## **UNOFFICIAL COPY**

	T. T. St. Commission of the Co	The second section of the second second	Marketing to Betting Commenced to
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25624396	GEORGE E. COLE®
THIS INDENTURE, WITNESSETH, That E.	JAMES GRAHAM AND	JOANNE L. GRAHAM, his	
(hereinafter called the Grantor), of 16 East	Oakton, A	rlington Heights,	Illinois_
(No. and Str for and in consideration of the sum of <u>FORTY-EI</u> in hand paid, CONVEYAND WARRANT	GHT THOUSAND ONE H	(City) UNDRED TWENTY-FOUR AND De	(State) 0_80/100 ths Dollars
of 100 W. Palatine Rd., (No. and Street)	Palatine,	I11:	Inois (State)
and this successors in trust hereinafter named, for lowing the real estate, with the improvements the result of Arthur appurtment thereto, together with a of Arthur appurement the Country of Country of Country of Country of Country of Country of THE EAST 1'2 FEET OF THE WEST 1, FEET THEREOF ANY FOR OAKTON ST	thereon, including all heating, il rents, issues and profits of s ook an  /2 OF THE SOUTH 1/2	nir-conditioning, gas and plumbing aid premises, situated in the V13 distate of Illinois, to-wit:	apparatus and fixtures, Llage  E SOUTH 33
1/2 OF THE SOUTH WEST 1/4 OF SEC THIRD PRINCIPAL APPRIDIAN, IN COO	CTION 20, TOWNSHIP	42 NORTH, RANGE 11 EA	
O <sub>x</sub>		on the Otre	
$\cap$	SOUNTY II I BIOIS	Sidney M. Olso RECORDER OF DEEDS	
	COUNTY, ILLINOIS OF FOR RECORD		
	( )5 PH 1:08	25624396	
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantors E. James Gr	ing per ormance of the coven	ants and agreements herein.	·
ustly indebted upon one		promissory notebearing even	date herewith, payable
balance of said sum. It is inte period of ten years, any extensi	nded that this irs	srad loan and any od	cure for a
balance of said sum. It is inte period of ten years, any extensi advances up to a total amount of 80/100ths Dollars.	ended that this it a ons or renewals of Forty-Eight Thousa	rument shall also so set in loan and any and one Hundred (went)	eure for a ditional y-Four and
balance of said sum. It is inteperiod of ten years, any extensiadvances up to a total amount of 80/100ths Dollars.  The Grantor covenants and agrees as follows: otes provided, or according to any agreement extengainst said premises, and on demand to exhibit receib buildings or improvements on said premises that ommitted or suffered; (5) to keep all buildings now erion, who is hereby authorized to place such insures taken to be a suffered; the summitted of the s	ons or renewals of Forty-Eight Thousand	and the invited nearly and any both and me Hundred (nearly pay been due in ash year, all industrial and in the invited in corp. as herein pay been due in ash year, all industrial (4) that wast to said any long the Hundred in companies to be the holder of the first in rigging the Trustee herein as their it teres to incumbrances or the interest in taxes or assessments, or discharge thereon from time to time; and a thereon from time to time; and a thereon from the date of payments.	in and in said note or laxes and assessments to rebuild or restore premises shall not be lected by the grantee ac indebtedness, with the may appear, which in joi or incumbrances.  Acreon who due, the corp ichase any tax ill mo ey so juld, the ent at eight present
balance of said sum. It is inteperiod of ten years, any extensiadvances up to a total amount of 80/100ths Dollars.  The Grantor covenants and agrees as follows: otes provided, or according to any agreement extengainst said premises, and on demand to exhibit receib buildings or improvements on said premises that ommitted or suffered; (5) to keep all buildings now erion, who is hereby authorized to place such insures taken to be a suffered; the summitted of the s	ons or renewals of Forty-Eight Thousand	and the invited nearly and any both and me Hundred (nearly pay been due in ash year, all industrial and in the invited in corp. as herein pay been due in ash year, all industrial (4) that wast to said any long the Hundred in companies to be the holder of the first in rigging the Trustee herein as their it teres to incumbrances or the interest in taxes or assessments, or discharge thereon from time to time; and a thereon from time to time; and a thereon from the date of payments.	in and in said note or laxes and assessments to rebuild or restore premises shall not be lected by the grantee ac indebtedness, with the may appear, which in joi or incumbrances.  Acreon who due, the corp ichase any tax ill mo ey so juld, the ent at eight present
balance of said sum. It is interested of the years, any extensiand vances up to a total amount of 80/100ths Dollars.  The Grantor covenants and agrees as follows: otes provided, or according to any agreement extengainst said premises, and on demand to exhibit receib buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now erein, who is hereby authorized to place such insuress clause attached payable first, to the first Trustee olicies shall be left and remain with the said Mortgand the interest thereon, at the time or times when the IN THE EVENT of aliture so to insure, or pay tarantee or the holder of said indebtedness, may procure or title affecting said premises or pay all prior infrantor agrees to repay immediately without deman er annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforesai remed interest, shall, at the option of the legal holde incomments, shall at the option of the legal holde incomments, shall at the option of the legal holde incomments, shall at the option of the legal holde incomments, shall also be paid by the Grantor of the interest thereof including reasonable attorney's feet on the shall have been entered or hat shall not grantor that all expenses and alboursements, occasioned by any sufference that upon the filing of any topical action or the process of the Grantor waives all right to the possess in the Grantor waives all right to the possess in the Grantor waives all right to the possess in the Grantor waives all right to the possess in the Grantor waives all right to the possess in the Grantor waives all right to receive the top on the filing of any topical plaint to foreclot in notice to the Grantor, or it may party claiming the possess and gronts of the possess of the Grantor waives all right to the possess in this trust; and if for any like cause sail to the possess of the power to collect the right of any like cause sail to the possess of the grantor waite the posses and profits of the possess of	ons or renewals of Forty-Eight Thousand Forty-Eight	and the intest are consistent and any period and any period any period and any period and any period any period and any period any p	in and in said note or laxes and assessments to rebuild or restore premises shall not be lected by the grantee ge indebtedness, with the may appear, which it may appear it may a
balance of said sum. It is interperiod of ten years, any extensiand advances up to a total amount of 80/100ths Dollars.  The Grantor covenants and agrees as follows: otes provided, or according to any agreement extengainst said premises, and on demand to exhibit receive the buildings or improvements on said premises that permises that permises that permises the committed or suffered; (5) to keep all buildings now crein, who is hereby authorized to place such insurves clause attached payable form, to the first Trustee of the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay to the interest thereon, at the time or times when the IN THE EVENT of said indebtedness, may procue or the holder of said indebtedness, may procue and the interest hereon, at the time or times when the ranner agrees to repay inneediately without deman or amount shall be so much additional indebtedness. The pay in the extension of the aforesain the first extension of the aforesain the first extension of the aforesain the first extension of the aforesain the time of such breach at eight per cent price as it all of said indebtedness had then matured. It is Agneed by the Grantor that all expenses an object to the control of the said indebted to the said for the said indebted to the said for the said in the said indebted to the said for the said in the said	(1) To pay said indebtedness of Forty-Eight Thousaiding time of payment; (2) to pay said indebtedness ding time of payment; (2) to pay said indebtedness of the payment; (3) within sixy may have been destroyed or or at any time on said premance in companies acceptable or Mortgagee, and, second of the payment of the payme	and the intest are consistent and any period and any period any period and any period and any period any period and any period any p	in and in said note or laxes and assessments to rebuild or restore premises shall not be lected by the grantee ge indebtedness, with the may appear, which it may appear it may a
balance of said sum. It is interested to the years, any extensiand advances up to a total amount of 80/100ths Dollars.  The Grantor covenants and agrees as follows: otes provided, or according to any agreement extengainst said premises, and on demand to exhibit receible buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now crein, who is hereby authorized to place such insuress clause attached payable first, to the first Trustee of the summer	(1) To pay said indebtedness of Forty-Eight Thousand indebtedness ding time of payment; (2) to pits therefor; (3) within sixty may have been destroyed or or at any time on said premares in companies acceptable or Mortgagee, and, second of the same shall become interested the same shall become interested, and the same shall become interested, and the same with interested, and the same without notice, he commands for december of the same same with the same	and the intest are consistent and any period and any period any period and any period and any period any period and any period any p	in and in said note or taxes and assessments to rebuild or restore premises shall not be lected by the grantee ge indebtedness, with the may appear, which in joi or incumbrances.  Acron which die the corp is chase any tax ill moley so rid, the ent at eight proceed dispersion of the corp for the corp in th
balance of said sum. It is interested to the years, any extensiand advances up to a total amount of 80/100ths Dollars.  The Grantor covenants and agrees as follows: otes provided, or according to any agreement extengainst said premises, and on demand to exhibit receible buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now crein, who is hereby authorized to place such insuress clause attached payable first, to the first Trustee of the summer	(1) To pay said indebtedness of Forty-Eight Thousa or renewals of Forty-Eight Thousa ding time of payment; (2) to possible therefor; (3) within sixty may have been destroyed or or at any time on said premance in companies acceptable or Mortgagee, and, second to gees or Trustees until the independent of the same shall become the pair of the same shall become the interest do, and the same with interest of the proceeding wherein the grants. All such expenses and disbut mays for documentary evidenties embracing foreclosure proceeding wherein the grant the grants of the golden of the court in the proceeding wherein the grant to the court inder the Grantor for the Gono of, and income from, sais this Trust Deed, the court inder the Grantor for the Gono of, and income from, sais et his Trust Deed, the court inder the Grantor for the Gono of, and income from, sais et his Trust Deed, the court inder the Grantor for the Gono of and the court inder the Grantor for the Gono of and the court inder the Grantor for the Gono of and the court inder the Grantor for the Gono of and the court inder the Grantor for the Gono of	and the invest of the control of the	in and in said note or laxes and assessments to rebuild or restore premises shall not be lected by the grantee ge indebtedness, with the may appear, which proper or the said indebtedness, with the may appear, which proper or combinations.  Acreon with the grantee ge indebtedness, with the man a eight per cent did ge princip at an allole, and with terry at it at law, or both the nection with the force of procuring or commander; and the like said indebtedness, as a upon said premises, ceeding, whether ded disbursements, and said indebtedness, as a upon said premises, or of his resignation, and are proceedings, and are proceedings, and are proceedings, and are of said premises.
balance of said sum. It is interested to the years, any extensiand advances up to a total amount of 80/100ths Dollars.  The Grantor covenants and agrees as follows: otes provided, or according to any agreement extengainst said premises, and on demand to exhibit receible buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now erin, who is hereby authorized to place such insuress clause attached payable first, to the first Trustee oricies shall be left and remain with the said Mortgard the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tarantee or the holder of said indebtedness, may procure or itle affecting said premises or pay all prior in rantor agrees to repay immediately without deman or annum shall be so much additional indebtedness. In THE EVENT of a breach of any of the aforesail and the said of said indebtedness had then natured to the said of said indebtedness had then natured to the said of said indebtedness had then natured to sure as if all of said indebtedness had then natured to sure thereof—including reasonable attorney's feet source hereof—including reasonable attorney's feet source hereof—including reasonable attorney's feet out the said said indebtedness had then natured to sure as if all of said indebtedness had then natured to sure as if all of said indebtedness had then natured to sure a said including reasonable attorney's feet out the said of said indebtedness had then natured to sure thereof—including reasonable attorney's feet in the said of said indebtedness had then natured to sure thereof—including reasonable attorney's feet in source of the said had been costs of said indebtedness and proposed to the feet of said indebtedness and the said said of the feet of said indebtedness and proposed to the feet of the feet of said indebtedness and proposed to the feet	(1) To pay said indebtedness of Forty-Eight Thousa or renewals of Forty-Eight Thousa ding time of payment; (2) to possible therefor; (3) within sixty may have been destroyed or or at any time on said premance in companies acceptable or Mortgagee, and, second to gees or Trustees until the independent of the same shall become the pair of the same shall become the interest do, and the same with interest of the proceeding wherein the grants. All such expenses and disbut mays for documentary evidenties embracing foreclosure proceeding wherein the grant the grants of the golden of the court in the proceeding wherein the grant to the court inder the Grantor for the Gono of, and income from, sais this Trust Deed, the court inder the Grantor for the Gono of, and income from, sais et his Trust Deed, the court inder the Grantor for the Gono of, and income from, sais et his Trust Deed, the court inder the Grantor for the Gono of and the court inder the Grantor for the Gono of and the court inder the Grantor for the Gono of and the court inder the Grantor for the Gono of and the court inder the Grantor for the Gono of	and the invest near and any serial and me Hundred (weath) and he had been dead (weath) and he had he had been dead (weath) and he had he h	in and in said note or laxes and assessments to rebuild or restore premises shall not be lected by the grantee ge indebtedness, with the may appear, which in joi or incumbrances.  Acreon who due, the corp chase any tax il mo ey so y id, the ent at eight premise that it at law, or both the tax in the force of procuring or commander, and the like said indebtedness, as in upon said premises, exeding, whether ded disbursements, and any at onder and are proceedings, and and are proceedings, and and are proceedings, and the proceeding whether ded disbursements, and are proceedings, and and are and agreements are and agreements are able charges.  [19_80

## **UNOFFICIAL COPY**

STATE OF
----------