TRUCT DEED		07744022	
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25511822	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That <u>Charle</u> and <u>Charles</u> Bartlett Jr	•	., Rosemary Bart	lett his wife,
(hereinafter called the Grantor), of 1/30 Geol	rge	Glenview (City)	Illinois (State)
for and in consideration of the sum of Forty the in hand paid, CONVEYS AND WARRANTS to of No. Arlington HtsRd.	nousand eight   Robert Thomas	nundred & Associates	Dollars
			Illinois (State)
and to successors in trust hereinafter named, for the lowing de ibed real estate, with the improvements there	on, including all heating, a	r-conditioning, gas and plumb	ing apparatus and fixtures.
and everythin, appurtenant thereto, together with all reson Glenview County of Co	ook and profits of sa	State of Illinois, to-wit:	
Lot 9' in Central Park Unit of the Scath 120.12 feet of	Number 3, bei	ng a Subdivisio	n of part 7. Town-
ship 41 North, Range 13 Eas Cook Courty, Illinois	t of the Third	Principal Meri	dian, in
Ox			
		,	-
Hereby releasing and waiving all rights under and or vi-	tue of the homestead exem	votion laws of the State of Illi	nois.
Hereby releasing and waiving all rights under all, or vin IN TRUST, nevertheless, for the purpose of securing r Whereas, The Grantor Charles Partlet	erformance of the covenar	its and agreements herein. Y Bartlett his t	wife, and
justly indebted upon their		romissory note bearing eve	
59 equal installments of 1 final installment of \$6	80.(0 d June	ing July 25, 198 25, 1985	رِّ ر
	C	CA	<b>⊆</b>
	0,	1 25, 1985	
	4	10	
THE GRANTOR covenants and agrees as follows: (1)	To pay said indebtedness, a	n of surterest thereon, as he	rein and in said note or
against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may committed or suffered: (5) to keep all buildings proved a said premises that may be suffered: (5) to keep all buildings proved a said premises that may be suffered: (5) to keep all buildings proved a said premises that may be suffered: (5) to keep all buildings proved a said premises that may be suffered: (5) to keep all buildings proved a said premises that may be suffered to the said premises the said premises that may be suffered to the said premises that may be suffered to the said premises t	herefor; (3) within sixty of have been destroyed or de	are the due in each year, at	ge to rebuild or restore
herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or Me policies shall be left and remain with the said Mortageese.	in companies acceptable or ortgagee, and, second, to the or Trustees until Mr indebte	the holder of the first mort	gage indebtedness, with ests may appear, which
and the interest thereon, at the time or times when the san IN THE EVENT of failure so to insure, or pay taxes o grantee or the holder of said indebtedness, may procure su	ne shall become the and p r assessments, of the prior ch insurance, or pay such t	ayable. incumbrances or t'.e interest axes or assessments. di cha	thereon when due, the
lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secur	brances and the interest the d the same with interest the december of the dece	ereon from time to merand hereon from the date of p	all money so paid, the next at eight per cent
IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per all	renants or agreements the vereof, without notice, becomen, shall be recoverable	whole or said indebtedness, in me immediately due and p y by foreclosure thereof, or by s	thereon when due, the rege or purchase any tax all money so paid, the next at eight per cent oding principal and all tole, and with interest it at law, or both, the nne ti n with the fore-
same as if all of said indebtedness had then matured by ex It is AGREED by the Grantor that all expenses and dis- closure hereof—including reasonable attorney's rees duting	Press terms. sbursements paid or incurr s for documentary evidenc	ed in behalf of plaintiff in co	nne ti n with the fore-
pleting abstract showing the whole title of said cremises expenses and disbursements, occasioned by the sun or proc such, may be a party, shall also be paid by the Grantor. All	embracing foreclosure de eeding wherein the granted such expenses and disburse	erree—shall be paid by the or any holder of any part of ments shall be an additional l	Grander: and the like of said inde' tedne s, as ien upon se d pren ises,
tree of sale shall have been entered or not hall not be dism the costs of suit, including attorney fees have been paid.	issed, nor release hereof g The Grantor for the Gra	closure proceedings; which priven, until all such expenses a ntor and for the heirs, execute	rocceding, whethe de- ind disburse, ser 3, 10 ors, administrator an'
The Grantor covenants and agrees as follows: (1) I notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts 1 all buildings or improvements on said premises that may all buildings or improvements on said premises that may herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or Mipolicies shall be left and remain with the said Mortgages of and the interest thereon, at the time or times when the said that the said t	f, and income from, said is Trust Deed, the court in the Grantor, appoint a re	premises pending such foreck which such complaint is filed, ceiver to take possession or c	may at once and w th- harge of said premise
The name of a record where is: Charles Bar	tlett Sr., Ros	emary Bartlett	his wife and Bartlet Jr.
refusal of failure to act, then <u>RecQu'der</u> of <u>Dee</u> first successor in this trust; and if for any like cause said first of Deeds of Said County is hereby appointed to be second st performed, the grantee or his successor in trust, shall release	ds successor fail or refuse to	of said County is act, the person who shall then	hereby appointed to be be the acting Recorder
or Deeds or said County is hereby appointed to be second si performed, the grantee or his successor in trust, shall release		when all the aforesaid covenar entitled, on receiving his rease	
Witness the handand sealof the Grantor this -	18th (	lay of June	1980
	mar	by Bullett	SEAL)
	Charles	STATE OF	(SEAL)
This instrument was prepared by Paula J. A	Anderson, 215		
	(NAME AND ADDI	uess) Arlington Ht	s., Ill.

## UNOFFICIAL COPY

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	1980 JUL II AM IO 29		
	STATE OF TUMOUS		
	STATE OF TCOME SS.  COUNTY OF COME WHILE 11 CO.		
	III-11-60 334 339 2551102 I, Robert D. Zombo, a Notary Public in and for said County	, in the 10.15	
	State aforesaid, DO HEREBY CERTIFY that <u>Charles BARLET</u> AND ROSEMA BARTLETT his wife	rry	
	pr s nal / known to me to be the same persons whose name ( subscribed to the foregoing inst	rument,	
	appeare, before me this day in person and acknowledged that they signed, sealed and delivered t		
	instrumer: as free and voluntary act, for the uses and purposes therein set forth, including the rele waiver.of,th 1'ieb' of homestead.	ase and	
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		GEORGE E. CO) 6º LEGAL FOR WS	
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