UNOFFICIAL COPY

	4		1.21
TRUST DEED . SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25784472	GEORGE E. COLE*
THIS INDENTURE, WITNESSETH, That	Paul E. Pearlman and Renee L. Pearlman, his	wife	
	Burning Tree Court		Illinois 60064
for and in consideration of the sum of Nine in hand p. 6. CONVEY AND WARRANT of Ap. 50 Corporation, 2454 Dem	thousand and no/100 to Robert A. Curley pster Street, Des Plai	(\$9,000.00) , not individually bunes, Illinois	ut solely as truste
and to his surcessors in trust hereinafter named, lowing describe area estate, with the improvement and everything approximations are the ights County of _Arlingtor_Heights County of	nts thereon, including all heating, air	conditioning, gas and plumbing	ements herein, the fol-
Lot 802 in NUKTHGATE UNI 1/2 of the Scutiwest 1/4 of the Third Principal N	T EIGHT, being a subdi of Section 9, Townshi	vision of part of th p 42 North, Range 11	e West East
Ojr			
	Co4		: :
Hereby releasing and waiving all rights under an In Trust, nevertheless, for the purpose of se Whereas, The Grantor Paul E. Pea	d by virtue of the name ead exempeuring performant of the covenant rlman and Renee L Pea	s and agreements herein. rlman, his wife, are	i
justly indebted upon their to Apeco Corporation, a Dela and at the interest rate and	ware Corporation, on 2	emissory note_bearing even date amount in the amount in tated.	te herewith, payable
	•*	CACAC	>
		CS.	22
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreemed text against said premises, and on demand to exhibit re all buildings or improvements on said premises to immitted or suffered; (5) to keep all buildings nierein, who is hereby authorized to place such insoss clause attached payable first, to the first Trust solicies shall be left and remain with the said Mort and the interest thereon, at the time or times when In the Event of failure so to insure, or pay rantee or the holder of said indebtedness, may price or title affecting said premises or pay all prior frantor agrees to repay immediately without denier annum shall be so much additional indebtednes and The Event of a breach of any of the afore arned interest, shall, at the option of the legal he hereon from time of such breach at eight per centages at fall of said indebtedness had then mature	s: (1) To pay said indebtedness, an tending time of payment; (2) to precipits therefor; (3) within sixty da at may have been destroyed or [35] within sixty da at may have been destroyed or [35] whence in companies acceptable to company the company of the prior that the company of the compan	d the interest thereon, is herein within due in each year, at 1 shafter destruction or dan as to larged; (4) that waste to said prinsured in companies to be sele the holder of the first mortgage Trustee herein as their interests mess is fully paid; (6) to pay all yable. neumbrances or the interest the tess or assessments, or discharge each from time to time; and all ereon from the date of paymen sole or said indebtedness, including immediately due and payable foreclosure thereof, or by suit is	and in said note or xes and assessments or rebuild or restore er see shall not be ced by the grantee indebt doess, with mr. "ap. ar which prior ir cur trances, reon when any the or purchase my tax money so paid that at eight per can and with interest at law, or both, the
Frantor agrees to repay immediately without dener annum shall be so much additional indebtedne in the EVENT of a breach of any of the afore annum shall be so much additional indebtedne in the EVENT of a breach of any of the afore area as if all of said indebtedness had then mature. It is Agreed by the Grantor that all expenses losure hereof—including reasonable altorney's feeling abstract showing the whole title of and expenses and disbursements, occasioned by any subject, may be a party, shall also be paid by the Grantor had been entered or may be derect the costs of sale shall have been entered or may shall not excess of suit, including attorney feels have be signs of the Grantor waives all bear to the possinges of the Grantor waives all bear to the post control of the Grantor of the complaint to force at notice to the Grantor, or to any party claiming the power to collect the ratio issues and profits of the Transactor are control of the St. The hence	and disbursements paid or incurre- poutlays for documentary evidence, emises embracing foreclosure dec or proceeding wherein the grantee tor. All such expenses and disburser hat may be rendered in such forect be dismissed, nor release hereof given paid. The Grantor for the Gran- ssion of, and income from, said pr close this Trust Deed, the court in w y under the Grantor, appoint a rec- the said premises.	in behalf of plaintiff in connect stenographer's charges, cost of ree—shall be paid by the Graor any holder of any part of sa tents shall be an additional lien to source proceedings; which proceed on, until all such expenses and or and for the heirs, executors, emises pending such foreclosure thich such complaint is filed, may iver to take possession or charge of the interval of the possession or charge of	stion with the fore- procuring or com- ntor; and the like id indebtedness, as upon said premises, eding, whether de- disbursements, and administrators and e- proceedings, and at once and with- e of said premises
The name of a recommend is: The benefin the Event of the death or removal from saifusal or failure to act, then Arthur S. Not successor in this trust; and if for any like cause a Deeds of said County is hereby appointed to be suffermed, the grantee or his successor in trust, shall	d COOK cholas aid first successor fail or refuse to ac	County of the grantee, or of said County is here t, the person who shall then be the	of his resignation, by appointed to be ne acting Recorder
Witness the hand_and scal_of the Grantor_	this da	y ofJanuary	19_81_
	Paul E. Pearlm Revee L. Pearl	Bearlman Dearlong	(SEAL)
his instrument was prepared by Edward	H. Leahy, Attorney, 24	54 Dempster St., Des ss) Illinois 600	Plaines,

UNOFFICIAL COPY

STATE OF Illinois	- \ se	
COUNTY OF COOK	ss.	
I, Barbara G. Shapiro	, a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY that	Paul E. Pearlman and	
	Renee L. Pearlman, his wife	
personally known to me to be the same person_	whose name_are subscribed to the foregoing instrument,	
appeared before me this day in person and ac	knowledged that <u>they</u> signed, sealed and delivered the said	
ins a ment astheir_ free and voluntary act,	for the uses and purposes therein set forth, including the release and	
waiver of the right of homestead.		
Given wher my hand and notarial seal this _	26th day of January 19 81	
(Impress Sec. He =j	-1 1 A81 .	
1	Darbara O Shapus Rotary Public	
Commission Expires 5-14-84	1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	
	2 50 6	
	o N	
00/	A STATE OF THE STA	
1	-	
	N FFB 04 AM 10 51	
(9)	SI FEB 24 AM 10 51	
% .		
FEB-24	81 411557 25784473 (-17) 10.3	15
	00 MAI	
)
		<u>{</u>)
	78447/2	1
	9447/2 0	
- i i i i i i i i i i i i i i i i i i i	8	
indi	to to 60016	
GAAC GAAC GAAC GAAC GAAC GAAC GAAC GAAC	/ 1 e 14	2
ORT Junan man Dort	ecording return t 1. Leahy 1. A Law 20 Corporation spacer Street lines, Illinois 6 GEORGE E. COLE®	2
St D MC To To Curj	ding eath or	ĭ
SECOND MORTGAGE Trust Deed aul E. Pearlman and ro bert A. Curley, not in but solely as trustee	ecor H. Ly to Co Co Co mpst ines	1
Frust Deed Paul E. Pearlman and Renee L. Pearlman, his wife To Robert A. Curley, not indivi- y but solely as trustee	After recording return to Edward H. Leahy Attorney at Law 2454 Dempster Street Des Plaines, Illinois 600 GEORGE E. COLE® 1 FGAL HODAS	
SECOND MORTGAGE Trust Deed Paul E. Pearlman and Renee L. Pearlman, his TO Robert A. Curley, not ii	Aft Att Att Att Des	

END OF RECORDED DOCUMENT