## **UNOFFICIAL COPY**

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	24 237	ALO GEORGE E. COLE
	September, 1975	<u> </u>	407
THIS INDENTURE, WITNESSETH, That Robert W. Wyman, divorced			
6721 Uich	land Street	Hanover Park	Illinois
(No. and Street)	)	(City)	(State)
for and in consideration of the sum of ELEVEN TH	OUSAND AND NO/100		Dollars
in hand paid_CONVEY_3 AND WARRANT_3 to.	THE MOODLIEED	DANA	T113ma3a
of E-111 Woodfield (No. and Street)	Schaumbur (City)	<u>g</u>	l linois (State)
and to his successors in trust hereinafter named, for the			
lowing described real estate, with the improvements there and everything appurtenant thereto, together with all re-	eon, including all heating, a	ir-conditioning, gas an	d plumbing apparatus and fixtures,
of Hanovar Park County of Cool	kand	State of Illinois, to-wi	t:
Lot 6 Block 9 in Hanover Hi	iahlande a cubdiy	icion of the	
South 1/2 of the West Fract			
acres of the South West Fra	actional 1/4 of S	ection 31,	
Tow ship 41 North, Range 10	East of the Thi	rd Principal	
Meriaira according to the F May 10, 1972 as Document #1	18471876 in Cook	ruea County.	
Illinois	1077 1070 111 000K	, , , , , , , , , , , , , , , , , , ,	
			·
0.~			
Hereby releasing and waiving all rights under r id by vi ln Taust, nevertheless, for the purpose of securing	rtue of the homestead exer	nption laws of the Sta	te of Illinois.
WHEREAS, The Grantor Robert W. I'vman.	divorced and not	since remarr	ied
justly indebted upon WOODFIELD BANK		promissory notebea	ring even date herewith, payable
at maturity			
•	1		٠.
	Of Coll		CACK.
	$O_{r}$		C'
		_Q	
		) (O`	• • • • • • • • • • • • • • • • • • • •
notes provided, or according to any agreement extending	g time of payment; (2) to	ray then the interect	year, all taxes and assessments
against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may	therefor; (3) within sixty have been destroyed or d	am (a) (4) that was	te to said premises shall not be
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 herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or N policies shall be left and remain with the said Mortgages and the interest thereon, at the time or times when the signantic or the holder of said indebtedness, may procure silen or tille affecting said premises or pay all prior incur Grantor agrees to repay immediately without demand, a per annum shall be so mytch additional indebtedness sect	at any time on said premis e in companies acceptable	to the houser of the fi	es to be selected by the grantee in its mortgage indebtedness, with
loss clause attached payable first, to the first Trustee or A policies shall be left and remain with the said Mortgagees	dortgagee, and, second, to or Trustees until the igger	teliness is fully prod; ()	heir interests may appear, which
and the interest thereon, at the time or times when the sa IN THE EVENT of failure so to insure, or pay taxes	ime shall become due and or assessments, or the pro-	payable. or incumbrances or the	interest thereon when due, the
grantee or the holder of said indebtedness, may procure a	such insurance, or pro-such	laxes or assess ici (), o	or discharge or purchase any tax
Grantor agrees to repay immediately without demand, a	and the same with interest	thereon from the dat	e c. payment, at eight per cent
In the Event of a breach of any of the aforesaid of	ovenants or varcements the	whole or said indebted	or ss, including principal and all
thereon from time of such breach at eight per cent per a	nnum shall be recoverable	by foreclosure thereo	f, or by st it at law, or both, the
IT IS AGREED by the Grantor that all expenses and	libursements paid or incu	red in behalf of plain	tiff in connect with the fore-
pleting abstract showing the whole title of said promise	embracing foreclosure	decree—shall be paid	by the Gintor; and the like
such, may be a party, shall also be paid by the Granor. A	Il such expenses and disbur	sements shall be an ad	ditional lien upon said remises,
Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness see lar THE EVENT of a breach of any of the aforesaid of carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by a lt is Agreen by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, only pleting abstract showing the whole title of said premise expenses and disbursements, occasioned by any surface, and the said of	missed, nor release hereof	given, until all such e	xpenses and disburg mg its, and
assigns of the Grantor waives all right to the possession	of, and income from, said	antor and for the heir premises pending suc	th foreclosure proceedings, and
assigns of the Grantor waives all right codes possession agrees that upon the filing of any confine to foreclose it out notice to the Grantor, or to any oarly claiming inde with power to collect the rents, issue and profits of the sai	r the Grantor, appoint a r	eceiver to take posses:	sion or charge of said pier, se
The name of a record owner is:	id premises.		CV
IN THE EVENT of the courts or removal from said		County of the	grantee, or of his resignation,
refusal or failure to act the first successor in this dust; and if for any like cause said fir of Deeds of said County is hereby appointed to be second	st successor fail or refuse to	of said C	County is hereby appointed to be
of Deeds of said County is hereby appointed to be second performed, the grantee or his successor in trust, shall relea	successor in this trust. And	when all the aforesaid	i covenants and agreements are
Witness the hand and seal of the Grantor Sthis	iiZIn	day of	<u>r, 19.77</u>
	7- Yoket	W Wymo	(SEAL)
	Robert W. Wy	man O	1
	<del></del>	•	(SEAL)
<b>.</b>			
This instrument was prepared by Ruby D. Sr	nith E-111 Woodf		ourg, IL 60196
	(NAME AND ADI	DOUSS )	

24 237 462

## UNOFFICIAL COPY

	1977-DEC 15 AN 9 C	<b>)8</b>	RECUMPAR OF BEILDS BOR COUNTY RELIGIOS
STATE OF Illinois COUNTY OF COOK	—————————————————————————————————————	° 24237462	— Rec 10
I, Ruby D. Sm State aforesaid, DO HEREBY CER	, , , , , , , , , , , , , , , , , , , ,	Notary Public in and for said	• .
personally known to me to be the s			
winyer of ac. In of homestead.	oluntary act, for the uses and purpo		
Given and notar	0 5	day of <u>December</u>	, 19 <u>//</u> ,
Commission Expires 10-34-7 [_		Notary Public	- NAME
	94		
	C		
	4hr.		
	Of County		242:
		0/1	237462
			<b>%</b>
		1113	Şç.
			CO
sage (sed			50196 DLE®
			HLINOIS 601
t Do			= 10 2
Trust Deed  Trust Trust		MAIL TO: WOODFIELD BANK E111 WOODFIELD	SCHAUMBURG, ILLINOIS 60196 GEORGE E. COLE® LEGAL FORMS