UNOFFICIAL CO

TRUST DEED SECOND MORTGAGE FORM (Illinois)

TRUST DELD SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	24 222 013	GEORGE E. COLE
THIS INDENTURE, WITNESSETH, That			
	and Street)	(City)	ois (State)
for and in consideration of the sum of . Twellin hand paid, CONVEY S AND WARRAN of 6 FOV., ain Square Plaza, in add to his such sors in trust hereinafter name lowing described call estate, with the improver and everything apparament thereto, together of . Arlington . It ights. County of .	or 5 to John W. Foldari Elgin, Illinois ed, for the purpose of securing perfy ments thereon, including all heating, a with all rents, issues and profits of se	ormance of the covenants and agreem the gonditioning, gas and plumbing ap tid premises, situated in the	paratus and fixtures, -
All of Lot (4 (Coupt the So part described is follows): of most Northerly point of s of Lot 40 thence North Easte thence Westerly along the No Lot 45 thence 10 feet Southe of Lot 1 of South West quest of the Third Principal Meric	toimienting at a point of aid Lot, thence South Early to most North Easte ortherly line of Lot 45 erly to point of beginner of Section 19, Town	asterly to North East or rly point (corner of Lo to North Westerly corne ling all in Sherwood Sub ship 42 North, Range 11	orner ot 45 er of odivision
Hereby releasing and waiving all rights under IN TRUST, nevertheless, for the purpose c WHEREAS, The Grantor Carl ton k justly indebted upon. Said	of securing performance of the coven 1. Ray an Payarly J. Ra	emption laws of the State of Illinois. tants and agreements herein. ty, his wife promissory notebearing even dat	e herewith, payable
TO: The FirstiNational Bank demand the date which is agy of the First National Bank o	reed for 328.5UL.UU VIUS	it.	Ku te
•			\$
	•	b. C.R.	_
		Discording to the second	
THE GRANTOR covenants and agrees as for notes provided, or according to any agreement and assessments against said premises, and or rebuild or restore all buildings or improvement shall not be committed or suffered; (5) to kee grantee herein, who is hereby authorized to p with loss clause attached payable first, to the which policies shall be left and remain with the brances, and the interest thereon, at the time control of the state of the st	ollows: (1) To pay said indehedness it extending time of payment; (2) to a demand to exhibit receipts therefor nts on said premises that may have he pall buildings now or at any time on lace such insurance in companies acc first Trustee or Mortgagee, and, see said Mortgagees or Trustees until the said become a said Mortgagees or Trustees until the pay taxes or assessments, or the pay procure such insurance, or pay and prior incumbrances and the integest t demand, and the same will aimere tedeness secured hereby.	in an are mere serion, as herein pay prior to P aris day of June in ; (3) within kety c vs after destruction of the serious serious and the said premises it in companies to said premises it in companies to reptable of the hold result in the first monoid for the Trustee t a via as their in life judditedness is fully aid (6) to due and payable. The form the first monoid the serious serious control of the serious control of the serious	and in said note or each year, all taxes clion or damage to said premises to be selected by the trigage indebtedness, iterests may appear, pay all prior incum- ercon when due, the or purchase any tax money so paid, the
earned interest, shall, at the option of the le	aforesaid covenants of agreements the	be whole of said indebtedness, included become immediately due and payanlable by forceloure thereof, or by with	e, ar with interest
same as if all of said indebtedness had then miner is AGREED by the Grantor that all expelsions in the interest of the control	Grantor All such expenses and dish gree that may be rendered in such f all not be dismissed, nor release here we been paid. The Grantor for the C	for any moner of any part of Si unsements shall be an additional lien foreclosure proceedings; which proce of given, until all such expenses and Grantor and for the heirs, executors, aid premises pending such foreclosu	upon said promins, eeding, whether de- disbursement, and administrators ar
with power to collect the rents, issues and prof	e possession or, and income from, so o foreclose this Trust Deed, the court aiming under the Grantor, appoint a fits of the said premises.	in which such complaint is filed, ma a receiver to take possession or char	y at once and with ge of said premises
with power to collect the rents, rosten and profit of the name of a record owner is: Car The name of a record owner is: Car IN THE EVENT Of the death or removal frequent or failure to act, then first successor in this trials wild if for any like of Deeds of said County is hereby appointed it performed, the grantee or his successor in trial	om said Kane	County of the grantee, or	r of his resignation.

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A STANDARD OF STANDARD	allings Holland	the period Contract	
ATE OF Tllinois) 1977 DEC 5 AM 9 03	CODE COMPATY Made the Company of the Confedence	
OUNTY OF Kane	1977 DEC 5 AM 9 03	1 ĥec 10.00	
NOSTI OF BOILE			
Virginia L. Zametz	, a Notary Public in and for said C	ounty in the	
are aforesaid, DO HEREBY CERTIFY that	Carlton W. Ray and Beverly J. Ray, his wi	The state of the s	
N. A.			
	whose names are subscribed to the foregoing		
	knowledged that they signed, scaled and delive	· AND	
strument as their free and voluntary act,	for the uses and purposes therein set forth, including the	e release and	
siver of the right of hon estead,			
siver of the right of hon est ad.	1st day of _December	, 1977	
	Chronic & Ja +		
	Notary Public 8		
oramisalsa Expirition 7-14-81			
This instrument prepared by Kar First National Bank of Elgin	tly Gapler		
Fountain Square Plaza			
Elgin, Illinois 60120	/10.7		
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Trust Deed		GEORGE E. COLEO LEGAL FORMS	
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