	•		CD COLOR	7832-20
	TRUST DEED SECOND MORTGAGE FORM (IIIInois)	FORM No. 2202 September, 1975	25753563	GEORGE E. COLE
	THIS INDENTURE, WITNESSETH, That PALATIN Individually Under Trust Agreement d (hereinafter called the Grantor), of 50 N. Broc (No. and Street)	ated September kway,	2, 1977 & known As Trus Palatine, (City)	t #2222, Illinois (State)
	for and in consideration of the sum of SEVENTY-THRE in and paid, CONVEY. ANXIXXXXXXXXXX. to 100 W. Palatine Rd.,	E THOUSAND SEVE Mayrine Fro Palatine	N HUNDRED FORTY-NINE AN	D 60/ <sup>100ths</sup>
	(No. and Street)  ap , to his successors in trust hereinafter named, for the pu lowif g de cribed real matte, with the improvements thereon and everyman appurtenant thereto, together with all rents ofall_itine	(City)  Itpose of securing perfor  including all heating, ai  issues and profits of sai	rmance of the covenants and agreeme ir-conditioning, gas and plumbing app id premises, situated in the	state) nts herein, the fol- aratus and fixtures.
	Lot 7 in Pic 2: 45 in Winston Park Nor 13, Township $/2$ North, Range 10, East plat thereof recorded in the Recorder as document $^{18}$ ,80176 in Cook County,	t of the Third I t's Office of Co	Principal Meridian accor	rding to the
	COOK COU! FILED F!	TY, ELLINOIS	Lidney M. Olson RECORDER OF DEEDS	,
	1981 JAN 23	8 AN 9:00	25753563	
	04			
	Hereby releasing and waiving all rights under and by virtue in Trust, nevertheless, for the purpose of securing power with the Marional Bustly indebted upon.	ank, Palatine,	nts and agreements herein. IL, T/U/T #2222, dtd. 9	2-2-77, herewith, payable
i	in 240 successive monthly installment and on the same date of each month the in the amount of \$307.29 each and sai balance of said sum. It is intended period of twenty years, any extension divances up to a total amount of Severo/100ths Dollars.	ereat er, all e d last in tilm that this in tr s or renewals o	except the last installment to be the entire un ument shall also secure f said loan and any add	ent to be paid for a itional
		`	OG.	
nanohlepa gliGp etts	The Grantor covenants and agrees as follows: (1) To otes provided, or according to any agreement extending to aimst said premises, and on demand to exhibit receipts the ll buildings or improvements on said premises that may ha ommitted or suffered; (5) to keep all buildings now or at a crein, who is hereby authorized to place such insurance in socialize attached payable link, to the first Trustee or Morolicies shall be left and remain with the said Mortgages or mother interest thereon, at the time or times when the same Is the Event of failure so to insure, or pay taxes or rantee or the holder of said indebtedness, may procure such en or title affecting said premises or pay all prior incumbrantor agrees to repay immediately without demand, and er annum shall be so much additional indebtedness secured In THE Event of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder that me as if all of said indebtedness had then matured to express our time of such breach at eight per cent per animum as if all of said indebtedness had then matured to express our time of such breach that all expenses and sibursements, occasioned by any set for proceed, may be a party, shall also be paid by the Cynntor. All stall he taxed as costs and included in any concept that may be eof sale shall have been entered or part, sail not be distanced that may be eof sale shall have been entered or party all not be distanced that may be eof sale shall have been entered or party, sail not be distanced to the Grantor waives all fight to the possession of, reces that upon the filing of any complaint to foreclose this it notice to the Grantor waives all fight to the possession of, reces that upon the filing of any complaint to foreclose this it notice to the Grantor, over one party stall made to the Grantor waives all from the possession of the said p. The name of a receive owner is: Palactine. Natio	pay said indebtedness, a refor; (3) within sixty dve been destroyed or da- ny time on said premise companies acceptable gagee, and, second, to. Trustees until the hands shall become the part of shall become the part of insurance and as such a lanees and the interest in the tame with interest in the said with the tame with the said in the tame with the tame with the tame with the tame without notice, become see seen as the tame with th	and the was a thereon, as herein and any when a set, each year, all taxes are time deshard or damage to rembede! (4) the translate to said premare the deshard of the translate of the holder of the translate herein at the irrinterests medicas is fully paid; (6) to tay all privacyable, incumbrances or the interest tiered taxes or assessments, or discussion, get of the control of the translate or assessments, or discussion, get of the control of the translate or assessments, or discussion, get of the control of the translate of the control of the translate of the control of the translate of the control	I in said note or and assessments build or restore ises shall not be I by the grantee debtedness, with by appear, which or incumbrances.  In when due, the burchase any tax may so paid, the eight per cent prin ipal and all not with interest aw x 1 oth, the
el pl ex sh cr th as ag wi	It is Agreed by the Grantor that all expenses and dis- source hereof—including reasonable attorney's feet, onlyings ching abstract showing the whole title of salt intentises e- penses and disbursements, occasioned by any salt or procee ch, may be a party, shall also be paid by the Cantor. All sall all be taxed as costs and included in an dame that may be cost so fosti, including attorney. The have been paid. I signs of the Grantor waives all light to the possession of, the procession of the Grantor, or to the party claiming under it in notice to the Grantor, or to the party claiming under it the power to collect the rents, when and profits of the said p The name of a recommencer is: Palatine Natio	ursements paid or incur- for documentary eviden mbracing foreclosure d ding wherein the grante- ich expenses and disburs be rendered in such for- sed, nor release hereof; the Grantor for the Gra- and income from, said Trust Deed, the court in the Grantor, appoint a remises.	red in behalf of plaintiff in connectic e., stenographer's charges, cost of precree—shall be paid by the Grante e or any holder of any part of said ements shall be an additional lien upe closure proceedings; which proceed given, until all such expenses and dist international for the heirs, executors, ad premises pending such foreclosure p which such complaint is filed, may are ceiver to take possession or charge or the TILL T/II/T #2222. descriptions of the control of the control of the control of the control of the control of the control of the control of t	or wim the fore- ocuring or com- ocuring or com- or; and the like indebtedness, as or said premises, or, whether de- bursements, and ministrators and roccedings, and tonce and with- of said premises
rel ir:	fusal or failure of as then Joseph P. O'Connor of successor in this rust; and if for any like cause said first s Deeds of said County is hereby appointed to be second sucrormed, the grantee or his successor in trust, shall release s	or William W. He uccessor fail or refuse to cessor in this trust. And said premises to the part	eise, Jr. of said County is hereby act, the person who shall then be the awhen all the aforesaid covenants and	appointed to be acting Recorder agreements are charges.
	Witness [handstal of the Grantor this _	23rd Andreas A.	day of January	(SEAL)
	11 00	Colleen K.	Hubler, Asst. Trust Of	(SEAL)

PALATINE SAVINGS & LOAN ASSOCIATION

P.O. Bex 159

## **UNOFFICIAL COPY**

のためにってっっ

7832-2.2

## UNOFFICIAL COPY

	1	
	STATE OF   ss.	
	COUNTY OF	
	I, the undersigned , a Notary Public in and for said County	, in the
X	State aforesaid, DO HEREBY CERTIFY thatThomas A. Broadfoot, Trust Officer and_	
	Colleen K. Hubler, Asst. Trust Officer of Palatine National Bank, a national list ciation.  personal known to me to be the same persons whose name s subscribed to the foregoing inst	_
	appeared Siere me this day in person and acknowledged that _they_ signed, scaled and delivered t	he said
	instrument as _+t'.zir free and voluntary act, for the uses and purposes therein set forth, including the rele	ase and
	waiver of the right 2 nomestead.	
ر٠	Given under my hand and notarial seal this day of day of lanuary	981
14ng	O. (Improve Small Harm)	
77	Harry W. Klascoki	
	Commission Expires 10-30-84.	
40/03003	appeared of the right of normalization and acknowledged that they signed, scaled and delivered to instrument as they free and voluntary act, for the uses and purposes therein set forth, including the relevance of the right of normalization and notarial seal this 23rd day of danuary.  [Imprais Seat Here]  Commission Expires 10-30-84.	
Ś		•
Ŝ	· · · · · · · · · · · · · · · · · · ·	
-	*7x.	
	<i>y</i>	
	T'6	
	3,	
		Ġ.
j		
ብ	8 De la	SOLE
$\mathcal{L}$	A MAG	H 2
`/		GEORGE E. COLE
BOX No. J33	Trust Deed Trust Deed	SEC .
踊		
		1

END OF RECORDED DOCUMENT