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TRUST DEED SECOND MORTGAGE FORM (Illinois)

FORM No. 2202 September, 1975

24886230

(0955 GEORGE E. COLET LEGAL FORMS

THIS INDENTURE, WITNES	SETH, That Phillip Mankof	f_and_Lillian_LMank	off, his wife,
(hereinafter called the Grantor). of 9300 N. Kenneth, (No. and Street)	Skokie, (City)	Illinois,
for and in consideration of the in hand paid, CONVEY An	_{um of} <u>Sixteen Thousand Se</u> ID WARRANT <u>to Ma</u> yri <u>n</u> e Rd., Pa	ven_Hundred_Twenty-Ni _Frohne	ne_and_20/100ths Dollar
of 100 W. Palatine (No. and Street)	Rd., Pa	latine, (City)	Illinois, (State)
and to his successors in trust he lowing desc to direal estate, with and ever thing appurtenant ther	reinafter named, for the purpose of see the improvements thereon, including a eto, together with all rents, issues and County of	II heating, air-conditioning, gas and profits of said premises, situated in	l plumbing apparatus and fixture the Village
Lots 139 , 40 and Subdivisi	141 in Kostner and Churc South 105.66 rods of the 15, Township 41 North, 1	ch Street "L" Subdivise East 35.32 rods of t	sion First Addition the North West
	X .		
•			and the second s
•			
	O_{x}		
Hereby releasing and waiving all IN TRUST, nevertheless, for t	rights under and by virtue of the hon he purpose of securing performance of	nestead exemption laws of the Stat f the covenants and agreements he	e of Illinois. rein.
WHEREAS, The Grantor Ph	illip Mankoff ard Jillia		
justly indebted uponone_		_ principal promissory notebear	ring even date herewith, payable
on the same date of the amount of \$139.	onthly installment; commeach month thereafter, 41 each and said last in	and except the last is stallment to be the ex	nstal i ment to be in nti re in paid balance
ten years, any exter	intended that this instantions or renewals of sa	id lo in and any addig	ional advances up to
a total amount of S	ixteen Thousand Seven Hu	ndi i wenty-Nine and	20/100ths Dollars.
		40 %	
THE GRANTUR covenants and notes provided or according to a quantist said premises, and on den all buildings or improvements on committed or suffered; (5) to kee herein, who is hereby authorized loss clause attached payable jirst, policies shall be left and remain wand the interest thereon, at the time Is THE EVENT of failure so.	agrees as follows: (1) To pay said inny agreement extending time of paym and to exhibit receipts therefor; (3) was and to exhibit receipts therefor; (3) was a pall buildings now or at any time on to place such insurance in companies to the first Trustee or Mortgagee, and, it in the said Mortgagees or Trustees un in the said Mortgagees or Trustees un the said Mortgagees or Mortgagees o	debtedness, and he therest thereo ent; (2) to pay who are in each eithin sixty day, are destruction at the sixty day, are destruction at vast said prefixes; insured in comp its acceptants to the holder of the f social, is the Trustee here as it if the indebtedness is fully pair. (1) are the root incumbrances or the care the prior incumbrances or the	m, as herein and in said note or year, all taxes and assessments or lamage to rebuild or restore to the to said premises shall not be so to be selected by the grantee st mortgage indebtedness, with heir interests may appear, which to pay all prior incumbrances.
grantee or the holder of said indel lien or title affecting said premise Grantor agrees to repay immedia per annum shall be so much addi 18 THE EVENT of a breach of	tedness, may procure such insurance, is or pay all prior incumbrances and it lely without demand, and the same wional indebtedness secured hereby, any of the aforesaid commants or ago	or pay such taxes or assessments, on ic interest thereon from time to the with interest thereon from the date eements the whole or said indebted	net a d all money so paid, the cof as ymer at eight per cent mess, including principal and all
thereon from time of such breach same as if all of said indebtedness IT is AGREED by the Grantor closure hereof—including reasonal pleting abstract showing the who	at eight per cent per anium, shall be had then matured by express terms, that all expenses and disbursements p le attorney's fee authays for documer to title of sale seemies, embracing for	recoverable by foreclosure thereof paid or incurred in behalf of plaint stary evidence, stenographer's char preclosure decree—shall be paid	f, or by suit I law, or both, the diff in connection with he fore- rees, cost of precuring or com- by the Grantor an A' a like
expenses and disbursements, occasioned, may be a party, shall also be that the state of sale shall have been enterective of sale shall have been enterective costs of suit, including attornessing of the Grantor waives all agrees that upon the filing of any out notice to the Grantor, on the agric shall be said to the costs of the grantor, on the said said nower the collect the repression.	oned by any suit or proceeding whereing paid by the Brantor. All such expenses of in the Brantor. All such expenses of not shall not be dismissed, nor reference to not shall not be dismissed, nor reference to the Grantor right to the possession of, and income outplaint to foreclose this Trust Deed, by party claiming under the Grantor, expending of the said premises.	in the grantee or any holder of an s and disbursements shall be an ade in such foreclosure proceedings; ease hereof given, until all such es for the Grantor and for the heirs from, said premises pending such the court in which such complaint appoint a receiver to take possess	ny part of said indeote nee, as litional lien upon said pre nice, which proceeding, whe her despenses and disbursement; as executors, administrators and herocelosure proceedings, and its filed, may at once and winding or charge of said premises
The name of a record owner in the Event of the death or	is: Phillip Mankoff and I removal from saidCook	Lillian L. Mankoff, hi	s wife, grantee, or of his resignation,
n Decus of said County is neigny.	ph P. O'Connor or William or any like cause said first successor fait appointed to be second successor in this ssor in trust, shall release said premise	is fiust. And which an the albresaid	tovenants and agreements me
Witness the handand seal_	_of the Grantor this	March March	λ
	12,60	Ilip Mankor	(SEAL)
	• /	Ilan II. Mankot P SAVINGS & LOAN ADSOCIA	00
This instrument was prepared		P.O. Box 159	
	P	alatine, Illinois 63057	,_

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ETP MER 21 AM 9 04 NAH-21-75 5 4 5 4 6 1 * 240002233 * A -- 420 a Notary Public in and for said County, in the Elsie C. Smith State aforesaid, DO HEREBY CERTIFY that Phillip Mankoff and Lillian L. Mankoff, his wife, personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said _ free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my land and notarial seal this -Olnin Clark FALATINE SAVINGS & LCAN COSOCIATION 100 West Falatine load P.O. Eox 159 Palatine, Illinois 61055 GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT