25026120

UNOFFICIAL COPY

TRUST DEED	FORM No. 2202		CEORGE
SECOND MORTGAGE FORM (Illinois)	September, 1975	25026190	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Kenn	eth L. Moses and R	enee Moses, his wife	
(herafter called the Grantor), of 930 Maple (No. and Street)	Avenue, Evanston,	Illinois (City)	(State)
for and a consideration of the sum of Twenty F in hand as J. ONVEY AND WARRANT to of 1.735 First Street Highlan J. Street and to his successors in trust hereinafter named, for the lowing described real star, with the improvements there	Bank of Highla nd Park Illino (City) c purpose of securing performen, including all heating, air	nd Park is mance of the covenants and agreconditioning, gas and plumbing:	(State) ements herein, the fol- apparatus and fixtures,
and everything appurter and thereto, together with all re of Evans ton County of Cook	ents, issues and profits of said	-	
Lot 4 (except the No:th 20 feet of Union Addition to Frankton, being quarter of Section 13, Tornship of Meridian, commonly know. as 930 N Lot 1 in Block 3 in Jackson's additional forms of the Meridian.	g a Subdivision in 41 North, Range 14 daple Avenue, Evan ittion to Evanston North, Range 14 E	the North West East of the 3rd Prin ston, Illinois AND in the North West	ncipal
	C		
Hereby releasing and waiving all rights under and by vi IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantors Kenneth L. Mose	s and Rence mises,	his wife	
in the sum of Twenty Five Thousan (\$25,204.80) in One Hundred Twent of Two Hundred Ten Dollars and 04 July 20, 1979 and thereafter on tuntil paid in full.	d Two Hundred F y (120) successive /100 (\$210.04) eac he same day of eac	eron hly instalments beginning on the equent month	.
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 all buildings or improvements on said premises that may committed or suffered: (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable furn, to the first Trustee or A policies shall be left and remain with the said Mortgages and the interest thereon, at the time or times when the said the interest thereon, at the time or times when the said the interest thereon, at the time or times when the said not read to the said indebtedness, may procure seen to the said indebtedness, and procure seen or title affecting said premises or pay all prior incun Grantor agrees to repay immediately without demand, a per amount shall be so much additional indebtedness seen. In the Event of a breach of any of the aforesaid colored thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured use. It is Agreed by the Grantor that all expenses and closure hereof—including reasonable autorney's feet, onta pleting abstract showing the whole title of said of manufactured to the content of the said the said the said that the said the said to said the said to said the costs of suit, including autorney's feet, onta shall be taxed as costs and included in any before that ma cree of sale shall have been entered or pot, hall not be distincted to the Grantor waives all right to the possession agrees that upon the fling of any company the said to the other of said the costs of suit, including autorney and have been paid assigns of the Grantor waives all right to the possession. The name of a record owner is: In the Event of the death or removal from said —refusal or failured ag, then first successor in this trust; and if for any like cause said first successor in the trust; and if for any like cause said first successor in the trust; and if for any like cause said firefusal o	st successor fail or refuse to a successor in this trust. And w se said premises to the party	of said County is here ct, the person who shall then be t then all the aforesaid covenants a	by appointed to be he acting Recorder and agreements are ple charges.
Witness the hands_and seals_of the Grantors_ this		th Killing	19_79(SEAL)
	Remee Moses	Mores	(SEAL)
			(

(NAME AND ADDRESS)

UNOFFICIAL COPY

	•			
		1979 JUN 27 PM 3 26	#30.40 #10.064 \$900.00 @10.4626	:
STATE O		JUI-ZI-19 611961 0 25.	023190 - A Rec 1), Ü.
I,	<u>Selena Pestine</u>	, a Notary Pu	blic in and for said County, in the	
State afo	resaid, DO HEREBY CER	TIFY that Kenneth L. Moses and R	enee Moses, his wife	
	<u> </u>			
		same persons whose names are subsc		
		person and acknowledged that <u>they</u> sign		
instrume	/ X,	voluntary act, for the uses and purposes thereir	i set forth, including the release and	
	the right of I on estead.	rial seal this 20th day of	June , 19 <u>79</u> .	
NOTAR				
PUBL	oress Seal Here)	C _ illens	· festine	
e dillinis	ion Expired 21	1971	Notary Public	
		19710/COU		
		0,		
		^y D _x		
				_
		00 E	,	֝֝֟֝֟֝֟֝֟֟֝ ֚
		Surper Market	2/4/	5
			745	3
			0,0	
			$O_{\mathcal{K}_{\alpha}}$	
			O. O	
, ш				
3AG			GEORGE E. COLE®	МS
D RT			о ш	LEGAL FORMS
St M	<u> </u> 2	70	ORGE S	GAL
SECOND MORTGAGE Trust Deed		mil 10.00	GEC	=
SE				
	1 1 1	1 11 1 1		