UNOFFICIAL COPY

| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 September, 1975 | 25150318 | GEORGE E. COLE® LEGAL FORMS |
|--|--|---|---|
| THIS INDENTURE, WITNESSETH, That Fran | nklin Dixon & Ma | rguerite Dixon, | nis wife |
| (hereinafter called the Grantor), of | ple Ave. | Berkeley (City) | Illinois (State) |
| tor and in consideration of the sain of | Thousand Bank of Comm | | Dollars |
| in hand paid, CONVEYAND WARRANT to 5500 St. Charles Road (No. and Street) | Berkeley (City) | | (State) |
| ar to 1 is successors in trust hereinafter named, for the towing described real estate, with the improvements the and evoluting appurtenant thereto, together with all reference Ley County of COO | ne purpose of securing perfor reon, including all heating, air rents, issues and profits of sair | -conditioning, gas and plumbing | ements herein, the fol- apparatus and fixtures, |
| Lot 2% (except the East hal: Young's Surntford, a Subdivi and part of the South West of Range 12 East of the Third I | ision of part or quarter of Secti | the South East on 7. Township 3 | quarter 9 North. |
| 3 | | | 507 |
| OK | | | 3 |
| | | | |
| | | | |
| Hereby releasing and waiving all rights under and by v IN TRUST, nevertheless, for the purpose of securing WHEREAS, The GrantorFranklin_DixC | on . Marguerite | Dixon, his wife | |
| in 32 days plus subsequent i | | omissory notebearing even d | ate herewith, payable |
| In 32 days plus subsequences | renewals. | | |
| | 4 | 6 | C\$. |
| | | /x, cx | |
| | | 2 | |
| THE GRANTOR covenants and agrees as follows: (1) | To pay said indebtedness, as | nd the intere thereo , as herein | and in said note or |
| 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 | g time of payment; (2) to p. therefor; (3) within sixty day have been destroyed or day | ay when due in ear a year, all trays after destruction or camage magnet; (4) that we see to said r | axes and assessments to rebuild or restore |
| committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable lirst, to the first Trustee or h | at any time on said premises e in companies acceptable to Mortgagee, and, second, to the | insurer in companion to cse' | ected by the grantee e indebtedness, with |
| policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the said IN THE FUENT of fullure so to insure or new target. | s or Trustees until the indebte | hess is fully paid; (6) to pay all yable. | prior incumbrances, |
| THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extendin 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 first, to the first Trustee or Noolices shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the stand 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 is the said mortgages grantee or the holder of said indebtedness, may procure elien or title affecting said premises or pay all prior incur Grantor agrees, to repay immediately without demand, a | or assessments, or the prior such insurance, or one prior the mbrances and the interest the and the same with interest the | incumbrances or the interest the ixes or assessments, or discharge reon from time to time; and all the confirmation the date of payments. | or urchase any tax |
| per annum shall be so much additional indebtedness secu | ured hereby. | | |
| IN THE EVENT of a breach of any of the legal holder is thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by a IT IS AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, offilially lightly and the mature of the same | innum shall be recoverable by press terms. | y foreclosure thereof, or by suit | at law, or boin, the |
| closure hereof—including reasonable attorney's fees, outla pleting abstract showing the whole title of said premises | for documentary evidence dembracing foreclosure dec | , stenographer's charges, cost o cree—shall be paid by the Gr | f procuring or com- antor; and the like |
| such, may be a party, shall also be paid by the Granter. Al hall be taxed as costs and included in any process hat may | ll such expenses and disburses ay be rendered in such forec | or any noider of any part of s nents shall be an additional lien losure proceedings; which proc | upon said premises, as upon said premises, ecding, whether de- |
| expenses and disbursements, occasioned by any suit work, may be a party, shall also be paid by the grants. Al hall be taxed as costs and included in any freechat mirce of sale shall have been entered or not had, not be dishe costs of suit, including attorney's fee have been paid signs of the Grantor waives all right to be possession grees that upon the filing of any combigate to foreclose it but notice to the Grantor, or to any early claiming unde with power to collect the rents, isstead or profits of the said to the control of the said to the Grantor was the said and profits of the said to the Grantor was the said to the Grantor was the said and profits of the said to the Grantor was the said to the said to the Grantor was the said to | d. The Grantor for the Grantof, and income from, said p | ven, until all such expenses and for and for the heirs, executors, remises pending such foreclosu | disbursements, and administrators and re proceedings, and |
| grees that upon the filing of any complaint to foreclose it out notice to the Grantor, or to any early claiming unde with power to collect the rents, is seen and profits of the sai | his Trust Deed, the court in ver the Grantor, appoint a rec id premises. | hich such complaint is filed, ma eiver to take possession or char | y at once and with- ge of said premises |
| In the Event of the death or removal from said | Cook | County of the grantee, or | of his resignation. |
| efusal or failure to age, then Chicago Title rist successor in this thigh and if for any like cause said fir for each of said County is hereby appointed to be second erformed, the grante or his successor in trust, shall release. | Insurance Co. st successor fail or refuse to a successor in this trust. And w | of said County is her | eby appointed to be the acting Recorder |
| Witness the handand sealof the Grantor this | | y of September | , 19_79 |
| | Lotte | uk pligor | (SEAL) |
| | may | queste De | (SEAL) |
| This instrument was prepared by <u>Carol Do</u> | onahue - Bank of (NAME AND ADDR | | keley |

ENGLISH ENGLISH

Ш

UNOFFICIAL COPY

| | a transfer to the second | Company of the second |
|---|---|---------------------------------|
| | 979 SEP 18 AM 10 35 | 318 v A — Rec 10.00: |
| TATE OF Illinois | \ ss. | |
| COUNTY OF DUPage |) | |
| Carol Donahue | , a Notary Public i | • • |
| tate aforesaid, DO HEREBY CERTIF | Y that Franklin Dixon & Margu | erite Dixon |
| *** | | |
| | person_Swhose name_Sare_subscribed | |
| | n and acknowledged that <u>they</u> signed, s stary act, for the uses and purposes therein set f | |
| aiver of the right of honestead. | ttary act, for the uses and purposes therein set i | orth, including the release and |
| Given under my hand and notarial s | eal this 7th day of | September , 19 79 |
| 7077 | | |
| (Impresseal News) | Carol | Donahue 57 |
| ommission Repires 10/2/82 | Nota | y Public 15031 |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | 0 | 318 |
| | Nota | <u> </u> |
| | . (| |
| | 0, | , |
| | 4/2" | |
| | | |
| | |) . |
| | | |
| | • | % /2 |
| 1000 | | 7.6 |
| | | |
| , | \wedge | Y x. |
| | MAIL TO | |
| | A COLO | |
| | | |
| | 3 3 ° 0. | e li |
| Trust Deed | BANK OF COMMERCE 5500 ST. CHARLES RD. BERKELEY, ILL. 60163 | GEORGE E. COLE® LEGAL FORMS |
| t L | COO | E E. |
| Sn | OF 0 ST. KELEY, | EORG |
| TI | ANK 550 BER | 5 |
| | m m | - Interest Partie |
| | | |
| | 11 | 1.3 |
| | 11 1 | - Committee |
| | EOORDED DOGUN | |

410月82番