25970390

UNOFFICIAL COPY

	TRUST DEED SECOND MORTGAGE FORM (IIIinois)	FORM No. 2202 September, 1975	25970390	GEORGE E. COL LEGAL, FORM
	THIS INDENTURE, WITNESSETH, That Willi	am E. Decker & Judi	th A. Decker	
	(hereinafter called the Grantor), of 302 Whiteh	(0	Iatine IL	60067 (State)
	for and in consideration of the sum of Ten	nd one hundred——— Woodfield Bank		Dollar
	of E-111 Woodfield Mall (No. and Street)	Schaumburg (City)		196
	and to his successors in trust hereinafter named, for the p lowing described real estate, with the improvements thereo indeverything appurtenant thereto, together with all rent c Palatine County of Cook	n, including all heating, air-cond	ditioning, gas and plumbing appr mises, situated in theVIII	ratus and fixture
	Lot 21 in Cambridge at Palatine rost is of the West is of Section of the Third Principal Meridan,	Unit No. 2 being a 21, Township 42 No	Subdivision in the rth, Range 10 East	:
	9			
	Hereby releasing and waiving all rights under and by virtue IN TRUST, nevertheless, for the purpose of securing pe WHEREAS, The Grantor William F. Decker	e of the homestead exemption reformance of the covenants and ex a Judith A. Decke	laws of the State of Illinois. d agreements herein.	
	justly indebted upon Woodfield Bank		sory notebearing even date l	erewith, payable
	At Maturity			
		0,	CACK	•
		40.	CA	
1		OUNT	agric .	
	THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending ti against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may hommitted or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance in loss clause attached payable first, to the first Trustee or Mo policies shall be left and remain with the said Mortgages or and the interest thereon, at the time or times when the sam In THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure suc lien or title affecting said premises or pay all prior incumb for another than the same of the said indebtedness, and per annum shall be so much additional indebtedness secure IN THE EVENT of a breach of any of the aforesaid cove earned interest, shall, at the option of the legal holder they thereon from time of such breach at eight per cent per annum same as if all of said indebtedness had then matured by Eyn IT IS AGREED by the Grantor that all expenses and significant and the same of the same and	o pay said indebtednes, and in- ime of payment; (2) to my warefor; (3) within sixty day acceptable of the payment of the payme	c interest thereon, as herein and the in each year, all taxes of the companies to the second of the companies of the compan	in said note or and assessments build or restore ses shall not be by the grantee febtedness, which r incumbrances, a when due, the urchase any tax tey so paid, the cight per cent rrincipal and all do with interest w, or both, the
	expenses and disbursements, occasioned by any sub-processuch, may be a party, shall also be paid by the Graticer. All shall be taxed as costs and included in anyeldere that may cree of sale shall have been entered or not shall not be dismit the costs of suit, including attorney's teel have been paid, assigns of the Granter waives all right white possession of agrees that upon the filing of any complaint to foreclose this out notice to the Granter, or to give party claiming under twith power to collect the rents, for said profits of the said profits of the said profits of the said profits.	eding wherein the grantee or a uch expenses and disbursement be rendered in such foreclosur ssed, nor release hereof given, The Grantor for the Grantor a and income from, said premis Trust Deed, the court in which he Grantor, appoint a receiver	my holder of any part of said is my holder of any part of said is e proceedings; which proceedings the holder of t	n with the fore- carring or com- man' the like (de.') dness, as n. d premises, g, whether de- ursements, and occedings, and once and with- f said premises
	IN THE EVENT of the death or removal from said	Cook	County of the grantee, or of	
f	refusal or failure to achieve wood teem out in first successor in this run; and if for any like cause said first a of Deeds of said County is hereby appointed to be second suc- performed, the grantee or his successor in trust, shall release	cessor in this trust. And when a	all the atoresaid covenants and a	cting Recorder
	Witness the hand S and seal S of the Grantor S. this	day of	August	198
		William E, Doc)	2 Vs. K.	(\$EAL)
	4	Julith A. Decke	er D. A	(SEAL)
_	This instrument was prepared by Aanaett	(NAME AND ADDRESS)	Hoffman Got	rele . A.
		•	<i>U I</i> .	/

UNOFFICIAL COPY

1981 AUG 17 AM 18 57

RECORDER SINGUALINA

STATE OF Illinois COUNTY OF Cook	AUG-17-81 5 0	385 9 259	70390 A -	- REC 10.00
I, Kathleen S. Walter		, a Notary Pub	lin in and for	
State aforesaid, DO HEREBY CERTIF				
Husband and wife	 	:		
personally known to me to be the same	personS whose nar	ne <u>s are</u> subscri	bed to the forego	ing instrument
appeared before me this day in perso				
instrument as <u>their</u> free and volum	tary act, for the uses	and purposes therein s	et forth, including	the release and
vaiver of the right of homestead.		-	_	
Given under my hand and notarial s	eal this	4 /4 day of _	August	
Gi en under my hand and notarial s		ν	۸.	1 a .
7 1/0	_	<u>Nathlee</u>	Notary Public	alter
Commission Expires 37-30-82			totally Public	
290				
0_				
	4			
•				
	F COUNT			
	42			
		×,		
	Ù	75 50		
		7 00	1	
		(6)		
		1	'	
			0,	25;
			U _C) 770
				25970390
	11		C	
m			2	
eq	11		00	B
De De		The state of the s	ن ــ ن	COL
Trust Deed Trust Deed		المسترون المستوالي	SAIU. Fiek Lt.	GEORGE E, COLE® LEGAL FORMS
d d d	II est		1 E	EORG
SE =	3.4		=iEk \ \	
		¥2.	Woodfield Bank E-111 Woodfield Schaumburg, Illi. 60196	
	11		v س ح	GEORGE E, COLE® LEGAL FORMS

END OF RECORDED DOCUMENT