## **UNOFFICIAL COPY**

addition topped of Foots (IIII1-)	RM No. 2202	GEORGE E. COLE*	
	tember, 1975 25 O	33-793	
THIS INDENTURE, WITNESSETH, That Fred Aik	ns, a bachelor		
(hereinafter called the Grantor), of 1225 Wolf Ro. (No. and Street)	d Hillside	Illinois (State)	
for the in onsideration of the sum of Ten Thousand		Dollars	
in hand pair'. CONVEY_ AND WARRANT_ to Bin 550 J St. Charles Rd. But the and Street	nk of Commerce	Illinois	
and to his s cces ors in trust hereinafter named, for the purpos	of securing performance of the cover	(State) nants and agreements herein, the fol-	
lowing described cal state, with the improvements thereon, inc and everything a not teacht thereto, together with all rents, issi	iding all heating, air-conditioning, gas	and plumbing apparatus and fixtures, in the Village	
of Hillsice County of COOK	and State of Illinois, to-	wit:	
Lot 3 in Midland Development Comp	any's Highridge Park	Second Addition	
a Resubdivision of a portion of Wm. Zelosky's Highridge Park, a subdivision of the Northwest 1/4 of Section 20, Township 39 North,			
Range 12 East of the 3rd Principa	l Meridian, in Cook	County, Illinois.	
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	to the second annual and laws of the f	Etata of Illinois	
Hereby releasing and waiving all rights under and by virtue of IN TRUST, nevertheless, for the purpose of securing perform WHEREAS, The Grantor Fred Aikens	ance of the covenants and agreements	herein.	
justly indebted upon	r incipal promissory note	bearing even date herewith, payable	
in 180 days plus subsequent renev	als		
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THE GRANTOR covenants and agrees as follows: (1) To pay	said indebtedness, and the interest the	er on, as herein and in said note or	
notes provided, or according to any agreement extending time against said premises, and on demand to exhibit receipts therefore.	f payment; (2) to pay when doe in e ; (3) within sixty days after destructi	on or dam ge to rebuild or restore	
all buildings or improvements on said premises that may have committed or suffered; (5) to keep all buildings now or at any have in who is hereby authorized to place such insurance in co	me on said premises insured in comp	anies to be selected by the grantee	
loss clause attached payable first, to the first Trustee or Mortgag policies shall be left and remain with the said Mortgagees or Tru	e, and, second, to the Prustee herein a tees until the indebterness is fully paid	is their interes's hay appear, which (6) to pay al. or or incumbrances,	
and the interest thereon, at the time or times when the same shalls the Event of failure so to insure, or pay taxes or asset	I become due and payable. sments, or the prior incumbrances or	the interest thereon y nen d e, the	
grantee or the holder of said indecteaness, may procure such in lien or title affecting said premises or pay all prior incumbrane Grantor agrees to renay immediately without demand, and the	s and the interest thereon from time t same with interest thereon from the	o time; and all money so ruid the	
per annum shall be so much additional indebtedness secured he IN THE EVENT of a breach of any of the aforesaid covenant	or decements the whole or said inde	bledness, including principal o d a	
earned interest, shall, at the option of the legal holder thereof, thereon from time of such breach at eight per cent per annum	without notice, become immediately of ball be recoverable by foreclosure the	reof, or by suit at law, or both, th	
It is AGREED by the Grantor that all expenses and dispurse closure hereof—including reasonable attorney's fees, duties for	nents paid or incurred in behalf of pl ocumentary evidence, stenographer's	aintiff in connection with the fore- charges, cost of procuring or com-	
pleting abstract showing the whole title of said aremises emb expenses and disbursements, occasioned by any suit of proceedin	wherein the grantee or any holder o	f any part of said indebtedness, as	
such, may be a party, shall also be paid by the prantor. All such shall be taxed as costs and included in any decree that may be received on not shall not be dismissed.	ndered in such foreclosure proceeding nor release hereof given, until all such	gs; which proceeding, whether de-	
the costs of suit, including attorney's feet have been paid. The assigns of the Grantor waives all right to the possession of, and	Grantor for the Grantor and for the lincome from, said premises pending	such foreclosure proceedings, and	
agrees that upon the filing of any complaint to foreclose this Tru out notice to the Grantor, or to any party claiming under the	t Deed, the court in which such complerantor, appoint a receiver to take pos	aint is filed, may at once and with- isession or charge of said premises	
THE GRANTOR covenants and agrees as follows: (1) To pay notes provided, or according to any agreement extending time against said premises, and on demand to exhibit receips therefall buildings or improvements on said premises that may have committed or suffered; (5) to keep all buildings now or at any herein, who is hereby authorized to place such insurance in coloss clause attached payable first, to the first Trustee or Mortgag policies shall be left and remain with the said Mortgagees or Tri and the interest thereon, at the time or times when the same shall be such insurance or the holder of said indebtedness, may procure such in lien or title affecting said premises or pay all prior incumbrane Grantor agrees to repay immediately without demand, and the rea nanum shall be so much additional indebtedness secured he lay the Event of a breach of any of the aforesaid covenant earned interest, shall, at the option of the legal holder thereof thereon from time of such breach at eight per cent per annum same as if all of said indebtedness had then matured by agrees IT is AGREED by the Grantor that all expenses any determination of the control of th			
Chicago Title Ins	CO. of sai	id County is hereby appointed to be	
first successor in this trust and if for any like cause said first successor in this trust and if for any like cause said first successor performed, the grantee or his successor in trust, shall release said	ssor tail or retuse to act, the person where in this trust. And when all the afore	o shall then be the acting Recorder said covenants and agreements are ving his reasonable charges.	
Witness the hand_and seal_of the Grantor_ this		ly 19 79	
	[ Thed I like	end la (SEAL)	
		(SEAL)	
01 0	nue - Bank of Commer	ce in Berkelev	
This instrument was prepared by Carol Dona	(NAME AND ADDRESS)	CC AN DELICETED	

## **UNOFFICIAL COPY**

STATE OF Illinois	ss.	
COUNTY OF DuPage	}	
I,Carol Donahue	, a Notary Public in and for said County, in the	
State afor aid, DO HEREBY CERTIFY that	-Fred-Aikens	
personally known to me to be the same person	whose nameis_ subscribed to the foregoing instrument,	
appeared befor me this day in person and acknowledged that he signed, scaled and delivered the said		
instrument as _his _ree and voluntary act, for the uses and purposes therein set forth, including the release and		
waiver of the right of home tend.		
Giver under my hand and note in seal this		
- Jimmers Seal Nove		
AA O	Carol Donalue	
Commission Expires 10/2/82		
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1979 JUL 3 AM II O2		
Дето по бларие в 2513.295 ж A него 1956.		
TOTAL PARTY BUILDING TOTAL		
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le d	MAIL TO WARES WILLS	
St. Mc	IX OF COMMERCES ST. CHARLES ILL. 60163 GEORGE E. COLE® LEGAL FORMS	
Trust Deed  Trust Deed  To	<b>PEO</b>	
	BANK OF COMMERCE 5500 St. CHARLES RD. BETKELEY, ILL. 60163  GEORGE E. COLE® LEGAL FORMS	
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END OF RECORDED DOCUMENT