FRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25628229	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Richard	d Latimer and	June M. Latimer h	is wife
(hereinafter called the Grantor), of 6790 Apple (No. and Street)	e_Tree H	anover Park	illinois (State)
for and in consideration of the sum of TWENTY-N in hand paid, CONVEY AND WARRANT to Form of 715 Arlington its. Rd.	Arlington (City)	a Associates Hts 11	linois (State)
and to his successors in trust hereinafter named, for the p lowing described call estate, with the improvements thereo and everything appurtenant thereto, together with all ren ofHangyerr Dark_County ofCOOK	outpose of securing perform on, including all heating, air ts, issues and profits of sair	mance of the covenants and agree -conditioning, gas and plumbing a d premises, situated in the	pparatus and fixtures.
Tot 3º Tock 25. Hanover Fa Bast 1/? Af Section 36, Yown Third Trincipal Meridian			
9			
Ox			
Hereby releasing and waiving all rights under and by virtue In Trust, nevertheless, for the purpose of securing pe Whereas. The Grantor Pichard atime	of the homestead exemperform are of the covenant raid 13 no 1,	otion laws of the State of Illinois, its and agreements herein. Latimer his wife	
justly indebted upon their	principal pr	omissory notebearing even dat	e herewith, payable
1 final installments of \$407.50 beg 1 final installmet of \$407.50 a	inning Cc.ober due September	10, 1980 10, 1985	
		( )	
The Grantor covenants and agrees as follows: (1) To notes provided, or according to any agreement extending to against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance ir loss clause attached payable first, to the first Trustee or Mot policies shall be left and remain with the said Mortgagees or and the interest thereon, at the time or times when the same In the Event of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure such lien or title affecting said premises or pay all prior incumbring the first of the process of the procure of the process of the proces	me of payment: (2) to perfer; (3) within sixty da ave been destroyed opdain any time on said prefnises a companies acceptable_16 tragage, and, second, to the Trustees until the Indehte, e shall become-due and pa assessments, or he prior in transers and the interest the tassess and the interest the thereby.	by when due in each year, all lax yearlier destruction of air net to aged; (4) that waste to air returned insured in companies to be the collection of the first moneage. Trustee herein as their interestines is fully paid; (6) to pay air pable, incumbrances or the interest there was or assessments, or discharge of recon from time to time; and all in ereon from the date of payment	es and assessments rebuild or restore mises shall not be ted by the grantee idehtedness, with nay appear, which ris incumbrances, cor when due, the purcha e, ny tax noney so aid, the at eight per cr
closure hereof—including reasonable attorney's feet, outlays pleting abstract showing the whole tille of said gremises cexpenses and disbursements, occasioned by an suit or processuch, may be a party, shall also be paid by the Grantor. All stabill be taxed as costs and included in my degree that may cree of sale shall have been entered of not shall not be dismisted to suit, including attorney's feet have been paid. I assigns of the Grantor waives all right to the possession of, agrees that upon the filing of any complaint to foreclose this out notice to the Grantor, or to any party claiming under it with power to collect the rethursissues and profits of the said profits and the said profits of the said profits the said profits the said profits of the said profits the said profits of the said profits of the said profits the said profits of the said profit	eding wherein the grantee uch expenses and disburser be rendered in such force ssed, nor release hereof gi The Grantor for the Gran and income from, said p	or any holder of any part of sain many holder of an additional lien u losure proceedings; which procee ven, until all such expenses and d tor and for the heirs, executors, a remises pending such foreclosure	d indebtedness, as pon said premises, ding, whether de- isbursements, and dministrators and proceedings, and
retusal or failure to act, then instruction in the cause said first successor in this trust; and if for any like cause said first so of Deeds of said County is hereby appointed to be second sucperformed, the grantee or his successor in trust, shall release second successor in trust, shall release second successor in trust.	resear in this trust. And w	ben all the eferencial consensus and	acting Recorder
Witness the handand sealof the Grantor this	- Duhi	ine W Tatin	(SEAL)
	- Gu	me m. Late	seac (SEAL)
This instrument was prepared by Paula J. And	derson, 215 N. (NAME AND ADDRE	Arlington Hts. Ross) Arlington Hts.	i.

## **UNOFFICIAL COPY**

1980 OCT 17 AM 11 12 State aforesaid, DO HEREBY CERTIFY that appeared before me this day in person and acknowledged that Thy signed, sealed and delivered the said free and voluntary act, for the uses and purposes therein set forth, including the release and 15, 1912-00+ COUNTY ROBERT THOMAS-& ASSOCIATES Richard Latimer & June Latimer his wife

END OF RECORDED DOCUMENT