UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25931396	GEORGE E. COL LEGAL FORM
THIS INDENTURE, WITNESSETH, That	y jedicené Dillian		
(hereinafter called the Grantor), of	this remuse utomo	_ ar , (City)	
(No. and Street for and in consideration of the sum of	rrad isab Tuadas/ (1	. 15 7	- (3:14e) - Dollar
in hand paid, CONVEY AND WARRANT to	<u>, Ledinal ja Errad</u>		
in hand paid, CONVEY AND WARRANT to of (No. and Street)	(City)		(State)
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements the and ever thing appurtenant thereto, together with all to the lowest the lowest trust of the lowest trust tru	ne purpose of securing perform reon, including all heating, air- rents, issues and profits of said	conditioning, gas and plumbing a	apparatus and fixture
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Hereby releasing and waiving all rights under and in TRUST, nevertheless, for the purpose of securit Whereas, The Grantor	the of the homestead exemple per formance of the covenants	tion laws of the State of Illinois and agreements herein.	·•
WHEREAS, The Grantor	principal pro	missory notebearing even da	ate herewith navable
		misser, y more in the control of	
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గ్రామం కార్యాలు కార్			
		A CIPE	
THE GRANTOR covenants and agrees as follows: (]:) To pay said indebtedness, and	I the ign er mercon, as herein	and in said note or
THE GRANTOR covenants and agrees as follows: (1) otes provided, or according to any agreement extendir gainst said premises, and on demand to exhibit receipt 1 buildings or improvements on said premises that ma ammitted or suffered; (5) to keep all buildings now or rein, who is hereby authorized to place such insurant sections attached payable first, to the first Trustee or letter and remain with the said Mortgaged de the interest thereon, at the time or times when the sain the Event of failure so to insure, or pay taxes antee or the holder of said indebtedness, may procure nor title affecting said premises or pay all prior incurantor agrees to repay immediately without demand, ir annum shall be so much additional indebtedness see	ig time of payment; (2) to pay s therefor; (3) within sixty day	y ween ou in ach year, all ta	xes and assessments to rebuild or restore
a commings or improvements on said premises that ma ommitted or suffered; (5) to keep all buildings now or erein, who is hereby authorized to place such insurance	at any time on said premise	injured in comprains to be seld the holder of the first mortage	ected by the grantee
s clause attached payable first, to the first Trustee or licies shall be left and remain with the said Mortgagee	Mortgagee, and, second, or the es or Trustees until the morned	Trustee herein as their interests ness is fully paid; (6) 13 1 10 all	may appear, which
I the interest thereon, at the time or times when the s IN THE EVENT of failure so to insure, or pay taxes	same shall become the and pay s or assessments, or the prior i	rable. neumbrances or the interest the	reor when due, the
intee or the holder of said indebtedness, may procure n or title affecting said premises or pay all prior incu-	such insurance or yay such tar imbrances and the interest ther	tes or assessments, or dischar e eon from time to time; and all	or rurchase any tax
rantor agrees to repay immediately without demand, er annum shall be so much additional indebtedness see by the Event of a breach of any of the aforesaid of	and the same with interest the cured hereby.	ereon from the date of paymen	in a ergat per cent
IN THE EVENT of a breach of any of the aforesaid of the interest, shall, at the option of the legal holder ereon from time of such breach at eight per cent per me as if all of said indebtedness had then matured by IT IS AGREED by the Grantor that all expenses and such breach including recognition that the same breach including recognition.	thereof, without notice, become angum, shall be recoverable by	e immediately due and payable foreclosure thereof, or by cold	e, and with interest
me as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses and	opres terms, dispursements paid or incurred	I in behalf of plaintiff in conne	ction with the fore-
osure hereof—including reasonable attorney's fees, out eting abstract showing the whole title of said offernia	lays for documentary evidence, es embracing foreclosure dec	stenographer's charges, cost of ree—shall be paid by the Gra	f procuring or com- antor: and the like
penses and disbursements, occasioned by any sult or or och, may be a party, shall also be paid by the cannot.	occeding wherein the grantee All such expenses and disbursen	or any holder of any part of sa nents shall be an additional lien	aid indebtedness, as upon said premises.
are of sale shall have been entered or not shall not be di	may be rendered in such toreclismissed, nor release hereof giv	en, until all such expenses and	disbursements, and
It is Agreed by the Grantor that all expenses and losure hereof—including reasonable attorney's fees, but letting abstract showing the whole title of said offering the said disbursements, occasioned by any sail of princh, may be a party, shall also be paid by the Grantor. An all be taxed as costs and included in any teerfe that mee of sale shall have been entered or not shall be been passigns of the Grantor waives all right to the dispersions of the Grantor waives all right to the possession stees that upon the filing of any convenint to foreclose of notice to the Grantor, or to farly arry claiming and in power to collect the rents, stees and profits of the said in the Event of the death or removal from said.	of, and income from, said profits Trust Deed, the court is well	or and for the neits, executors, emises pending such foreclosur high such complaint is fleet	re proceedings, and
it notice to the Grantor, or to my carty claiming und ith power to collect the rents, issues and profits of the sc	ler the Grantor, appoint a rece	iver to take possession or char	ge of said premises
The name of a record or or is: 15000 1000	<u>erê III ûn û leci.</u>	Magaze juliu.	
successor in this trust, and if for any like cause said fi Deeds of said Cobdy is hereby appointed to be second formed, the granger or his successor in trust, shall rele	irst successor fail or refuse to ac I successor in this trust. And w	t, the person who shall then be t hen all the aforesaid covenants:	the acting Recorder and agreements are
formed, the grantee or his successor in trust, shall rele	ase said premises to the party e	ntitled, on receiving his reasona	ble charges.
Witness the handand sealof the Grantor thi	is	y of	, 19
	then	Leve.	_,(SEAL)
	Haris Jack (A. Co. A.	/
	Julian	- Jacob	(SEAL)
	Antimen d de	rot v	.,
his instrument was prepared by 3.4 Furb	octalic le : net inc	1 219 :	Colorand II
- 10 7 m 10 7	Ori Den't of Tallwood (NAME AND ADDRE		20107
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BOX 533

BOX No.

STATE OF SS. COUNTY OF SS.
I,
personally known to me to be the same person_ whose name subscribed to the foregoing instrument appeared before me this day in person and acknowledged that signed, sealed and delivered the raid instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of t'enght of homestead.
Notary Public Commission Expires
COOK COUNTY. ILLINOIS FILED FOR RECORD 1981 JUL -9 AM 9: 32 25931350
Trust Deed To To

25931396

END OF RECORDED DOCUMENT