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TRUST DEED SECOND MORTGAGE FORM (Illinois 511818 FORM No. 2202 September, 1975	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Robert Meyer and Diane L. Meyer (His	Wife)
(hereinafter called the Grantor), of 236 Pochet Lane Schaumburg	Illinois
(No. and Street)  (City)  and 20  (No. and Street)  (No. and Street)  (No. and Street)  (No. and Street)  (City)  and 20  (No. and Street)  (No. and Street)	)/100° y-NineDollars
in hand paid. CONVEY AND WARRANT to Chicago (No. and Street) (City)	
and to its successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreem lowing seer bed real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing app	
and everying an oppurement thereto, together with all rents, issues and profits of said premises, situated in the Cit of Schalm jurg County of Cook and State of Illinois, to-wit:	
Lot 0233 in Weathersfield unit 20 being a Subdivision S to cf Section 21 Township 41 North, Range 10 East of t	in the
Prin pal Meridian.	ne rnird
Ox	
Principal Meridian.	
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Hereby releasing and waiving all rights under and by vi tue of the homestead exemption laws of the State of Illinois	
IN TRUST, nevertheless, for the purpose of securing percornal ce of the covenants and agreements herein.  WHERLAS, The Grantor s, Robert Meyer and Diane L. Meyer (His Wife)	
To Morchandico Nutional Bank & Wide and All Andrews	. 470 700 -
to be made in 180 equal installmins of \$404.44 each, be October 31, 1979 and ending September 31, 1994.	ginning
to be made in 180 equal installments of \$404.44 each, be October 31, 1979 and ending September 31, 1994.	5 1
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C.S.	8
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as herein as	nd in said note or
notes provided, or according to any agreement extending time of payment; (2) to pay when due in each car, all take against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruct on or damage to all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to, pren	and assessments rebuild or restore nises shall not be
The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as herein an motes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxe against said premises, and on demand to exhibit receipts therefor; (3) within sixty-days lifer destruct on or damage to all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to pren committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies 1/ be s leet herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortge ge i loss clause attached payable first, to the first Trustee or Mortgagee, and, second, but Trustee herein as their interest, and the interest thereon, at the time or times when the same shall begine the and payable.  Its THE EVENT of failure so to insure, or pay taxes or assessments of the prior incumbrances or the interest thereon grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or lien or tile affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all m Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment per annum shall be so much additional indebtedness secured hereby.	ed by the grantee indebtedness, with may appear, which
policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay not proposed the interest thereon, at the time or times when the same shall become and payable.  IN THE EVENT of failure so to insure, or pay taxes or assessments, of the prior incumbrances or the interest there	or incumbrances, on when due, the
grantee or the holder of said indebtedness, may procure such insurance or pay such taxes or assessments, or discharge or lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all m Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment	ney so paid, the
per annum shall be so much additional indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid optionants or agreements the whole or said indebtedness, including earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, thereon from time of such breach at eight per cent per annum, shall be recoverable by foreclosure thereof, or by suit at	principal and all
thereon from time of such breach at eight per cent per annum, shall be recoverable by foreclosure thereof, or by suit at same as if all of said indebtedness had then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connecti	law, or both, the
closure hereof—including reasonable attorney's fee, outlays for documentary evidence, stenographer's charges, cost of p pleting abstract showing the whole title of said premises embracing foreclosure decree—shall be paid by the Grant expenses and disbursements, occasioned by a number of said expenses and disbursements, occasioned by a number of said said to the grantee or any holder of any part of said	or; and the like
such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien up shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceed rece of sale shall have been entered or and, shall not be dismissed, nor release berrof given, until all such expenses and di	on said premises, ling, whether de-
thereon from time of such breach at eight per cent per annum, shall be recoverable by foreclosure thereof, or by suit at same as if all of said indebtedness had then matured by express terms.  It is AGRED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connectic closure hereof—including reasonable attorney's feet, childays for documentary evidence, stenographer's charges, cost of pleting abstract showing the whole title of said premises embracing foreclosure decree—shall be paid by the Grantor expenses and disbursements, occasioned bytain will or proceeding wherein the grantee or any holder of any part of said such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien up shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceed cree of sale shall have been entered of dot, shall not be dismissed, nor release hereof given, until all such expenses and it to costs of suit, including attorney a feet have been paid. The Grantor for the Grantor and for the heirs, executors, a assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may a out notice to the Grantor, or dany party claiming under the Grantor, appoint a receiver to take possession or charge with power to collect the rents used as a profits of the said premises.	Iministrators and proceedings, and
out notice to the Grantor, or reading party claiming under the Grantor, appoint a receiver to take possession or charge with power to collect the rents issues and profits of the said premises.	of said premises
In THE Event of the death or removal from said Cook County of the grantee, or o	f his resignation,
refusal or failure to act then	agreements are
Witness the hand_and seal_of the Grantor_ this	. 19_ 79
This document prepared by	(SEAL)
marion agen + Deane of Meyer	(SEAL)
The interpret was proposed by	
This institution was appared by (name and address)	
ED. SERVICE CONTRACTOR	

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	SEP-21-79 670	022 • 25158	3181 u A i	tac
STATE OF J-111015	} ss.			
COUNTY OF COUNTY				
I. Allan Stelze	ч	, a Notary Public	in and for said Co	ounty, in the
State aforesaid, DO HEREBY CERTI	FY that Robert E. P.	VENER + DIQUE	L. Meyer, b	is wife
per on lly known to me to be the san	_			
appear a before me this day in pers		•		
A & State	untary act, for the uses and	purposes therein set	forth, including the	release and
owniver of the sight of homestead.		_		
Quvenundaring hand and notarial	seal this17	day of	Septem ber	_, 19.1.3
(Impress Stal Flere)		£ - 00		
The state of the s	<del></del>	Not	ary Public	
Commission Expires June 6	185			
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lobert Meyer and Diane Mey His Wife)	TO	erchandise National Bank	hıcago erchandise Mart hicago, Illinois 60654		
	cobert Meyer and Diane Me.	His Wife)	His Wife)  To  To  To  To  To  To  To  To  To  T	(Abert Meyer and Diane Mer.  (His Wife)  TO  TO  To  Thicago  Merchandise Mart  Chicago, Illinois 60654	Cobert Meyer and Diane Mer.  His Wife)  TO  TO  To  Thicago  Terchandise Mart  Chicago, Illinois 60654

of

GEORGE E. COLES LEGAL FORMS

END OF RECORDED DOCUMENT

Installment Loan