UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25062523	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Rob	ert H. Frascone & Ka	athleen M. Frascone (his wife)
(hereinafter called the Grantor), of 1037 Ric (No. and Str	ce Ave. Bel	(City)	(State)
for and in consideration of the sum of Six T in hand paid, CONVEY 5 AND WARRANTS of 5500 St. Charles Rd. (No. and Street)	housand plus inte to Bank of Commerc Berkeley	e II	Dollars (State)
and to his successors in trust hereinafter named, for lowing described real estate, with the improvements t and everything appurtenant thereto, together with a of Be' two od County of Coo	r the purpose of securing perfor thereon, including all heating, air trents, issues and profits of said	-conditioning, gas and plumbing a	ements herein, the fol- apparatus and fixtures,
Lot 28 in Block 1 in Shekleton being a Juddivision of the Eas North West 1/4 of Section 16, of the Third Principal Meridia	st ½ of the South Ea Township 39 North, R	st 1/4 of the ange 12 East	636963
0,5		c	Ž.
Hereby releasing and waiving all rights under and by In Trust, nevertheless, for the purpose of secur	y virt le of the homestead exem	ption laws of the State of Illinois. ts and agreements herein.	•
	Kataleer Frascone pxixoipal pr	omissory notebearing even da	te herewith, payable
	C		٠,
	04/		
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement extengaints said premises, and on demand to exhibit receil buildings or improvements on said premises that rommitted or suffered; (5) to keep all buildings now erein, who is hereby authorized to place such insure oss clause attached payable first, to the first Trustee colicies shall be left and remain with the said Mortgan of the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tarrantee or the holder of said indebtedness, may procue no retitle affecting said premises or pay all prior in frantor agrees to repay immediately without demaneer annum shall be so much additional indebtedness.	(1) To pay said indebtedness, arding time of payment; (2) to p puts therefor; (3) within sixty of any have been destroyed or dat or at any time on said premises ance in companies acceptable for Mortgagee, and, second, to the gees or Trustees until the indexice same shall become due and powers or assessments, or the proof or es such insurance, of see the trustees and the interest the d, and the same with interest the secured because	and the int cest ther ion, as herein ay when du an ach year, all ta yes after destruit and ach year, all ta yes after destruit and ach year, all ta yes after destruit and ach year, all ta yes to said principle in comparies. It is said principle in comparies by selection of the first rourtgage arouste herein as their acress sheets is fully paid; (6) to bay all yable. Incumbrances or the interest the exest of assessments, or discharge recon from time to time; and all hereon from the date of paymen	and in said note or the said assessments or rebuild or restore emises shall not be cted by the grantee indebtedness, with may appear, which prior incumbrances, the or purhase any tax mr. sey 5 paid, the tot eight per cent
IN THE EVENT of a breach of any of the aforesait med interest, shall, at the option of the legal holde ereon from time of such breach at eight per cent pe me as if all of said indebtedness had then matured be IT IS AGREED by the Grantor that all expenses an	d covenants or dereements the wer thereole without notice, become annum shall be recoverable by express terms.	hole or said indebtedness, including immediately due and payable by foreclosure thereof, or by suit and in behalf of plaintiff in connected in the	ng princi' at 2. I all i, and 1. ith interest at law, or oot 1, the ction with the fore-
er annum shall be so much additional indebtedness a IN THE EVENT of a breach of any of the aforesaid arned interest, shall, at the option of the legal holde hereon from time of such breach at eight per cent pe anne as if all of said indebtedness had then matured be anne as if all of said indebtedness had then matured be a such per cent pe anne as if all of said indebtedness had then matured be cosure hereof—including reasonable attorney's fees, of etting abstract showing the whole title of said per openses and disbursements, occasioned by any unit such, may be a party, shall also be paid by the Grantor hall be taxed as costs and included in any discernative of saie shall have been entered or not shall not be ecosts of suit, including attorney's fees have been signed the Grantor waives all right to be possessives that upon the filing of any complaint to foreclos at notice to the Grantor, or to any arty claiming unit hower to collect the rents, issue and profits of the The name of a record owner is: Robert			
IN THE EVENT of the death or removal from said fusal or failure to age then Chicago Title st successor in this trest; and if for any like cause said Deeds of said County is hereby appointed to be seconformed, the grantee or his successor in trust, shall re-	& Trus† I first successor fail or refuse to a and successor in this trust. And v	of said County is here ct, the person who shall then be the then all the aforesaid covenants a	by appointed to be he acting Recorder and agreements are
Witness the hand_5 and seal_5 of the Grantor_5	this 16th d	ay of July	, 19 <u></u>
	* Kath	leen m. +	NI W (SEAL)
his instrument was prepared by Gary 1	- Hoger- Bank of Com (NAME AND ADDR	merce in Berkeley Ess)	· [

UNOFFICIAL COPY

STATE OF 1111nol	s	_ } ss.			
I, Gary J. Hog State aforesaid, DO HER		Robert H. &	, a Notary Public in and	•	1e —
	_		are subscribed to the		
instrument is itheir waiver of the light of hom		, for the uses and	purposes therein set forth, in	ncluding the release an	ď
The section of the se	d and notarial seal this	16th	day of <u>July</u>	, 19 <u>79</u>	
Urbress Seaf Here)	0-2-8/2		Day J	Doge	
1300°	C				
		4			
	يُور 1979 JUL 23 AH	they Robe		COOK COPATA ICI BICDSDSB 04 B	
		23-79 6280			10.00
				7 ,	
4.1 -		1000	2 <u>E</u>	'S O/5	
			J		0
Trust Deed	170	A CHARLES CO. S. C. CHARLES MAG.		GT (Constant)	GEORGE E. COLE® LEGAL FORMS
Trus		Cost -	WHI 100	100 50 50 50 50 50 50 50 50 50 50 50 50 5	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT