UNOFFICIAL COPY

Elicalization (chicalicatic contrata de la companya de la companya de la companya de la companya de la companya

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975		GEORGE E. COLE® LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That	Minnie Willis	26414910		
(hereinafter called the Grantor), of	I. Lawler Ave., cet) cllars and other ((City)	Consideration	
har I paid CONVEY AND WARRANT of 5309 W. North Avenue	Angelo F. Na to Chic	oles and Daniel M	l. Vollman linois 60639	
(No. and Street) and to 1. s a ccessors in trust hereinafter named, for lowing less in d real estate, with the improvements and everyt ng: purtenant thereto, together with a of	hereon, including all heating, air	conditioning, gas and plumbing		
Lot 57 in Cummings and Subdivision of the East thereof dedicated for a West Quarter of the Sou 39 North, Range 13, Eas Cook County, 11 inois	five eights (exc lley) of the Sout	h Half of the No	rth nship	
	04			
Hereby releasing and waiving all rights under and by virtue of the homestead 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 Minnie Willis justly indebted upon One principal promissory note bearing even date herewith, payable at closing of the deal, covering the sale of the property, which is				
at closing of the deal, co now in progress, or sooner	vering the sale o	f the property, v	which is	
			Ć.	
		CACA		
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement ex against said premises, and on demand to exhibit rail buildings or improvements on said premises the committed or suffered; (5) to keep all buildings not improvements on said premises the committed or suffered; (5) to keep all buildings not herein, who is bereby 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 when IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may pi lien or title affecting said premises or pay all pric Grantor agrees to repay immediately without det per annum shall be so much additional indebtedn IN THE EVENT of a breach of any of the afor earned interest, shall, at the option of the legal h thereon from time of such breach at eight per es same as if all of said indebtedness had then matur IT is AGREED by the Grantor that all expens	s: (1) To pay said indebtedness tending time of payment; (2) it ceipts therefor; (3) within sixty at may have been destroyed or ow or at any time on said prem surance in companies acceptable to or Mortgage, and, second, diagness or Trustess until the indicates of the same shall become due and traces or assessments, of the occure such insurance, or paysue in incumbrances and the fluerest mand, and the same with interest ses secured hereby essaid covenants of agreements between the properties of the property of the properties of the properties. The properties of the	and the interest there he pay when the in each ear, at days after destruction or dan a dame ed. (4) that waste to say should in companies to be more the holder of the first mort incumbrances or the interest have or assessments, or dischantered from time to time; and thereon from time to time; and thereon from the date of pay e whole or said indebtedness, in scome immediately due and pale by foreclosure thereof, or by urred in behalf of plaintiff in come interest ettororables charges of	rein and in said note or I taxes and assessments ge to rebuild or restore d premises shall not be selected by the grantee gage moe tedness, with rest may a pear, which all orior 'cumbrances.' thereon her due, the trge or pure lase my tax all money so paid the ment at eight or can cluding principal and all yable, and with int ressuit at law, or both, we connection with the forest of progrant or consection of progrant or consection with the forest or progrant or consection with the forest of progrant or consection with the forest or the program or consecution	
pleting abstract showing the whole title of said expenses and disbursements, occasioned by any sin such, may be a party, shall also be paid by the Grashall be taxed as costs and included in any elected cree of sale shall have been entered or not shall the costs of suit, including attorney's (c) have be assigns of the Grantor waives all right to the post of the pos	principles embracing foreclosure properties to detect the grant of the	decree—shall be paid by the decree—shall be paid by the recommendation of any part ursements shall be an additional oreclosure proceedings; which of given, until all such expenses Grantor and for the heirs, exec- tid premises pending such force in which such complaint is filed a receiver to take possession or	Grantor; and the like of said indebtedness, as lien upon said premises, proceeding, whether dead of the said state of the said state of the said state of the said said said said said said said said	
IN THE EVENT of the death or removal from Danle refusal or failure to act the Banle first successor in this true; and if for any like caus of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust, sl	M. Vollman e said first successor fail or refus	County of the grant of said County to to act, the person who shall the und when all the aforesaid cover earty entitled, on receiving his re	is hereby appointed to be in be the acting Recorder tants and agreements are	
Witness the handand sealof the Granto	or_this12th	day of Novemb	er , 19 82.	
		Minnie Willis	(SEAL)	
A	ngelo F. Naples,	5309 W. North Av	e. Chicago.	
This instrument was prepared by	(NAME AND	<u></u>	inois 60639	

26414910

なる法律

UNOFFICIAL COPY

	Illinois)		
	Cook County of	SS.		
	Anthony Granata	, a Notary Public in and for said County, in the		
	State aforesaid, DO HEREBY CERTIFY that	Minnie Willis		
		· (, -, -, -, -, -, -, -, -, -, -, -, -, -,		
	pr. onally known to me to be the same person	whose name subscribed to the foregoing instrument,		
appeared before me this day in person and acknowledged thatshe signed, sealed and delivered the said				
instrumen, asher free and voluntary act, for the uses and purposes therein set forth, including the release and				
waiver of the right of homestead. Given unit and notarial seal this 12th day of November, 19 82.				
	Over under my and and notatial sear this _	day of		
	(limpress Spal Haz)	anthony Stranata		
	Commission Expires My Commission Fries Lugust 6, 1	Motary Public		
	Offinite of the state of the st			
		202 MW 17 PM 2 13		
	nonie s	1992 NOV 17 PM 2 13		
10		10.09		
See 1491	K0Y-17	162 669214 26012913 3 33 10.55		
Š	et a c	×1		
٧.	123	26		
		1		
		910		
		414, 910		
		A A A A A A A A A A A A A A A A A A A		
	ed ed	, , , , , , , , , , , , , , , , , , ,		
	De De	GEORGE E. COLE®		
	St of	RGE I		
	SECOND MORTGAGE Trust Deed To			
	B S I			

END OF RECORDED DOCUMENT