UNOFFICIAL COPY

| IST DEED COND MORTGAGE FORM (Illinois) | FORM No. 2202 September, 1975 | 24526246 | GEORGE E. COL LEGAL FORM |
|---|---|--|--|
| TH S INDENTURE, WITNESSETH, That | Jerome Dispensa and | Patricia Dispensa, hi | s wife |
| Fureinafter called the Grantor), of 6353 (No. and St | W. 63rd Place | Chicago | Illinois |
| or a. d.o. sideration of the sum of Thirty | | ndred-forty-six-and-8 | (State) 8/100 Dolla |
| n hand paid. CONVEY AND WARRANT | toJohn_H. Thode, | Trustee | |
| of to 224 Uolphin Lake Dri No rad Street) and to his successor in trust hereinafter named, for | (City) | wood Illi | (State) |
| owing described real ertain, with the improvements | thereon, including all heating, air- | conditioning, gas and plumbing ap | paratus and fixture |
| nd everything apput en at thereto, together with a | | | ·J |
| Ox | | | |
| Address of Property: 6 | 353 W. 63rd Pl | | |
| Lot 21 (except the east | 15 feet thereof) and | the east 20 feet of | lot |
| 22 in block 15 in 7. The sion of the North West | quarter of the north | west quarter of secti | ion 20, |
| township 38 north, range (except the south 30 fe | e 13 east of the thri | d principal meridian | on 20, Constant of the section of th |
| and 4 in subdivision of | North 374.31 feet of | northwest quarter of | section & |
| 20, township 38 north, in Cook County, Illinois | | third principal meric | ran, |
| | | | G |
| ereby releasing and waiving all rights under and be IN TRUST, nevertheless, for the purpose of secun Whereas, The Grantor Jerome | by virtue of the hardest ad exemp | tion laws of the State of Illinois. s and agreements herein. | |
| WHEREAS, The Grantor Jerome stly indebted upon their | | a Dispensa, his wife inissory notebearing even date | e herowith mayabl |
| 3.7, 1.1.00, 1.2.00 | - Paller | named in the contract of the c | c norewitti, payao. |
| to the order of Ever | green Plaza Bank, Pro | rgreer Park, Illinoi | s |
| the sum of Thrity-tw (32,246.88)Dollars, | ro-thousand-two-hundre in 24 consecutive mor | ed-forty-six-and-8800 othly installments as | 00 \$ |
| follows: | n day of June, 1978 ar | | |
| the 15th of each and | every month until th | nis note is filty paid | i. |
| | | 04/ | |
| THE GRANTOR covenants and agrees as follows: tes provided, or according to any agreement externinst said premises, and on demand to exhibit recebuildings or improvements on said premises that mmitted or suffered; (5) to keep all buildings nowein, who is hereby authorized to place such insure clause attached payable first, to the first Trustee icies shall be left and remain with the said Mortga I the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay ta the cor the holder of said indebtedness, may proce or title affecting said premises or pay all prior in antor agrees to repay immediately without demar | (1) To pay said indebtedness, an | d the project thereon, as herein a | nd in said note or |
| ainst said premises, and on demand to exhibit rece buildings or improvements on said premises that | ipts therefor; (3) within sixty day may have been destroyed or day | s after destruction or damage to aged; (4) that waste to said pre- | real or restore |
| rein, who is hereby authorized to place such insur s clause attached payable first, to the first Trustee | rance in companies acceptable of Mortgagee, and, second, to the | the holder of the first mortgage. Trustee herein as their interests r | n'debt dres, with |
| icies shall be left and remain with the said Mortga the interest thereon, at the time or times when the IN THE FVENT of failure so to insure or pay to | gees or Trustees until the indebted he same shall become one and pay | ness is fully paid; (6) to pay all provide. | rior in amt ances. |
| ntee or the holder of said indebtedness, may procu or title affecting said premises or pay all prior in | are such insurance of pay such ta- neumbrances and the interest ther | xes or assessments, or discharge or con from time to time; and all n | purchase ar / tax noney so paid, the |
| antor agrees to regular immediately without deman annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforeas and interest, shall, at the option of the legal hold reon from time of such breach at eight per cent p he as if all of said indebtedness had then matured. IT IS AGREED by the Grantor that all expenses? The transport of the present of th | secured hereby. id coverants or agreements the white | ereon from the date of payment note or said indebtedness, includin | at eight per cen g principal and ali |
| ned interest, shall, at the option of the legal hold reon from time of such breach at eight per cent p | er thereon without notice, become er annual, shall be recoverable by | e immediately due and payable, foreclosure thereof, or by suit at | and with interest law, or both, the |
| IT IS AGREED by the Grantor that all expense a ure hereof—including reasonable attorney's fee, or | no disbursements paid or incurred bullays for documentary evidence, | d in behalf of plaintiff in connect stenographer's charges, cost of p | ion with the fore- procuring or com- |
| ing abstract showing the whole title of sall he enses and disbursements, occasioned by any salt of | mises embracing foreclosure dec | ree—shall be paid by the Gran or any holder of any part of said | tor; and the like I indebtedness, as |
| to be taxed as costs and included in any base ee that of sale shall have been entered or my, shall not be | it may be rendered in such forecle dismissed, nor release hereof give | osure proceedings; which proceed on, until all such expenses and d | ding, whether de- isbursements, and |
| IT IS AGREED by the Grantor that all expense if ure hereof-including reasonable attorney's feet, cing abstract showing the whole title of say included in the say of the season and disbursements, occasioned by any soft or, may be a party, shall also be paid by the Control to be taxed as costs and included in any date that of sale shall have been entered or only, shall not be costs of suit, including attorney; where been costs of suit, including attorney; where been costs of the Grantor waives all right to the possess es that upon the filing of any say plaint to foreclonotice to the Grantor, on to the party claiming the power to collect the rents, sayes and profits of the The name of a requirement of the control of the possess of the Grantor, on the property of the control of the possess of the Grantor, on the party claiming the power to collect the rents, sayes and profits of the The name of a requirement of the property of the p | paid. The Grantor for the Grant ion of, and income from, said properties this Trust Deed, the court in w | or and for the heirs, executors, a emises pending such foreclosure | dministrators and proceedings, and at once and with- |
| notice to the Grantor, or to the party claiming to power to collect the rents, saves and profits of the | under the Grantor, appoint a rece e said premises. | eiver to take possession or charge | of said premises |
| The name of a record owner is: | Cook | County of the grantee, or c | W11 e of his resignation, |
| successor in this trust; and if for any like cause sai | J. Brennan id first successor fail or refuse to a | of said County is hereb | y appointed to be acting Recorder |
| leeds of said County is hereby appointed to be secont or the grantee or his successor in trust, shall reconstructions. | and successor in this trust. And w | hen all the aforesaid covenants an | d agreements are |
| Witness the hand S and seal S of the Grantor S | this da | y of May | 19_78 |
| | x Leion | ne R. Rupe | SEAL) |
| | <i>~</i> | ~ · · · · · · · | |

UNOFFICIAL COPY

| | 19781 JULI 10 PM | 56 | | | |
|-------------------------------------|------------------|---------------|-----------------|---------------------|--------------------------------|
| STATE OF Illinois COUNTY OF COOK | | e ti 7 2 - 24 | 526246 1 - | CIS | 10.00 |
| Kenneth C. Schw | | , a Notary F | | | 10.00 |
| personally arown to me to be the su | - | | | | -, t, d |
| nstrument astb_sir_ free and v | | | · - | ing the release and | d |
| Given under my hand an i no a- | seal this2nd | Younds | 4c | La Mu | 7 •> |
| ommission Pipito Z-28 | | | Notary Public . | | |
| Tanama. | | O | | | |
| | | J. J. | | | |
| | | | Clark | | |
| | | | 4 | S | 90×96c |
| | | _ | | | 0.8.0 |
| | | I run n | | | 0 |
| Deed Deed | | | | | . COLE® |
| Trust Deed | | ļ | | | GEORGE E. COLE® LEGAL FORMS |
| | | | | | Test State of the |