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TRUST DEED
SECOND MORTGAGE FORM (Illinois)

FORM No. 2202 September, 1975

25122617

GEORGE E. COLES

	THIS INDENTURE, WITNESSETH, That Charles J. La	vin and W	ife Alice L.					
	(hereinafter called the Grantor), of 4919 W 84th Burb	ank	Illinois					
_	(No. and Street)		(City)	(State)				
2	for and in consideration of the sum of Fourty Seven Thousan	d, Eight	Hundred Fifty-Three	and 60/100 llar				
<u> </u>	7	n. Inode	, Trustee Ill	inois				
\mathcal{Z}	No. and Street)	(City)		(State)				
T	and to his successors in trust hereinafter named, for the purpose of sec	curing perform	ance of the covenants and agre	ements herein, the fol				
1	lowing descrit ed real estate, with the improvements thereon, including a	ll heating, air-o	conditioning, gas and plumbing	apparatus and fixtures				
- 1	and everything aprurit nant thereto, together with all rents, issues and Burbar.	-	-					
	of County of Cook	and Sta	ate of Illinois, to-wit:					
- [
ĺ	Address of Property: 4919 West	84th Stre	eet					
ļ								
	Lot 2 in J. Herbert Cline's 84th Street and Lamon Avenue Subdivision of Lot 34 in fr derick H. Bartlett's "Aero Fields" being a subdivision of							
. 1	South 20 Acres of East 1/2 of t	bs "Aero	Fields" being a sul	odivision of				
	38 North, Range 3 East of the	Third Pri	nainal Maridian in	Cool Country				
	Illinois.		incipal neriotal in	COOK BOTHER				
- 1	COGA COUNTY, Training		-Continues	Parker				
	COGA COUNTY, ILLINOIS FILED FOR RECORD		RALDAD OF DEED	i				
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- 1	Aug 29 '79 12 12 PH		# 2E 1220					
	· l		*251226	· •				
	Hereby releasing and waiving all rights under and by virtue of the nom In Trust, nevertheless, for the purpose of securing performance of	ne tead exempt	ion laws of the State of Illinoi	s.				
	WHEREAS, The Grantor Charles J. Lavin and bill	f lice L	•					
	justly indebted upon Their		missory notebearing even d	late herewith, payable				
ſ								
1	Total Cultura 1 72			_				
4	To the Order of Evergreen Plaza I	Bank Ev.r	reen Park Illinois	, the Sum of				
	Fourty Seven Thousand, Eight Hur Dollars in One Single payment Of	narea rija	Three and 60 100	√ (47,853.60)				
巍	September, 1979.	L Ψ4119050	to bue on the corn	day of				
			(',(')'					
1								
	THE GRANTOR covenants and agrees as follows: (1) To pay said ind notes provided, or according to any agreement extending time of payma against said premises, and on demand to exhibit receipts therefor; (3) wall buildings or improvements on said premises that may have been dest committed or suffered; (3) to keep all buildings now or at any time on herein, who is hereby authorized to place such insurance in companies loss clause attached payable first, to the first Trustee or Mortgage, and, policies shall be left and remain with the said Mortgagees or Trustees untand the interest thereon, at the time or times when the same shall become livered the same shall become in the same shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid committed the same with the same shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid committed or agree such the same as if all of said indebtedness had then mature a water and man, shall be same as if all of said indebtedness had then mature a water strength in the same as if all of said indebtedness had then mature and such secures and industrial such same as if all of said indebtedness had then mature and such secures and dishursements of constructions and such such secures and dishursements of constructions and such secures and dishursements of constructions and such secures and dishursements of constructions and such secures and dishursements are constructed to the same as a dishursement of constructions and such secures and dishursements of constructions and such secures and dishursements of constructions and such secures and dishursements of constructions and such secures and such secures and such secures.	lebtedness, and	the interest thereo., s herein	n and in said note or				
1	notes provided, or according to any agreement extending time of payme against said premises, and on demand to exhibit receipts therefor; (3) w	ent; (2) to pay	when due in each y(ar, a) to safter destruction or damage	axes and assessments to rebuild or restore				
	all buildings or improvements on said premises that may have been dest	troyed or days	ged; (4) that waste to said property	premises shall not be				
İ	herein, who is hereby authorized to place such insurance in companies	acceptable to t	he holder of the first mortgag	e indebi dness, with				
1	policies shall be left and remain with the said Mortgagees or Trustees unt	il the indebted	ness is fully paid; (6) to pay all	promise mbrances,				
1	and the interest thereon, at the time or times when the same shall become IN THE EVENT of failure so to insure, or pay taxes or assessments.	no due and pay the prior in	able. ocumbrances or the interest th	ereon when due, the				
	grantee or the holder of said indebtedness, may procure such insurance, the nor title affecting said premises or pay all prior incumbrances and the	r pay such tax	es or assessments, or discharge	or purchase any tax				
1	Grantor agrees to repay immediately without demand, and the sine wi	ith interest the	reon from the date of payme	nt at eight per cent				
1	In the Event of a breach of any of the aforesaid colerants or agre	ements the wh	ole or said indebtedness, includ	ling principal and all				
1	thereon from time of such breach at eight per cent per annum, shall be	notice, becom- recoverable by	e immediately due and payable foreclosure thereof, or by suit	le, and with interest at law, or both, the				
[:	same as if all of said indebtedness had then matured express terms.	aid or incurred	in behalf of plaintiff in copp	ection with the fore-				
1 9	closure hereof-including reasonable attorney's fees, catlays for documen	tary evidence,	stenographer's charges, cost o	f procuring or com-				
1	closure hereof—including reasonable attorney's feek, oftlays for documen pleting abstract showing the whole title of sate wernisse embracing fo expenses and disbursements, occasioned by any suit or proceeding whereir such, may be a party, shall also be paid by the Grantor. All such expenses shall be taxed as costs and included in any decree that may be rendered in cree of sale shall have been entered of for, shall not be dismissed, nor rele the costs of suit, including attorney see have been paid. The Grantor assigns of the Grantor waives all right to the possession of, and income agrees that upon the filing of any emplaint to foreclose this Trust Deed, out notice to the Grantor, of change party claiming under the Grantor, with power to collect the rents, issues and profits of the said premises.	reciosure decr n the grantee o	ree—snall be paid by the Groor any holder of any part of s	antor; and the like said indebtedness, as				
1 5	such, may be a party, shall also be paid by the Grantor. All such expenses shall be taxed as costs and included in any orrece that may be rendered in	and disbursem	ents shall be an additional lien	upon said premises,				
1 .	cree of sale shall have been entered of jot, shall not be dismissed, nor rele	ase hereof giv	en, until all such expenses and	l disbursements, and				
] a	assigns of the Grantor waives all right to the possession of, and income	from, said pr	emises pending such foreclosu	re proceedings, and				
a	agrees that upon the filing of any complaint to foreclose this Trust Deed, out notice to the Grantor, of to any party claiming under the Grantor,	the court in wl	nich such complaint is filed, ma iver to take possession or cha	ay at once and with-				
ļ١	with power to collect the rents issues and profits of the said premises.	- T	•					
	The name of a recommon one is: Charles J. Lavin-a IN THE EVENT of Charlest or removal from said	nd Wife A	County of the grantee of	r of his resignation				
r	refusal or failured as then Richard J. Bre	DOK -	of said County is her	reby appointed to be				
fi	refusal or failures and then Richard J. Brefirst successor in this trust; and if for any like cause said first successor fail of Deeds of said County is hereby appointed to be second successor in this	or refuse to ac	t, the person who shall then be	the acting Recorder				
p	performed, the grantee or his successor in trust, shall release said premises	to the party e	ntitled, on receiving his reasons	able charges.				
	Witness the hand and seal of the Grantor this 9th		c A					
1	Witness the hand_and seal_of the Grantor_this	day	A OI THE THE THE	, 1979				
Ì		Mark	2 I Form	(SEAL)				
	· ·	11.	7	,(52.1.2)				
		uli	<u> xam</u>	(SEAL)				
	Towns Tanna D		Doub P					
•	This instrument was prepared by Laura Lannan Evergr	wen Plaza	r hank racidises bar	r k Illinois				

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961	STATE OF	Llinois	.1				
2519	₹ 1 - Connection	Cook	ss.				
2		meth C. Schwarz	, a l	Notary Public in and for said	County, in the		
	Str.e. foresaid, DO I	HEREBY CERTIFY that	Charles J. Lav	in and Wife Alice L.			
 	personally known to	me to be the same personS	whose name s a	re subscribed to the foregoi	ng instrument,		
		peror n e this day in person and acknowledged that <u>They</u> signed, sealed and delivered the said as <u>They</u> free and voluntary act, for the uses and purposes therein set forth, including the release and					
	instrument as <u>T_1e</u> waiver of the right of		or the uses and purpo	ses therein set forth, including t	he release and		
/ <u>*</u>	Congred Order my	hand and actarial seal this	9th	day ofAugust	, 19 79 .		
Y.L.K.	O Propiese Seaf Here)	C	Ken	neile Mi	hwan		
	Commussion Expires_	7-28-80		Notary Public	<u> </u>		
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