UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)

FORM No. 2202 September, 1975 25008002

GEORGE E. COLE

Gepte:	mber, 19/5	
THIS INDENTURE, WITNESSETH, That Ewald Jeltsch	n and Erika Jeltsch (his wife)	
(hereinafter called the Grantor), of 8845 South Tulley	Oak Lawn Illi	nois
(9,450.00)	(City) (State) ur Hundred Fofty Dollars and Zero Cents D	Dollars
in hand paid, CONVEY_ AND WARRANT_ to Ford (of 7601 South Cicero Ave	Chicago Illinois	
(No. and Street)	(City) (State)	
and to his successors in trust hereinafter named, for the purpose o lowing described real estate, with the improvements thereon, includi		
and ever thing appurtenant thereto, together with all rents, issues ofO ik LawnCounty ofCook		1age
Let 13 in Father and Son Subdivi part of the North 1/2 of Section of for Third Principal Meridian	ision of Lot 5 in McKays Subdivision of 1 4, Township 37 North Range 13 East in Cook County, Illinois.	25
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O.c		
	:	
Hereby releasing and waiving all rights under and by vitu of the IN TRUST, nevertheless, for the purpose of securing perior and Wuseras The Grantor Ewald Jeltsch and Tike	homestead exemption laws of the State of Illinois.	
WHEREAS, The Grantor Ewald Selection and Jakes justly indebted upon a	principal promissory notebearing even date herewith, pa	avable
justif mocoled apon	principal promissory note costing over date nate was, pa	., 40,0
In 60 Consecutive mon	nt'.1y payments of \$157.50 each commencing	s
on July 10th 1979 and	d Motoring on June 10th 1984	•
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	1/ KO	
	62,	
THE GRANTOR covenants and agrees as follows: (1) To pay said	d indebtedness, and the interes the eon, as herein and in said no	te or
notes provided, or according to any agreement extending time of pagainst said premises, and on demand to exhibit receipts therefor:	ayment; (2) to pro when due in eac' year, all taxes and assessm	nents
all buildings or improvements on said premises that may have been committed or suffered; (5) to keep all buildings now or at any time	destroyed or dayleged; (4) that was to said premises shall no	ot be
herein, who is hereby authorized to place such insurance in compar	nies acceptable to the holder of the first more age indebtedness,	with
policies shall be left and remain with the said Mortgagees or Trustees	s until the indebtedness is fully paid; (6) to pay all prior incumbrate	nces.
THE GRANTOR covenants and agrees as follows: (1) To pay said notes provided, or according to any agreement extending time of pagainst said premises, and on demand to exhibit receipts therefor; (3) all buildings or improvements on said premises that may have been committed or suffered; (5) to keep all buildings now or at any time herein, who is hereby authorized to place such insurance in companioss clause attached payable first, to the first Trustee or Mortgagee, a policies shall be left and remain with the said Mortgagees or Trustees and the interest thereon, at the time or times when the same shall be IN THE EVENT of failure so to insure, or pay taxes or assessme grantee or the holder of said indebtedness, may procure such insuran lien or title affecting said premises or pay all prior incumbrances and	this the prior incumbrances or the interest the reon when due,	, the
Grantor agrees to repay immediately without demand, and the	id the interest thereon from time to time; and all mon y's paid,	, the
per annum shall be so much additional indebtedness secured herbby.		
earned interest, shall, at the option of the legal holder thereof, with	agreements the whole or said indebtedness, including principal at tout notice, become immediately due and payable, and with info	ci aii
thereon from time of such breach at eight per cent per annum, shall same as if all of said indebtedness had then matured express term	l be recoverable by foreclosure thereof, or by suit at law, or bot i, is.	, the
IT IS AGREED by the Grantor that all expenses and disbursemen losure hereof—including reasonable attorney's few utlays for docu	its paid or incurred in behalf of plaintiff in connection with the function with the function or contact of procuring or contact of procuring or contact of procuring or contact	fore- com-
pleting abstract showing the whole title of sale premises embracin expenses and disbursements, occasioned by any suit or proceeding wh	g foreclosure decree—shall be paid by the Grantor; and the erein the grantee or any holder of any part of said indebtednes:	like s, as
IN THE EVENT of a breach of any of the aforesaid colorants or carned interest, shall, at the option of the legal holder the roll, with thereon from time of such breach at eight per cent per annum, shall same as if all of said indebtedness had then matured by express term. It is AGREED by the Grantor that all expenss any disbursement closure hereof—including reasonable attorney's few uttlays for docubeting abstract showing the whole title of safe remises embracine expenses and disbursements, occasioned by any unit or proceeding who shall be taxed as costs and included in any decree that may be rendered of sale shall have been entered of lot, shall not be dismissed, nor he costs of suit, including attorney were have been paid. The Granssigns of the Grantor waives all right to the possession of, and included in the costs of suit, including attorney were have been paid. The Granssigns of the Grantor waives all right to the possession of, and included in the costs of suit, including attorney were have been paid. The Gransieres that upon the filling of any complaint to foreclose this Trust Dout notice to the Grantor, of any party claiming under the Gran with power to collect the rents issues and profits of the said premises. The pare of a readmonance is Ewald Jeltsch and	nses and disbursements shall be an additional lien upon said premered in such foreclosure proceedings; which proceeding, whether	ilses, de-
eree of sale shall have been entered of not shall not be dismissed, nor he costs of suit, including attorney sees have been paid. The Gra	release hereof given, until all such expenses and disbursements,	and and
assigns of the Grantor waives all right to the possession of, and incurred that upon the filing of an arminist to foreclose this Trust D	ome from, said premises pending such foreclosure proceedings,	and with-
but notice to the Grantor, of the any party claiming under the Grant	tor, appoint a receiver to take possession or charge of said prem	nises
The name of a following in the same of the	Erika Jeltsch (his wife)	
IN THE EVENT of the death or removal from said	County of the grantee, or of his resignation	- 1
irst successor in this trust; and if for any like cause said first successor	r fail or refuse to act, the person who shall then be the acting Recor	rder
of Deeds of said County is hereby appointed to be second successor in terformed, the grantee or his successor in trust, shall release said pres	a this trust. And when all the aforesaid covenants and agreements mises to the party entitled, on receiving his reasonable charges.	are
		,
Witness the hand_and seal_of the Grantor_this4	th day of June 19.79	<u>'</u>
	CHAIN HIDE (SEA	L)
· · · · · · · · · · · · · · · · · · ·	W & Ewald Jeltsch	
	(SEA	L)
	Erika Jeltsch	ſ
This instrument was prepared by Ed Sweigard, 7601	S. Cicero, Chicago, Ilinois 60652	-
(N	AME AND ADDRESS)	- 1

1979 JUN 18 AM 10 41

RECORDING OF SHIP COOK COUNTY HERE:

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	JUN-18-79 603	9 6 4 · 25008	002 - A Rec	:
STATE OF Illinois	} ss.		•	•
COUNTY OF COOK		1.0	and the second	
I. Almira M. Morrison		a Motaru Public in	and for said County	in the
State aforesaid, DO HEREBY CERTIFY	V.h. Ewald Jeltsc	•	•	, m me
State atoresaid, DO HERED I CERTIF	r that			
personally known to me to be the same	nersons whose name s	are subscribed	to the foregoing inst	nument
appeared before me this day in person			·	
nstrument 2. Their free and volun	tary act, for the uses and	purposes therein set fo	rth, including the rele	ase and
waiver of the right of homestead.				
Given under my herd and notarial se	eal this4th	day ofI	une, 19	<u>79</u> .
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(Introduced Nere)	<u> </u>	mual h	Morris	2
3-9-82		Notary	/ Public	
Commission Expires				
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	02	1000	TATA 113-	
en er die Marijo An er die Germanie en de Grande		l	•*	
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Attn: A. Morrison

Hord at 09

GEORGE E. COLE® LEGAL FORMS

BOX No.

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SECOND MORTGAGE

Trust Deed

Eunald Jeltsch + Erika Jeltsch (his wife)

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Bark

Hord City

END OF RECORDED DOCUME

Tulley

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