UNOFFICIAL COPY

<i>b</i>	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24879361	GEORGE E. COLE® LEGAL FORMS
	THIS INDENTURE, WITNESSETH, That_	EDDIE A. BROWN and	LINDA C. BROWN, h	is
	(hereinafter called the Grantor), of 710	W. Peregrine Drive,	Palatine, Illinoi	Ls
	for and in consideration of the sum ofTE	nd Street) IN THOUSAND & NO/100th	(City) 15 (\$10.000.00)	(State)
	in har 3 paid, CONVEY AND WARRAN of IE. BUSSE Avenue, (No. and Street) and to him are as a surface in trust hereinafter named lowing deraible real estate, with the improvement	T to Mount Prospect Mt. Prospec (City) d, for the purpose of securing performate this thereon, including all heating, air-co	State Bank, a con	rporation (111nois state) ints herein, the fol- aratus and fixtures.
	and everything p. u tenant thereto, together w of County of	ith all rents, issues and profits of said pr	emises, situated in the V1118	ige
	of part of the South	Hills, Unit Number Cowest Quarter of the N 42 North, Range 10, a Cook County, Illino	orthwest Quarter East of the Third	of
	· C			
		20/		
	Hereby releasing and waiving all rights under a	` ()	and the same of th	
	IN TRUST, nevertheless, for the purpose of s WHEREAS, The Grantor Eddie A. justly indebted upon	Brown and Jinda C.	nd agreements herein.	
l	In the principal sum of T payable in 59 equal month the 1st day of April, 197 interest payable at the r	EN THOUSAND & 10,1000 Ly installments of \$2 9, and a final paymen	ths (\$10,000.00) I 217.43 each, begin at on March 1.4198	Collars
			CACAC	23.00
				ř
] .	THE GRANTOR covenants and agrees as follow	ws: (1) To pay said indebtedness, and t	he arrest there in, as Serein and	in said note or
a	THE GRANTOR covenants and agrees as followers provided, or according to any agreement eigainst said premises, and on demand to exhibit all buildings or improvements on said premises the ommitted or suffered; (3) to keep all buildings reterin, who is hereby authorized to place such it oss clause attached payable first, to the first Trustolicies shall be left and remain with the said Mon of the interest thereon, at the time or times when In the Event of failure so to insure, or pay rantee or the holder of said indebtedness, may premise or the holder of said indebtedness, may primate and the sees to repay immediately without derer amount shall be so much additional indebtedness. In the Event of a breach of any of the afor	teceipts therefor; (3) within sixty days that may have been destroyed or database now or at any time on said premises assurance in companies acceptable as the	fter destruction or tal taxes a fter destruction or tal tage to re ed; (4) that waste to said point ured in companies to be so ected to holder of the first mortg ge ind	build or restore ses shall not be by the grantee btedness, with
a	oss clause attached payable prst, to the first Trus officies shall be left and remain with the said Mon and the interest thereon, at the time or times whe IN THE EVENT of failure so to insure, or payable or the holder of said indebtedness.	tee or Mortgagee, and, second, to the Tr trigagees or Trustees until the indebtednes in the same shall become decade and payab y taxes or assessments. Whe prior income	rustee herein as their interea's moss is fully paid; (6) to pay all priode. Imbrances or the interest thereon	y ppear, which includes, whe due, the
Ji G	en or title affecting said premises or pay all pricinantor agrees to repay immediately without derer annum shall be so much additional indebtedn IN THE EVENT of a breach of any of the afor	or incumbrances and the interest thereon mand, and the with interest thereoess secured here y.	or assessments, or discharge or pin in from time to time; and all more on from the date of payment at	tey so paid, the
th sa	arned interest, shall, at the option of the legal ha bereon from time of such breach at eight per centime as if all of said indebtedness had then matur. It is Agreed by the Grantor that all expense	older tile com without notice, become in it per annom, shall be recoverable by for ed, by express terms. and hisbursements paid or incurred in	mmediately due and payable, an reclosure thereof, or by suit at la behalf of plaintiff in connection	d with interest w, or both, the
pl- ex su	using hereor—including reasonable attorneys fee eting abstract showing the whole title of said penses and disbursements, occasioned by my said ch, may be a party, shall also be paid by the G hall be taxed as costs and included in	and lays for documentary evidence, six permises embracing foreclosure decree t or proceeding wherein the grantee or nior. All such expenses and disbursemen	enographer's charges, cost of pro —shall be paid by the Grantor any holder of any part of said it as shall be an additional lien upor	curing or com- ; and the like ndebtedness, as i said premises,
the Ass ag	In the Event of a breach of any of the afor tred interest, shall, at the option of the legal hereon from time of such breach at eight per centre as if all of said indebtedness had then mature It is Agreed by the Grantor that all expense osure hereof—including reasonable attorney's feeting abstract showing the whole title of sampless and disbursements, occasioned by any suit, may be a party, shall also be paid by the Gall the taxed as costs and included in an defece of sale shall have been entered or feet, shall no costs of suit, including attorney and the signs of the Grantor waives all fight to the possers that upon the filing of any capital in the fort the original of the Grantor, or the party claiming the power to collect the tents, sales and profits of the power to collect the tents, sales and profits of the power to collect the tents, sales and profits of the power to collect the tents, sales and profits of the power to collect the tents, sales and profits of the power to collect the tents, sales and profits of the power to collect the tents.	t be dismissed, nor release hereof given, een paid. The Grantor for the Grantor session of, and income from, said prem seclose this Trust Deed, the court in which gunder the Grantor, appoint a receive	in proceedings; which proceeding until all such expenses and disblum and for the heirs, executors, adm ises pending such foreclosure pro- th such complaint is filed, may at to take possession or charge of	g, whether de- ursements, and inistrators and occeedings, and once and with-
Wi	th power to collect the rents, sales and profits of The name of a reacher wher is: IN THE EVENT of the death or removal from sa			(
of	usal or failure death, then RECORD t successor in this rust; and it for any like cause Deeds of said County is hereby appointed to be a formed, the grantee or his successor in trust, sha	er of Deeds said first successor fail or refuse to act, the		ppointed to be ting Recorder
Th	Witness the hand_and seal_of the Grantor.e Trust Deed Note mention	ed · o o o	f February	, 19_79
be	the within Trust Deed has en identified herewith und	der Eddie A. Broy	H M. 18 LOL	(SEAL)
Td:	entification No. 2356 unt Prospect State Bank, corporation of Illinois	Linda C. Brown	hrows	(SEAL)
	nis instrument was prepared by R.W.	(NAME AND ADDRESS))	
	Trust Officer	Mt. Prospe	et. Avenue ct. IL 60056	

UNOFFICIAL COPY

	STATE OF I	T.T.TNOTS		SS.				
		artha Andor			a Notary Public			
			ERTIFY that	EDDIE A.	BROWN and I	TNDA C. BI	ROWN .	-
	personaly 'Dow		e same personS	whose name S	are subscribed	l to the foregoi	ng instrument	,
	appeared out a	e me this day in	person and ac	knowledged that	they signed,	sealed and deli-	vered the said	
	· · · · · · · · · · · · · · · · · · ·	જલેક્ષ્મે હતા :	d voluntary act,	for the uses and pr	irposes therein set	forth, including	the release and	
The state of the s		ght or how stead. en my hand and no	otarial seal this _	15th	day of	Februar	y, 19 <u>_79</u>	
	AN AN	OV.				<i>a</i> .	٠ , .	
	3 701			-51	Parthe No	tary Public	ni u dia	
16	Constitution of the Consti	<u>(2 3</u> 6/10/ 0 400 0⊥	779		•			
		ch We	1					
				0,				
			æ	Lay ROE.) -		RECURPER OF I	16205 10006
			网络人名 电影子数 医精髓性病毒	979 MAR 14 PM 14-79 5419		9361 u A -	lier	10.Gu
								10.00
				1100		fa		
				10-	~ [. ピン。 : : :	O.		
		Tre		7900				
			1	910 W. Peregrine Drive Palatine, Illinois 60067	Î			
		as	8 B	the 1			እ ኃ	
	ed	M.F.	Bank 11no	regr			24879361	OLE®
	Deg	and his	of L1	W. Pe			. 793c	EORGE E. COLI
816	S S S	ROWIN TO	ct s	910 Pala				GEORGE E. COLE® LEGAL FORMS
	SECUND MORTGAGE Trust Deed	EDDIE A. BROWN and LINDA C. BROWN, his wife	Mt. Prospect State Bank, A Corporation of Illinois, Trustee					GEORGE E. COLE® LEGAL FORMS
	S	NIDA NIDA	t. Corp. ruste	Property:				
			≱ ∢ ∺ -	. ' ፟፟፟				
	and the street of the street of the contract of the street	5. 展内では2.7 mm。				1 38 LL 1		