UNOFFICIAL COPY

24786571

TRUST DEED SECOND MORTGAGE FORM (Illinois) FORM No. 2202 September, 1975 GEORGE E. COLE® LEGAL FORMS

THIS INDENTURE, WITNESSETH, That	Edward Has	kell & JoanneHask	ell, his wife
(hereinafter called the Grantor), of 1422	2 Morris	Berkeley	Illinois
for and in as (c) eration of the sum of Ninets	een Thousa	nd Eight Hundred	Forty-Two&85/100-line
in hand p.d. Cr NVEY_ AND WARRANT_ of 550U St. Charles Rd. (N. and Street)	Berk	eley	Illinois (State)
and to his successe s in trust hereinafter named, for lowing described real electric, with the improvements and everything appure and thereto, together with of Berkele County of Co.	or the purpose of statements including all rents, issues arook	securing performance of the coveral performance of the coverage o	enants and agreements herein, the foles and plumbing apparatus and fixtures ed in the Village
Lot 144 in J. W McCormac West 1/2 of fr.ct onal Se East of the Third Princip	ection 8, a ection 8, a ection 8, a ection 8, a	Township 39 North an, in Cook Count	n, Range 12 ry, Illinois.
O_{jc}			
	\mathbb{C}		€ % * ;
Hereby releasing and waiving all rights under and IN TRUST, nevertheless, for the purpose of secu WHEREAS, The Grantor Edward Hasks	by virtue r.e he cring perfor ice ell & Jear	omestead exemption laws of the of the covenants and agreement in Haskell, his	State of Illinois. s herein. wife
justly indebted upon			bearing even date herewith, payable
in 60 days plus subseque	ent renewa	() .	
			CACK.
		4/)	
			ζO''
THE GRANTOR coverants and autres as follows:	Alla To may said i	indubtodayu and the Land	or on or harrin and in said note on
The Grantor covenants and agrees as follows: notes provided, or according to any agreement exter against said premises, and on demand to exhibit rece against said premises, and on demand to exhibit rece all buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insuloss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortgand the interest thereon, at the time or times when I grantee or the bolder of said indebtedness, may proceiten or title affecting said premises or pay all prior in Grantor agrees to repay immediately without demaper annum shall be so much additional indebtedness. In the Event of a breach of any of the aforesa earned interest, shall, at the option of the legal hole thereon from time of such breach at eight per cent passed as a side of said indebtedness had then matured letting abstract showing the whole title of side such present and the said side of side side in the said of said indebtedness had then matured letting abstract showing the whole title of side side in the said of said indebtedness had then matured letting abstract showing the whole title of side such may be a party, shall also be paid by the Grantor such may be a party, shall also be paid by the Grantor such may be a party, shall also be paid by the Grantor side of suit, including attornaying the staye been using so the Grantor waives all right to the possessing of the Grantor waives all right to the possessing the such man to green and the such man to green and party claiming invited the property of a party shall be taken the party claiming in with power to collect the rents, shall not permoval from said the property of the party o	nding time of paying the therefor: (3) may have been do your range in companie or Mortgagee, and	ment: (2) to pay when duction within sixty days lifter destrur destroyed or damped: (4) that is said premises his ured in common acceptable to the holder of the discount, to the Trustee herein.	ch year, all taxes and assessments or damage to rebuild or restore to said premises shall not be units 12 be selected by the grantee tears not tagge indebtedness, with as their atterests may appear, which
and the interest thereon, at the time or times when t IN THE EVENT of failure so to insure; or pay to grantee or the holder of said indebtedness, may proc- lien or title affecting said premises or pay all prior i	he same shall beco axes or assessment are such insurance incumbrances and	one sue indebtedness is tuny pate one sue and payable. S. or the prior incumbrances or the interest thereon from time to the interest thereon from time to	the interest threon when due, the is, or disching in purchase any tax to time; and all money so paid, the
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 aforesa earned interest, shall, at the option of the legal hole thereon from time of such breach at eight pure cont.	nd, and the some secured hereby, and covernants or ag ler thereby, withou	with interest thereon from the greements the whole or said indel it notice, become immediately of	date of payment at the per cent bledness, including principal and all due and payable, and vith interest
same as if all of said indebtedness had then matured It is Agreen by the Grantor that all expenses a closure hereof—including reasonable attorney's feet pleting abstract showing the whole title of saft-art	express terms, in disbursements oddays for docum mises embracing	paid or incurred in behalf of plentary evidence, stenographer's foreclosure decree—shall be p	aintiff in connection with the fore- charges, cost of procuring c com- aid by the Grantor; and the live
expenses and disbursements, occasioned by any fit of such, may be a party, shall also be paid by the Oranto shall be taxed as costs and included in the decree the cree of sale shall have been entered or not, shall not be costs of suit including attorness. The have been	or proceeding when or. All such expens at may be rendered the dismissed, nor re-	ein the grantee or any holder of es and disbursements shall be an d in such foreclosure proceeding clease hereof given, until all such for the Granter and for the be-	f any part of said indebtedn sss additional lien upon said precise gs; which proceeding, whether (e. h expenses and disbursements, and
assigns of the Grantor waives all right to the possessignes that upon the filing of any complaint to forceled the force of the grantor, on the grant party claiming with power to collect the rents assume and profits of the	sion of, and incon- ose this Trust Dec- under the Grantor he said premises.	ne from, said premises pending d, the court in which such compl , appoint a receiver to take pos	such foreclosure proceedings, and aint is filed, may at once and with- session or charge of said premises
The name of a record owner is: Edward	Haskel &	Joanne_Haskell, _	his wife _
The name of a recommonner is: Edward In THE EVENT of them Chicago Titlers successor in this trust; and if for any like cause so I Deeds of said County is hereby appointed to be see efformed, the grantee or his successor in trust, shall	e Insurance id first successor factorial successor in the contraction of the contraction	of sail or refuse to act, the person wh his trust. And when all the afore	o shall then be the acting Recorder said covenants and agreements are
Witness the handand sealof the Grantor	_	2nd day of Janu	ary 19 79
		January Ha	fask() (SEAL)
	Ú		
This instrument was prepared by Caro		- Bank of Commercate AND ADDRESS)	ce_in_Berkeley

247865

UNOFFICIAL COPY

			1979 JAN 3	AM 9 30		
STATE OF	Illino	i	€0. (}		19 19 11 11 14 14 14 14 14 14 14 14 14 14 14	Blood thing
		<u>.s_</u>		ss. 197520	24703571 A	200 00
COUNTY OF	Durage			. 19.520	64700713 A	- had 10.00
I, <u>Carol</u>	_Donahue			, a No	otary Public in and for sa	id County, in the
State aforesaid,	DO HEREB	CERTIF	Y that Edwa	rd Haskell	& Joanne Haskel	1
						,
personally 'mow	n to me to b	e the same	person_S who	sc name <u>s ar</u>	e subscribed to the fore	going instrument,
appeared Fefore	e me this day	y in perso	n and acknow	ledged that _ th	ey signed, sealed and d	elivered the said
instrument as .1	tb≘ir_ fre	and volu	ntary act, for the	e uses and purpose	s therein set forth, includin	ig the release and
waiver of the rig	tht of 'lomeste	ađ.				
Con Con	rany hard and	d notarial s	seal this	2nd	day of January	, 19 <u>79</u>
				_		,
S. F. 2	Here)	O_{x}			awl Donal	ue
	ires 10/2	/82			Notary Public	
The state of the s	incs	70.2				
			0			•
			O/L			
				County		
				0,		
				4		
				1//		
				\mathcal{L}	10	2≥
					100 FT	47
				L		56
					.07	577
					4	
					0,'	
					0	
						Ux.
]]					*	
ш	1				MAIL TO	
De Per	1	ļ			MAIL	
S str	} }	ļ				GEORGE E, COLE LEGAL FORMS
IOW I	10					9 E
98						PRG!
SECOND MORTGAGE Trust Deed						GEC
B						
		}				2. The state of th
 			11		}	