## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25202664	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Harold Bush & Patricia Bush, his wife			
(hereinafter called the Grantor), of 421 (No. and	Broadview Street)	Hillside (City)	Tllinois (State)
for and in consideration of the sum of Thirteen Thousand Five Hundred — Dollars in hand paid, CONVEY AND WARRANT to Bank of Commerce — of 55 L Charles Road Berkeley — Illinois (State) (Clfy) (State) (State) (Clfy) (State) (State) (Clfy) (State) (State) (State) (Clfy) (State) (State) (Clfy) (State) (State) (Clfy) (State) (State) (State) (State) (Clfy) (State) (Stat			
Lot 1 in Facer's Subdivision of Lots 53 and 59 in J. H. Whiteside and Company's Endison Street Addition in Section 8, Township 39 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois			
Ox			520
	Co	\(\frac{\zeta}{\zeta}\)	<b>2664</b>
Hereby releasing and waiving all rights under and by virtue of ar nomestead exemption laws of the State of Illinois.  IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.  WHEREAS, The Grantor Harold Bush & Patri is Bush, his wife justly indebted upon principal promissory note bearing even date herewith, payable			
THE GRANTOR covenants and agrees as follow ages provided, or according to any agreement exaginst said premises, and on demand to exhibit rail buildings or improvements on said premises the committed or suffered; (5) to keep all buildings a herein, who is hereby authorized to place such in loss clause attached payable first, to the first Trust policies shall be left and remain with the said Mor and the interest thereon, at the time or times wher IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may prient or title affecting said premises or pay all prio Grantor agrees to repay immediately without deny er annum shall be so much additional indebtednes in THE EVENT of a breach of any of the afore carned interest; shall, at the option of the legal heteron from time of such breach at eight per censum as if all of said indebtedness had then matur. IT is Agreed by the Grantor that all expense closure hereof—including reasonable attorney's fee pleting abstract showing the whole title of said expenses and disbursements, occasioned by any sustent, may be a party, shall also be paid by the Grantor than a such as constant of the costs of suit, including attorney's fee any of the costs of suit, including attorney's fee any of the order of the Grantor waives all right of the possagrees that upon the filing of any complaint to for out notice to the Grantor, or to any order claimir with power to collect the rents, issue and profits of the grantor and profits of the grant of the grantor with power to collect the rents, issue and profits of the grantor and profits of	s: (1) To pay said indebtedness, ar tending time of payment; (2) to p sceipts therefor; (3) within sixty dat at may have been destroyed or dar ow or at any time on said premises surance in companies acceptable to eor Mortgagee, and, second, to the gagees or Trustees until the induce in the same shall become due fand por coure such insurance, of pay not to the country of the properties of the same with interest the mand, and the same with interest the said covenants or december 18 to 18 t	nd the integes there on, herein ay when die in each year and anys after deshuction or cama emaged; (4) that waste to saw per inside in companies to be elemented in the companies of the companie	and in said note or xes and assessments to rebuild or restore rer ises shall not be seted by the grantee e in the beautiful of the said of the point of the said of the rer incombances, error with the point of the said of the rest at law, or both, the cotton with the forest and with interest at law, or both, the said indebtedness, as upon said premises, eeding, whether dedisbursements, and administrators and re proceedings, and any at once and with
out notice to the Grantor, or to an wordy claimir with power to collect the rents, issue and profits of The name of a record owner is: Harc IN THE EVENT of the death or removal from serefusal or failure to act the Chicago Thirst successor in this first and if for any like cause of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust, she	aidCook	County of the grantee, o  of said County is her act, the person who shall then be when all the aforesaid covenants	r of his resignation, reby appointed to be the acting Recorder and agreements are able charges.
Witness the handand sealof the Granton	this 19th Care Value	day of October  A Bush  Can A Bush	(SEAL)
This instrument was prepared by Carol Donahue - Bank of Commerce in Berkeley (NAME AND ADDRESS)			

## UNOFFICIAL COPY

1979 BCT 22 AM 10 23

KECOMPTR OF DELOS COURTY RELIGIO

STATE OF Illinois | SS.

COUNTY OF DUPage | SS.

COUNTY OF DUPage | SS.

COUNTY OF DUPage | SS.

I, Carol Donahue | A Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Harold Bush & Patricia Bush | Harold Bush & Patricia Bush | Personally known to me to be the same persons whose name | Are | Subscribed to the foregoing instrument, appear do for ore me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of iomestead.

Given where my hard and notarial seal this 19th | Day of October 1979 | Caroline | Potary Public | Caroline | Notary Public | Notary Public | Caroline | Notary Public | Notary

100 E

Trust Deed

BANK OF COMMERCE 5500 ST. CHARLES RD.

SEORGE E. COLE® LEGAL FORMS