UNOFFICIAL COPY

	nico de la compansión de compansión de la compansión de l	al Emilian Maria and American Maria and American		8-100 Cales - Const Const.
			OF of :	
	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	25892375	GEORGE E. COLE® LEGAL FORMS
	.,,	September, 1975	. 1 . 1	
	THIS INDENTURE, WITNESSETH, That	RSCHEL D.	WALLACE IIL	
I	(hereing ar called the Grantor), of 2104	N. LEAVITT	ST. CHICAGO	146.
١	(No. and Street)		(City)	(State)
l	for and in consideration of the sum of FIFTY Fo	UR HUNDRED A	UD EIGHT BOLLARS	1 2/100 Dollars
l	in hand p.id, CONVEY_AND WARRANT_ to of 400 J. YADISON ST.	CHICAGO	£ /2057 60.	7/
ı	Street)	(City)		(State)
l	and to his succer ors in trust hereinafter named, for the lowing described real (tat), with the improvements there		-	' '
	and everything appuragant bereto, together with all re-	its, issues and profits of said	premises, situated in the	Y OF CHICAGO
١	ofCounty ofCo	1 <u>C</u> and St	ate of Illinois, to-wit:	
		c ul 3 1/2	ICTEIN A SUBE	IVISION OF
	LOT 31 NO BLOC	IL IT IN HO	LI JENO, II	ایر
	THE HEAT LOS THE	NORTHWEST	Try of SECKO	N 31,
	LOT 31 : D BLOG THE WEST & OF THE TOWNSHIP GO NIRTH THIRD PRINCIPAL ME	,	1 - ST . E T	46
	T LIEND UN DIRTH	RANGE 14	F. EAST OF	11 1015
	JOWNAIII 40 KODIII	, , , , , , , , , , , , , , , , , , , ,	COOK COUNTY.	126/1001
	THIRD PRINCIPAL DE	121514N, 12	,	
		\mathcal{T}_{\bullet}		
				1
				1.
	Hereby releasing and waiving all rights under and by vir IN TRUST, nevertheless, for the purpose of securing p	performance of he covenant	s and agreements herein.	\mathfrak{S}
	IN TRUST, nevertheless, for the purpose of securing p WHEREAS, The Grantor JERUSCH iustly indebted upon H. S	EL D.WALA	CE 111	
	justly indebted upon H/3	principal pro	omissory notebearing even date	herewith, payable
				3
				6
			(O.C)	
			\$23/	
	THE GRANTOR covenants and agrees as follows: (1)	Fo nay said indebtedness, an	d the averest thereon, as herein a	nd in said note or
	notes provided, or according to any agreement extending	time of payment; (2) to pa	when due in each year, all taxe	s and assessments
	all buildings or improvements on said premises that may	have been destroyed or day	he d; (4) that waste to said pre	m ses shall not be
	herein, who is hereby authorized to place such insurance	in companies acceptable to	the holder of the first mortgas	ind Stedness, with
	policies shall be left and remain with the said Mortgagees	or Trustees until the indebted	lness is fully paid; (6) to pay all property	rior incombrances.
	In the Event of failure so to insure, or pay taxes of	or assessments, or the prior	ncumbrances or the interest there	on when cue, the
	lien or title affecting said premises or pay all prior incum	brances and the interest the	reon from time to time; and all n	noney so r 1. 1, the
	per annum shall be so much additional indebtedness secur	ed hereby.	ereon from the date of payment	at eight per tent
,	THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts tail buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or Mpolicies shall be left and remain with the said Mortgages and the interest thereon, at the time or times when the sails IN THE EVENT of failure so to insure, or pay taxes of grantee or the holder of said indebtedness, may procure steen or tile affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, at per annum shall be so much additional indebtedness secured interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per annum fail off said indebtedness had then matured the extension of the pattern of the same as if all off said indebtedness had then matured the extension of the pattern of the same as if all off said indebtedness had then matured the extensions.	erto, without notice, become	in in indeptedness, including immediately due and payable,	and with interest
	same as if all of said indebtedness had then matured by ex	press terms.	toreclosure thereof, or by suit at	i law, or both, the
•	earned interest, shall, at the option of the legal holder in thereon from time of such breach at eight per cent per an assume as if all of said indebtedness had then matured the earned in the same as if all of said indebtedness had then matured the earned of the said indebtedness had then matured the closure hereof—including reasonable attorney's feet, oddlay pleting abstract showing the whole title of said premise expenses and disbursements, occasioned by finy thit or prosuch, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in the defrect that matree of sale shall have been entered of pot, shall not be distinct on the costs of suit, including attorney the shave been paid assigns of the Grantor waives all right to the possession carees that upon the filing of ante complaint to foreclose the out notice to the Grantor, or or day party claiming under with power to collect the rentsyssues and profits of the saic.	s for documentary evidence	stenographer's charges, cost of j	procuring or com-
	expenses and disbursements, occasioned by the suit or pro-	eeding wherein the grantee	or any holder of any part of said	d indebtedness, as
5	such, may be a party, shall also be paid by the Orantor. All shall be taxed as costs and included in any decree that may	such expenses and disburser y be rendered in such forec	nents shall be an additional lien up losure proceedings; which procee	ding, whether de-
ŧ	cree of sale shall have been entered of not, shall not be disn the costs of suit, including attorney's tees have been paid	nissed, nor release hercof give. The Grantor for the Gran	ven, until all such expenses and d tor and for the heirs, executors, a	isbursements, and dministrators and
2	assigns of the Grantor waives all right to the possession cagrees that upon the filing of any complaint to foreclose the	of, and income from, said point in wait in water	remises pending such foreclosure hich such complaint is filed, may	proceedings, and at once and with-
۱	out notice to the Grantor, or coarry party claiming under with power to collect the rents issues and profits of the said	the Grantor, appoint a reco	eiver to take possession or charge	of said premises
		·		
_	IN THE EVENT Of the death or removal from said refusal or failure that then		County of the grantee, or o	
П	irst successor in this arust; and it for any like cause said hrs	t successor fail or refuse to a	of said County is hereb	e acting Recorder
9	of Deeds of said County is hereby appointed to be second sectormed, the grantee or his successor in trust, shall release	uccessor in this trust. And we said premises to the party of	nen all the atoresaid covenants an entitled, on receiving his reasonabl	e charges.
	Witness the big id Sound seal of the Granter this	gth.	ay of MAY	1981
	Witness the hand Sound seal_of the Grantor_ this			77
	Care in the	1 Horsely	I w. Wallace.	(SEAL)
	P			(SEAT)
				(SEAL)
	Han Han	ex Clar	BERG 6316 N	11-0500

(NAME AND ADDRESS)

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF COOK SS.			
	Public in and for said County, in the		
personally known to me to be the same person_ whose name	scribed to the foregoing instrument,		
appear to fore me this day in person and acknowledged that HE s			
instrument as			
Given Ander my hand and notarial seal this	of <u>MAY</u> , 198/.		
OTARY (Impress Sed Hera)	ry Toldberg		
Compilestin 18 pires June 2 1784.	Notary Public		
Constitute Parket	•		
1901 JUN 3 PM 2	26		
JUN-3 -81 465166 25	7.2375 i - aca 10.00		
	3,0		
1000	25.5		
	923		
	GEORGE E. COLE®		
COND MORTGAGE COND MORTGAGE TO	OLE®		
SECOND MORTGAGE Trust Deed To T	GEORGE E. COLE®		
MADIS MADIS	3EORG		
BOX No. A TRUST Deed Trust Deed To TO TO TO TO MADISON BANK & TRUST CO TO WEST MADISON STREET CO THICKNOIS 60606			

END OF RECORDED DOCUMENT