## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 (	038 369	GEORGE E. COI
THIS INDENTURE, WITNESSETH, That Elm (formerly Muriel Kolzow)				
thereinafter called the Grantor), of 5615 Boh (No. and Stre	lander Berke	(City)		linois (State)
for and in consideration of the sum of F1ffeen in hand paid, CONVEY AND WARRANT, to 5500 St. Charles Road (No. and Street)	Thousand Nine Hundred to Bank of Commerce Berkeley (city)	Fifty Se in Berke	even_and_90/ eley 	100 Dolla
and to his successors in trust hereinafter named, for lowing described real estate, with the improvements the and even, thing appurtenant thereto, together with all of	the purpose of securing performan percon, including all beating, air-cor	nce of the coverage grant	venants and agreem as and plumbing app	ents herein, the fo
Lot 2 except the South 50 tines the eof) in Block 3 in Young's Subulvision in Section the Third Principal Meric	n Wolf Road Highlands, ion 7, Township 39 Nor	, Roberts rth, Rang	on and ge 12 East	
O <sub>x</sub>				
4				ŷ"
Hereby releasing and waiving all rights under and ', IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor Elmer Chuman justly indebted upon Installment	(g pe for mance of the covenants and Muried Chuman, h	ind agreement	its herein. (formerly Mu	
90 monthly payment			_bearing	Heren,,
	rs of \$1/7.31		6	
	45			•
		/_	10h	
•			•	
The Grantor covenants and agrees as follows: (in notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipall buildings or improvements on said premises that in committed or suffered; (5) to keep all buildings now oberein, who is hereby authorized to place such insural loss clause attached payable lara, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the 18 tim. Evast of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procure firm or title affecting said premises or pay all prior ine Grantor agrees to repay immediately without demand, beer annum shall be so much additional indebtedness see amount shall be so much additional indebtedness canned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by same as if all of said indebtedness had then matured by the form the properties of the pr	() To pay said indebtedness, and ting time of payment; (2) to pay six therefor; (3) within sixty days, ay have been destroyed or daring or at any time on said premises, hance in companies acceptable to the r Mortgauee, and, second, fo the T ses or Trustees until the indebtedness arms shall become the 2nd payard es or assessments of the prior incees such insurance, or pay such taxes sumbrances and tipe interest these sumbrances and tipe interest these sumbrances and tipe interest these	the in wall in when due in after desert a fiel; (4) the street in compe holder of it rustee herein as is fully paid ble. It is not assessment on from time in the street here in the str	ereon, as herein are hyear, all taxes for or damage to a wast to said pren par es the first mortgage in as their interests md; (6) a pay all prints, or discharge or to time; and all to time; and time;	ad in said note or s and assessments rebuild or restore nises shall not be ed by the grantee ndebtedness, with any appear, which ior incumbrances, on when due, the base any tax oney o paid, the
Grantor agrees to repay immediately without actiona- ber annum shall be so much additional indebtedness so IS 110. EVEST of a breach of any of the aforesaid arned interest, shall, at the option of the legal holder thereon from time of such breach at yight per cent po	, and the same with interest mere scured hereby, covenants or agreements the whole r thereof, without notice, become r annum, shall be recoverable by f	on from the le or said inde immediately foreclosure the	date of payments bledness, including due and payable, a ereof, or by suit at	at eight per cent t pringpal and all and with interest law, or both the
same as if all of said indebtedness had then matured by It is Aott to by the Grantor that all expenses, and dostine hereof—including reasonable attorney's feek, of oleting abstract showing the whole title of said prem- expenses and disbursements, occasioned by any spittor party, that had be taked as costs and included in any, decree that ree of sale shall have been entered or not, shall not be of he costs of sait, including attorney's fees have been posigns of the Grantor waives all-right 15 the possession grees that upon the filing of any complaint to foreclose out notice to the Grantor, or to any party claiming un- cith power to collect the rents, issues and profits of the The name of a regord owner is: Elmer—an	iises embracing foreclosure decree proceeding wherein the grantee or All such expenses and disbursemer may be rendered in such foreclost dismissed, nor release hereof given paid. The Grantor for the Grantor on of, and income from, said pren e this Trust Deed, the court in which the Grantor, appoint a receive said nremises.	ee—shall be reany holder of ints shall be an sure proceeding, until all suc r and for the l mises pending ich such compi- cer to take po-	paid by the Grant of any part of said n additional lien up ngs; which proceed ch expenses and di- heirs, executors, ad g such foreclosure plaint is filed, may a	tor; and the ke I indebtedness, as oon said premises, ling, whether de- sbursements, and dministrators and proceedings, and at once and with-
18 100 Event of the death or removal from said	GOOK  16 Insurance Company  first successor fail or refuse to act, and successor in this trust. And when	County of sa of sa the person when all the afore	esaid covenants and	y appointed to be acting Recorder d agreements are
Witness the hand, and seal of the Grantor th	his 30th day o	of Jy	ĭΙλ	, 19. 77
	Mariel	<u> </u>	huma	(SEAL)
	Mariel	Chunca	rn/	(SEAL)
his instrument was prepared by LeRoy	y T. Hoppe Berkel	e <b>v.   </b>    s)	nois 60163	3

## **UNOFFICIAL COPY**

EH AUG 2 1:1 9 58

STATE OF		374 -77 417529 • 24638369 4 A Rec 1	10.01
State aforesaid, DO		Elmer Chuman and Muriel Chuman, his wife	
personally known to	o me to be the same person.	whose name 5 are subscribed to the foregoing instrument,	
		cknowledged that they signed, sealed and delivered the said	
		for the uses and purposes therein set forth, including the release and	
waive or the right of	of homestead.		
divon itrae m	y hand and notarial seal this	30th day of July 1922.	
COU Compress Fuel		Mary Do Steinfibel Notary Public	
Commission Expires	Only 14. 1981		
	Ox	•	
	O <sub>x</sub> C <sub>c</sub>	The state of the s	
		24038369 -	) )
SECOND MORTGAGE  Trust Deed	TO	GEORGE E. COLES	רבמאר רטאה.

END OF RECORDED DOCUMENT