UNOFFICIAL COPY

		ranga sada angang salah dipenggan sada ang sa	erdar süreilei 4
TRUST DEED SECOND MORTGAGE FORM (Hinois)	FORM No. 2202 September, 1975	25281440	GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	NOFL RE	YFS	
(hereinafter called the Grantor), of 2726 (No. and Stree	N CaliforNia	Chicago	J.L. NOIS
for and in consideration of the sum of	Hundred + 100 Dobal MAI	HEWS Robert	Donoud N
lowing describe r al estate, with the improvements the and everything approximate thereto, together with all of County of County of			
The North 5 fee	tot Lat 33 c	undall of 1	et 34
IN BLOCK 9 Subdivising of th	In Deorge	A Seaver	n'5
South work Co	le South East	quarter of th	
North Rung :3	, East of Th	a Third Pri	neipel
South West Gens North Runger 13 Maridian In	tak county sc	Linois	
	$\mathcal{T}_{\mathcal{O}}$		
Hereby releasing and waiving all rights under and by a IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor justly indebted upon 50000 (Fig. Har	g performance of the covenants and	laws of the State of Illinois. d agreements herein. sory notebearing even date	herewith, payable
February 1, 19			
<u></u>	4		
		CACI	
THE GRANTON covenants and agrees as follows: (1)	To pay said indebtedness and the		nd in said note on
THE GRANTOR covenants and agrees as follows: (I notes provided, or according to any agreement extendir against said premises, and on demand to exhibit receipt all buildings or improvements on said premises that ma committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurant loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incu	ng time of payment; (2) to pay while stherefor; (3) within sixty days af the start of the start	the cub in each year, all taxe the destruction of dimage to di; (4) that waste to said red in companies to be elected	rebuild or restore nises shall not be
herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgagee and the interest thereon, at the time or times when the said the interest thereon is the said the	ce in companies acceptable to the Mortgagee, and, second to the Tru is or Trustees until the inde tedness same shall become the payable	holder of the first mort, age is stee herein as their interester is fully paid; (6) to pay all pr	r debtedness, with a appear, which or i cumbrances,
In THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incu Grantor agrees to repay immediately without demand,	s or assessments of the prior incur such insurance, of pay such taxes of imbrances and the interest thereon and the same with interest thereon	nbrances or the interest there or assessments, or discharge or from time to time; and all m n from the date of payment	on when due, the purchase my tax oney so paid the at eight for cont
IN THE EVENT of a breach of any of the aforesaid of carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per	thereof, without notice, become in authors of agreements the whole in authors shall be recoverable by for	or said indebtedness, including imediately due and payable, eclosure thereof, or by suit at	principal and all and with interest law, or both, the
same as if all of said indebtedness had then matured by IT IS AGREED by the Grantor that all expenses a d. closure hereof—including reasonable attorney's feer out	express terms. disbursements paid or incurred in ays for documentary evidence, ster	behalf of plaintiff in connecti lographer's charges, cost of p	on with the fore- rocuring or com-
expenses and disbursements, occasioned by any unit or pr such, may be a party, shall also be paid by the Gintor. A shall be taxed as costs and included in any fiech, that m	All such expenses and disbursements	ny holder of any part of said s shall be an additional lien up	indebtedness, as on said premises,
Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see. In the Event of a breach of any of the aforesaid cearned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by It is Agreed by the Grantor that all expenses addiclosure hereof—including reasonable attorney's feer objecting abstract showing the whole title of said tremexpenses and disbursements, occasioned by any unit or such, may be a party, shall also be paid by the Grantor. A shall be taxed as costs and included in any fleety that in cree of sale shall have been entered or not shall not be ditted to the costs of suit, including attorney's sees have been passigns of the Grantor waives all right, the possession out notice to the Grantor, or to any arty claiming und with power to collect the rents, is has and profits of the se	smissed, nor release hereof given, id. The Grantor for the Grantor a of, and income from, said premithis Trust Deed, the court in which	until all such expenses and di nd for the heirs, executors, ac ses pending such foreclosure such complaint is filed, may a	sbursements, and dministrators and proceedings, and at once and with-
with power to collect the rents, is as and profits of the se	id premises.	20 ex Reyes	is wife
In the Event of the death or removal from said	···	_ County of the grantee, or of	f his resignation.
refusal or failure to act thin first successor in the fust, and if for any like cause said fi of Deeds of said Coapty is hereby appointed to be second performed, the grantee or his successor in trust, shall rele	ase said premises to the party entitl	ed, on receiving his reasonable	charges.
Witness the handand sealof the Grantor thi	is 2ND day of	December	
Witness the handand sealof the Grantor thi	Cleegol	Klys	(SEAL)

UNOFFICIAL COPY

elity Rollow

CODE CODITY BUILDS

1979 DEC 13 PM 2 31

		в в 25281440 ч A i	lec 10.15
STATE OF J. L. INO. S COUNTY OF Cook	} ss.	-	
1, Mary R. Plan	nte	, a Notary Public in and for said C	County, in the
State af resaid, DO HEREBY CERTIF	FY that ANGEL	Reyes	
personally known to me to be the same	ne person whose name	subscribed to the foregoin	ng instrument,
appeared before me this day in pers	on and acknowledged that	ke_ signed, sealed and deliv	vered the said
instrument as his free and vol			
waiver of the right of hom shead.		day of	1979.
Given under my hand and no articles there) Commission Expires 10/11/81	seal this	May of Scrmber	este_
			25281440
SECOND MORTGAGE Trust Deed Abort Lement	To To	Robert Danound 4551 N Seeloy Chicago Jak 60635	GEORGE E. COLE®