	the second secon				
TRI	UST DEED COND MORTGAGE FORM (Illinois)		No. 2202 nber, 1975	25672750	GEORGE E. COLE® LEGAL FORMS
ТН	IS INDENTURE, WITNESSETH, Th	at Harley L. By	rington & Ro	wena R. Byington	·
(he	Husband & Wife reinafter called the Grantor), of	70 Flagstaff	Hoffman	Estates, Il. 60194	(State)
in I	and in consideration of the sum of	wo thousand fiv	odfield Ban	hirty five and 64/ce k	nts Dollars
and	to his success ors in trust hereinafter no ing describ dreal estate, with the improveverything a pur mant thereto, togeth HOFfmar. F. thes County of	med, for the purpose of vements thereon, including er with all rents, issues a	ng all heating, air-c and profits of said p	onditioning, gas and plumbing a	pparatus and fixtures.
	Lot 14 in but in 43 in H Section 15, which ip 41 according to the plat tin Cook County, Ill noi	offman Estates, North, Range 1 here of recorde	Il., being O East of th	a Sudbivision of pa ne Third principal M	eridian.
		Dyc			
		C	÷		
Here	by releasing and waiving all rights und In TRUST, nevertheless, for the purpose WHEREAS, The Grantor Harley L.				
justi	y indebted upon. Woodfield Bar at maturity.	ik	princ, pal pro	missory notebearing even dat	e herewith, payable
			04,	DE CACE	\$
notes again all bi community herei loss of polici and tien of Grant per a carne there	THE GRANTOR covenants and agrees as is provided, or according to any agreem is said premises, and on demand to exhaultings or improvements on said premi mitted or suffered; (5) to keep all buildings or improvements on said premi mitted or suffered; (5) to keep all building with the said that the said the said the said that the said that the said that the said the	follows: (1) To pay said ant extending time of paibli receipts therefor; (3 ses that may have been ngs now or at any time the insurance in compan Trustee or Mortgagee, a Mortgages or Trustees when the same shall be or pay taxes or assessme a prior incumbraness an I prior incumbraness and demand, and the sam others are to the pay taxes or assessme the man of the same the	indebtedness, and yment; (2) to pay ) within sixty day ) within sixty day destroyed or dam on said premises its acceptable and second of the come due and pay that, of the properties of the pro	the interest of the heart of heart of the heart of heart	and in said note or test and assessments or rebuild or restore misses shall not be ted by the grantee indebtedness, with my appear, which orior incumbrances, ec. when due, the urchase any tax money; par, the at eint per cent ag principal, and with in erest law, or but, he
closus pletin expen such, shall cree of the co assign agrees out no with p	T is AGREED by the Grantor that all extender-including reasonable attorned gabstract showing the whole title of sea and disbursements, occasioned by an may be a party, shall also be paid by the betaxed as costs and included in anyel of sale shall have been entered or not says of suit, including attorney's fight is of the Grantor waives all right with that upon the filing of any complaint to show the control of the party of the control of the grantor, or to any party of some to collect the rents, that a and pro sower to collect the rents, that a and pro	penses and shursemen and shursemen is fees, out the for door said premise embracin by sulfor proceeding who for a too. All such expected that may be rended in the dismissed, nor the been paid. The Grappossession of, and incoording under the Grantist of the said premises.	is paid or incurred mentary evidence, g foreclosure decrerein the grantee consess and disbursemed in such forecle release hereof givenor for the Grantome from, said preed, the court in whor, appoint a rece	in behalf of plaintiff in connect stenographer's charges, cost of ree—shall be paid by the Grapt any holder of any part of sa tents shall be an additional lient source proceedings; which proceed, until all such expenses and or and for the heirs, executors, emises pending such foreclosure thick such complaint is filed, may liver to take possession or charging the such complaint or charge to take possession or charge the state of the such complaint is filed, may liver to take possession or charge.	tion with the form procuring or community and the like id indebtedness, as upon said premises, eding, whether details bursements, and administrators and expressed proceedings, and at once and wither of said premises
refusa		field Bank		of said County is here	by appointed to be
of Dec	eds of said County is hereby appointed to med, the grantee or his successor in trus	o be second successor in	this trust. And wh	ten all the aforesaid covenants a	nd agreements are
W	litness the hand.S. and sealSof the Gr	antors this 17th	Jarley &	y of November Bying ton	
This	instrument was prepared by Aric	irea J. GAttuso	E-111 Woodf	<i>) ()</i> <u>ield Sch., Il. 6019</u> 6	
		/w	ARIE AND ADDRE		

The state of

## UNOFFICALGORY

rso, ally known to me to be the same person S v  per ed before me this day in person and acknowledge of the result of homestead.  3 (avergunder y h and notarial seal this)	Ragnified S. Teddewi-
rso, ally known to me to be the same person S v per eu before me this day in person and ackn strun en a their free and voluntary act, for hive S the r m of homestead.	whose name s are subscribed to the foregoing instrument, moveledged that they signed, sealed and delivered the said or the uses and purposes therein set forth, including the release and suppose the said of November 19 80.    11th
rso, ally known to me to be the same person S v  per ed before me this day in person and acknowledge of the result of homestead.  3 (avergunder y h and notarial seal this)	whose name s are subscribed to the foregoing instrument, nowledged that they signed, sealed and delivered the said or the uses and purposes therein set forth, including the release and lith day of November 19 80.  Notary Public
per ed before me this day in person and acknowledge of the results of homestead.  Sever under y hand and notarial seal this	nowledged that they signed, sealed and delivered the said or the uses and purposes therein set forth, including the release and the uses and purposes therein set forth, including the release and lith day of November 19 80.  Notary Public
strun en a their free and voluntary act, for nivest, the r in of homestead.	11th day of November 19 80.  Notary Public
ive St. th. r of homestead.  Sweethunder y h and and notarial seal this  Unarest Seal Here.	11th day of November 19 80.
Uniness Seal Hero	Ragnified S. Teddewi-
Vines Ox	
ommission Expires 12-21-87	
	•
004	
4	
10V 10 AM 11 58	RECORDER State of the Control of the
1950 NOV 19 AM 11 58	
volt 1 f	980 370530 25672750 h - REC 10
KDA-T.	4000 E
	110
	7
	' \( \sigma \)
	1
eq	Sign list
ă     ă	LORN CONTROL OF THE PROPERTY O
Trust Deed	MAIL TO: WOODFIELD BANK E111 WOODFIELD SCHAUMBURG, ILLINOIS 601 GEORGE E. COLE LEGAL FORMS
	DPIECE NOOF ALL WOOD
5-	MAII 8CH11

END OF RECORDED DOGUMENT