhibit receipts the efor; (3 nid premises that may have user didings now or at any time on air hinsurance in companies accept ustee or Mortgagee, and, second Mortgagees or Trustees until 18 in when the same shall become the case of assessments, or magneric ries such insurance, or magneric ries such insurance, or magneric ries such insurance, or magneric ries used insurance, or magneric ries and ries and ries are ries and ries and ries are ries are ries and ries are ries are ries and ries are ries are ries are ries and ries are rie	d the interfest plereon, as herein a prior to bue first day of June in e within 1 ky days after destructestroyed or damaged; (4) that was mises insured in companies to the holder of the first mort have been so the holder of the first mort herein as their initiate den is is fully paid; (6) to p. and pa his cessor at session 1 kg or discharge of the holder of the first here was or at essmalls, or discharge of	and in said note or ach year, all taxes tion or damage to the to said premises be selected by the gage indebtedness, crests may appear, ay all prior incum- con when due, the purchase any tax
lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforesai earned interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent p	cumbrances and the interest there d, and the same with interest th secured hereby. d covenants or agreements the w der thereof, without notice, beco er annum, shall be recoverable by	con from time to time; and all mereon from the date of payment hole of said indebter less, voluding me immediately du; and r lyable, y foreclosure theree sort sort sort as	at seven per cent g principal and all and with interest law, or both, the
rebuild or restore all buildings or improvements on shall not be committed or suffered; (5) to keep all bu grantee herein, who is hereby authorized to place suc with loss clause attached payable first, to the first Tr which policies shall be left and remain with the said horaces, and the interest thereon, at the time or times In THE EVENT of failure so to insure, or pay ta grantee or the holder of said indebtedness, may proculien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforesai earned interest, shall, at the option of the legal hot hiereon from time of such breach at seven per cent p same as if all of said indebtedness had then matured by the control of the said properties and the said properties and disbursements, occasioned by any suifer such, may be a party, shall also be paid by the Grantos such, may be a party, shall also be paid by the Grantos such, may be a party, shall also be paid by the Grantos such, may be a party, shall also be paid by the Grantos uch, may be a party, shall also be paid by the Grantos such, may be a party, shall also be paid by the Grantos such, may be a party, shall also be paid by the Grantos uch costs of suit, including attorneys feey five open assigns of the Grantor waives all right to the possess agrees that upon the filing of any committent to forectio out notice to the Grantor, or to any new claiming with power to collect the rents, issues and profits of the The name of a record over	y explainterms, and or incurre in disburgements paid or incurre putlays for documentary evidence findes, embracing foreclosure dec proceeding wherein the grantee All such expenses and disburser that was be rendered in such force e dismissed, nor release hereof gir paid. The Grantor for the Gran ion of, and income from, said p see this Trust Deed, the court in under the Grantor, appoint a rece e said premises.	d in behalf of plaintiff ir con oct, stenographer's charges, co of of tree-shall be paid by the C ar or any holder of any part o, s on the control of the co	ion with the fore- procuring or com- tor; and the like it i debtedness, as your said premises, and whether de- is ura- nents, and din. strators and proceedings, and at once and with- e of said premises
IN THE EVENT Of the death of Temoval from said	Melvin Cohen	County of the grantee, or o	or his resignation,
inst successor in this trock and if for any like cause sain of Deeds of said County in hereby appointed to be second ordered, the grantee or his successor in trust, shall references.	d first successor fail or refuse to a ond successor in this trust. And w elease said premises to the party	ct, the person who shall then be the then all the aforesaid covenants are entitled, on receiving his reasonable	e acting Recorder d agreements are e charges.
Witness the hand S and seal S of the Grantor S	this 29th / d	ay of July	, 19_76
	Sieho	I Meyer	(SEAL)
	Barbare	7 Muser	(SEAL)
	This instru Ruben Harri	ment was prepared	
	Intercontin	s ental Center linois 60153	

		क्रिकेट के के किया है के किया है के किया किया है कि किया किया किया किया किया किया किया क	
	1978 JUN 16 PM 12 34 JUN-16-78 527154 • 24494452	γ Δ — Rec	10.00
	STATE OF Illinois		
	County of Cook		
	COUNTY OF		
	I,	for said County, in the	•
	State aforesaid, DO HEREBY CERTIFY that Richard L. Meyer & Barbara	L. Meyer,	-
	his wife		,
	personally known to me to be the same person_s whose names are subscribed to the	e foregoing instrument	,
	appeared before me this day in person and acknowledged that <u>they</u> signed, sealed	and delivered the said	1
	nestrument as <u>their</u> free and voluntary act, for the uses and purposes therein set forth, in	cluding the release and	
	Valver of the right of homestead.	1	
	Giv in under my hand and notarial seal this 29th day of July	, 19.76	
	(Impress Sez	1	
	Notary Public	-	
	Commission Express 1-72		
1			
7.0			
	Management .		
	0,		
	Augustus Colonia de la Colonia		
	Clarks	2	
		,449445;	
		944	
	0,0	5	
		1	
		150	
		E 8 0	
ſ		E CO	€.
	de	7 : 6A6 r, Su r. Firs 601	SOLE MS
- 1		ORT ORT enter a ry. cat	GEORGE E. COLE® LEGAL FORMS
	MAIL TO	Z S G Z Z	RGE GAL
BOX No.	Trust Deed Trust Deed To	lete JAN nent rer E wood	GEC LE
BO.		RRIS LOAN & MORTGAGE COP  ARRIS LOAN & MORTGAGE COP  Intercontinental Center, Suite 20  Eisenhower Expwy. at First ACe  Maywood, Illinois 60153	
		Please Leturn 40: IRRIS LOAN & MORTGAGE COP. Intercontinental Center, Suite 23) Eisenhower Expuy. at First 4.6 Maywood, Illinois 60153	

END OF RECORDED DOCUMENT