UNOFFICIAL COP

TRUST DEED SECOND MORTGAGE FORM (Illinois)

FORM No. 2202 September, 1975

24289630

GEORGE E. COLE

THIS INDENTURE, WITNESSETH, That

Austin V. Jackson and Daisy Jackson, his wife

thereinafter called the Grantor), of 16000 Gauger

Harvey

Illinois 60426

a hand paid, CONVEY S AND WARRANTS to of 15340 Dixic Highway (No. and Street)

for and in consideration of the sum of ****Four thousand One hundred Seventy-one & 32/100* * * * Dollars First State Bank of Harvey Harvey, (CRy) Illinois (State) 60426

(No. and Street) (City) (State)
and to its vicessors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the foland to its vicessors in that nerthance, for the purpose of secting personal responsibilities and fixtures, and everythin, appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village and everytling pourtenant thereto, together with all rents, issues and profits of said premises, situated in the of Dixno E County of Cook and State of Illinois, to-wit:

Commonly known as: 1901 W. 142nd Street - Dixmoor, Ill. 60426

Lots 2 and 10 in Block 227 in Marvey, a Subdivision of the South West quarter of the South East quarter and the South West Fractional quarter of Section 6. Township 36 North, Range 14, East of the Third Principal Meridian, South of the Indian Boundary Line and also that part of the North Fractional hall North of the Indian Boundary Line of Section 7, Township 36 North, East of the Third Principal Meridian, lying North of the Chicago and Grap Frunk Railroad and East of the Chicago and Vincennes Road as per lat recorded November 2, 1892 as document 1761486 in Book 58, or Plats, pages 7 and 8 in Cook County, Illinois.

Hereby releasing and waiving all rights under and by vi tue of the homestead exemption laws of the State of Illinois. In Trust, nevertheless, for the purpose of securing reformance of the covenants and agreements herein.

WHEREAS, The Grantor Austin V. Jackson and Daisy B. Jackson

justly indebted upon

principal promissory note. bearing even date herewith, payable

(36) thirty-six payments of \$115.87, commoding February 20, 1978.

RICACTE

The Green of Comments and agrees as follows: (1) To pay said indebtedness, and the intest thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when her it each year, all taxes and assessments against and premises, and on demand to exhibit necepts therefor; (3) within sixty days after less it clin or damage to rebuild or restore committed or sulfered; (5) to keep all buildings now or at any time on said premises therefore to be selected by the grantee herein, who is hereby authorized to place such insurtance in companies acceptable to the instead of the payment of the insure that the comments acceptable to the state of the insure that the policies shall be left and remain with the said Mortgagees or Trustees until the halderdness is fully paid; (6) to pay a 1 prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable.

In EVEN 1 of failure so to insure, or pay taxes or assessment, by the prior incumbrances or the interest thereon, at the other of said indebtedness, may procure such insurance, and such acceptable with the said Mortgages or assessments, and discharge or purchase any the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of paym into a cight per cent per annum shall be so much additional indebtedness accured hereby.

Is the EVEN 1 of a breach of any of the aforesaid covenants at agreements the whole or said indebtedness, including printing and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with the same as if all of said indebtedness had then matured by express terms.

Is the EVEN 1 of a breach of any of the aforesaid covenants are agreements the whole or said indebtedness, including printing and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and interest thereon from time of a

Witness the hand S_and seal S_of the Grantor S_ this

JIAM

of Harvey State Bank

This instrument was prepared by Virginia T. Cureton 15340 Dixie Highway (NAME AND ADDRESS) Harvey, Illinois 60426

UNOFFICIAL COPY

			and the second second second second	and the second second	
		1973 JAN			•
	*114 4.	J&L 2.5 € 16 1	511200 # 21.039	5∐Q M A M™ N.S	26.
STATE OF	Illinois	 } ;	ss.		
COUNTY OF	Cook)			
I	Virginia T. Cur	e p on .	, a Notary Public in	and for said County, in th	ie
Strac aforesaid	I, DO HEREBY CERT	HFY that . Aug	Cin V. Jackson and Dais	у В. "Jackson	
104			in the same of		
personal, Fa	ovn to me to be the sar	ne person 8 who	ose names are subscribed	to the foregoing instrument	t.
appeared bere	or, no this day in per	son and acknow	ledged that they signed, so	aled and delivered the said	i.
instrument as	their free and vo	luntary act, for th	e uses and purposes therein set fo	orth, including the release and	.1
waiver of the	right of hor estead.				
Given tiji	der my hand a id notacia	l seal this <u>l</u>	4th day of Ji	inuary	•
(Implication)	log) Hard	0	They in 37	Carlon.	
Commission E	tribission Expires	0/	Notary	Public	
COUN	TY				
	• • A				
			0/,		
				7	
				7	
				·]	
			6/2		
				E ,	C)
				3	Š
					9
				V/Sc. 8	3
Ę	1 1 1	11	1		
8 -5					4d)
Ge Ge		}		Ì	OLE: MS
E O		ļļ			FOR S
St S	101				EORGE E. COLI LEGAL FORMS
Trust Deed				()	GEORGE E. COLE® LEGAL FORMS
SEC					-
}					
}					

END OF RECORDED DOCUMENT