UNOFFICIAL COPY

| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 September, 1975 | 25286415 | GEORGE E. COLE ^e LEGAL FORMS |
|--|--|--|---|
| THIS INDENTURE, WITNESSETH, ThatTell | ry-Skombis-and-He | len J. Skombis, His V | Vife |
| (hereinafter called the Grantor), of 7034 Beckte (No. and Street) | ith, Morton Grove | , Illinois | (State) |
| for and in consideration of the sum of <u>Nineteen</u> in hand paid, CONVEY S. AND WARRANTS to | Thousand Sixty a | nd 92/100 (\$19,060.9 | 2) Dollars |
| of 1223 Oakton Street and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements there and verything appurtenant thereto, together with all reformed to the control of the control o | purpose of securing perform on, including all heating, air- its, issues and profits of said | nance of the covenants and agree conditioning, gas and plumbing a premises, situated in the <u>Vill</u> | ments herein, the fol- pparatus and fixtures, |
| Lot 73 in 9th addition to Mills Par in section 18, Township 41 North, R in Cook Jounty, Illinois. | | | |
| Subject to covenants, conditions and utility of sements; roads and his and subsequent goors; | | | |
| PERMANENT TAX NJ. 10-18-118-021. | | | • |
| Ox | | | |
| Hereby releasing and waiving all rights ur ser and by vir IN TRUST, nevertheless, for the purpose of securing purposes. The Grantor Suppose Terry (K) mbj justly indebted upon a Certain | performance of the covenant is and Helen J. Sk | is and agreements herein. | |
| in 36 monthly installments of \$522 | | | |
| • | | c\s | |
| | | RICACE | |
| | | ₹ ₀ . | |
| • | 40, | 10 N | 25 |
| THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts tall buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or M policies shall be left and remain with the said Mortgagees, and the interest thereon, at the time or times when the sai IN THE EVENT of failure so to insure, or pay taxes of grantee or the holder of said indebtedness, may procure as lien or title affecting said premises or pay all prior incum | To pay said indebtedness, at time of payment; (2) to pi herefor; (3) within sixty of have been destroyed or can to any time on said premises in companies acceptable to ortragge, and, second, to the or Trustees until the intebte me shall become due and pay or assessment. The prior assessments of the prior because the prior assessments of the pri | not the inducest thereon, as herein the provided and the control of damage to a first destruction or damage to add of the control of the cont | and in said note or ces and assessments is rebuild or restore mises shall not be tied by the grantee indebtedness, with may appear, which orior incumbrances, recon when due, the orior purchase any tax money, so paid, the |
| per annum shall be so much additional indebtedness secured. IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the thereon from time of such breach at saids over one are as | ed hereby. In another the with interest the without notice, become without notice, become that the without notice. | hole or said indebtedness, ir and in in indeptedness, ir and in indeptedness, ir and in its indeptedness is a second seco | ng principal and all |
| THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts tall buildings or improvements on said premises that may committed or suffored; (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or M policies shall be left and remain with the said Mortaggees, and the interest thereon, at the time or times when the sar IN THE EVENT of failure so to insure, or pay taxes of grantee or the holder of said indebtedness, may procure so lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, ar per annum shall be so much additional indebtedness secur IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per an same as if all of said indebtedness had then matured a security of the said of the said substract showing the whole title of said pagmises expenses and disbursements, occasioned by any said or procuch, may be a party, shall also be paid bythe Q antor. All shall be taxed as costs and included in any detect that matured of the costs of suit, including autorness that the profits of the Grantor waives all fight to the possession cagrees that upon the filing of any complaint to foreclose the total order to the Grantor, or a grant profits of the said. The THE EVENT of the past that or removal from said. The THE EVENT of the yearth or removal from said. | press terms, shursements paid or incurre is for documentary evidence embracing foreclosure deembraching foreclosure deembraching foreclosure deembraching foreclosure deembraching wherein the grantee such expenses and disbursely be rendered in such forec participation of the Grantor for the Grant for the Grant for form, said income from, said is Trust Deed, the court in the Grantor, appoint a rec premises. | de in behalf of plaintiff in connect, stenographer's charges, cost of cree—shall be paid by the Gra or any holder of any part of sa cor any holder of any part of sa losure proceedings; which proceed to the heirs, executors, remises pending such foreclosur which such complaint is filed, may eiver to take possession or charge | ion with the fore- procu ing or com- tor as the like id ind-not ass, as pon aid permises, eding, he''.er de- disburser n', nd administrat rs a id proceeding, ar at once and will e of said premies |
| | | | |
| refusal or failure to could hen <u>The Des Plaine</u> first successor in this tust; and if for any like cause said firs of Deeds of said County is hereby appointed to be second s performed, the grantee or his successor in trust, shall releas | uccessor in this trust. And w | then all the aforesaid covenants a | nd agreements are |
| Witness the hand_S and seal_S of the Grantor_S_ this | | ay of <u>November</u> | , 1979 |
| | Herry | Mombe Terry Skomb | (SEAL) |
| This instrument was prepared by <u>George Pap</u> | ageorge, Vice Pre (NAME AND ADDR | sident, The Des Plair ESS) 1223 Oakton S Des Plaines, | Street |

UNOFFICIAL COPY

| | 3 ' | GEOGRAPHICA OK GUSHY HEARD |
|--|---|--------------------------------|
| | 1979 DEC 18 PM 1 46 DEC-18-79 7 1 4 4 6 4 • 25283415 ч А | - Rec 10. 0U |
| STATE OF | } ss. | |
| COUNTY OF |) | |
| I, | , a Notary Public in and for said | County, in the |
| State aforesaid, DO HEREBY CERTIF | FY that | |
| A | | |
| 10 | e person whose name subscribed to the foregoon and acknowledged that signed, sealed and del | - |
| | intary act, for the uses and purposes therein set forth, including | |
| GaKas | | |
| tven under my hand and notarial | seal this day of _DECOMBER_ | <u>, 19_75</u> . |
| Z Alfopress Seal Here) | hair ag V | |
| COOK COURT | Notary Public | |
| Commission Expires 12-1-32 | <u>'O</u> | |
| | 0/ | |
| | T | |
| | ` (| |
| | 0. | |
| | 4 | |
| | Notary Public V | |
| | | |
| | | |
| | TE - CA | 25 |
| | him to | 28 |
| | 'S | [140 |
| | | <u>ි</u> |
| | | |
| | | |
| | | COLE® |
| S GE | M | ea |
| Deed | MAIL TO CO | COL |
| MON do | | 1. FG |
| | - Hard | GEORGE E. COLE® LEGAL FORMS |
| ust no | [] | 175 T SN . |
| Trust | | |
| SECOND MORTGAGE Trust Deed To | | |
| SECOND IN TRUST | | |