24942416

UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24942416	GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Edwi.	n W. Weber and J	udie I. Weber, his w	ife
(hereinafter called the Grantor), of 1936 Far. (No. and Street)	go, Des	Plaines, Il	linois (State)
for and in consideration of the sum of Seven Thou in hand paid, CONVEY_ AND WARRANT_ to_	The Des Plaines	ree and 40/100 (\$7,0 Bank	073.40) Dollars
	(City)	Illino	(State)
and to he successors in trust hereinafter named, for the lowing des ribed real estate, with the improvements there and everything a purtenant thereto, together with all reference of the second county of the second count	on, including all heating, and profits of st	air-conditioning, gas and plumbin aid premises, situated in the <u>C</u> . I State of Illinois, to-wit:	ig apparatus and fixtures I ty
adjoining said Block in Oliver Sai South half or Scarion 28, Township Meridian, in Cook County, Illinois	linger Company's o 41 North, Range	Touhy Avenue Subdivi	ision of the
Or			
			•
			New Jane
Hereby releasing and waiving all rights under and by vir IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor Edwin W. Weber	ac c the homestead exerter in ince of the covening and redie I. Web	mption laws of the State of Illinants and agreements herein. er, His Wife	ois.
justly indebted upon a certain		promissory notebearing even	date herewith, payable
in 60 payments of \$117.89 comme.	ncing or June 1,	1979.	
	O_{r}	,	- <u>{</u>
	4		<u>ي</u>
		1x, Cr	
		J. Of.	
THE GRANTOR covenants and agrees as follows: (1)	To pay said indebtedness,	and the later at ther ion, as here	ein and in said note or
The Grantor covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or M policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the sai IN THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure st lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, aper annum shall be so much additional indebtedness secue armed interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per assume as if a of said indebtedness had then matured the same as if a state of said indebtedness and the matured to establish the state of said indebtedness and the matured to estate the same as if a soft said indebtedness had then matured to estate the said of said indebtedness and then the said to said indebtedness and the matured to estate the said of said indebtedness and the matured to estate the said of said indebtedness and the matured to estate the said of said indebtedness and the matured to estate the said of said indebtedness and the title of said of said of said indebtedness and the matured to estate the said of said indebtedness and the said of said of said indebtedness said the tentered said of said indebtedness said the tentered said of said indebtedness said the tentered said of said indebtedness said the cost of said indebtedness said the cost of said	time of payment; (2) to therefor; (3) within sixty have been destroyed or of it any time on said premis in companies acceptable.	pay when at it hear year, all days after des. "tior or damag landaged," (4) that 'ac' to said es hadred in companies o be so the holder of the firs mortg	taxes and assessments ge to rebuild or restore premises shall not be selected by the grantee age indebtedness, with
policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the said	or Trustees until the inde- me shall become due and	nedness is fully paid; (6) to propagate	all prior incumbrances.
grantee or the holder of said indebtedness, may procure st lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, at per annum shall be so much additional indebtedness secu	uch insurance on buy such ibrances and the interest t ind the same with interest red hereby.	taxes or assessments, or dischar hereon from time to time; and thereon from the date of payn	ge a purchase any tax a'l no ney so paid, the nort at eight per cent
IN THE EVENT of a breach of any of the aforesaid co carned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per ar	venants or agreements the executive without notice, become income shall be recoverable	whole or said indebtedness, including immediately due and payable by foreclosure thereof, or by so	uding principal and all able, and with aterest uit at law or both the
same as if all of said indebtedness had then matured by a IT IS AGREED by the Grantor that all expenses and a closure hereof—including reasonable attorney's feet out it.	xpress terms. Sursements paid or incurve to the contract of th	rred in behalf of plaintiff in cor	nection with he face-
pleting abstract showing the whole title of said premises expenses and disbursements, occasioned by any said or pro-	s embracing foreclosure ceeding wherein the grant	decree—shall be paid by the dee or any holder of any part of	Grantor; and the '.ke' f said indebtedness, is
such, may be a party, shall also be paid by the Columbia. All shall be taxed as costs and included in any concer that ma cree of sale shall have been entered or may, shall not be disr	by be rendered in such for missed, nor release hereof	reclosure proceedings; which pr given, until all such expenses a	occeding, whether de- nd disbursements, and
the costs of suit, including attorney's est have been paid assigns of the Grantor waives all right to the possession of agrees that upon the filing of any companies to foreclose the	l. The Grantor for the Groot, and income from, said in the court is Trust Deed, the court is	antor and for the heirs, executed premises pending such foreclo which such complaint is filed.	ors, administrators and sure proceedings, and may at once and with-
out notice to the Grantor, or to importy claiming under with power to collect the rents, sales and profits of the sale	the Grantor, appoint a did premises.	receiver to take possession or cl	narge of said premises
The name of a record owner is:Edwin_W_W. IN THE EVENT of the death or removal from said	eber and Judie I Cook	. Weber County of the grantee,	or of his resignation,
refusal or failure that then <u>The Des Plaines</u> inst successor in this just; and if for any like cause said firs of Deeds of said County is hereby appointed to be second s performed, the grantee or his successor in trust, shall release	st successor fail or refuse to successor in this trust. And	of said County is located act, the person who shall then the when all the aforesaid covenan	nereby appointed to be be the acting Recorder ts and agreements are
Witness the hand_S and sealS of the Grantor_S this	26	day ofApril	, 19 <u>_ 79</u>
	* Edwin	wulder	(SEAL)
	x Judie	of Well Edwin W	. Weber (SEAL)
		Judie I	. Weber
This instrument was prepared by <u>Jeff Kreir</u>	ner, Assistant Ca	ashier, The Des Plain	nes Bank,
· · · · · · · · · · · · · · · · · · ·	(NAME AND AD	DRESS) 1223 Oakton S	st.
		Des Plaines,	ייי פווחיים

UNOFFICIAL COPY

TATE OF SS.	SHEROMERS THE THE THE THE SHEROMERS AND THE SHER
OUNTY OF	
MICHAEL KAPPOS a Notary Publ	lic in and for said County, in the
atc aforesaid, DO HEREBY CERTIFY thatEdwin W. Weber and Juc	
<u> </u>	
erso, all known to me to be the same person_s whose name_s_are_ subscrib	bed to the foregoing instrument,
peare. before me this day in person and acknowledged thatthey signe	d, sealed and delivered the said
strument as free and voluntary act, for the uses and purposes therein s	set forth, including the release and
aiver of the right c he mestead.	
Given under my hand and notarial seal this 27th day of	<u>April</u> , 19 79.
(Impress Sear Here)	0 /-
Purples of Head	D. Kappa Notary Public
ommission Expires December 5, 1492	
0,	
4	
	•
- 발라하게 전략하는	MTLU TONIUM IDEA COURT UDATE BOTON
MY-Z -79 5 7 2 0 0 8 6 21 7 3 1 1	4.11.4
2-01	6 4 A 7 fee 10,0
11000	
110	
MAIL TO	
	8 -
**wr	
	OLE®
	SOLE
	F. Co.
Trust Deed	GEORGE E. COLE®
	GE GE
1 1 1 11	

END OF RECORDED DOCUMENT