UNOFFICIAL COPY

THE PLANT OF THE PARTY OF THE P

5... 161

15 m

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26526588	GEORGE E. COLE®
THIS INDENTURE, WITNESSETH, That			LEGAL FORMS
Marvin L. Jurgerson and Marie G. (hereinafter called the Grantor), of 223 W 161	Jurgerson, his v th Place	vife	
(No. and Street)		Chicago Heights,	Illinois_
for and in consideration of the sum of Nine Thouse in hand paid CONVEY AND WARRANT to of 700 Exchange Street	and Five Hundred United Ra	l Eighty Eight and n unk of Crete-Steger	o/100
(No. and Street) and to his successors in trust hereinafter named for the	(City)		Illinois_
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements thereo ar eve ything appurtenant thereto, together with all ren of	its, issues and profits of s	aid premises, situated in the	ing apparatus and fixtures, City
Lot 2. in Block 2 in Schilling Av Subdivision of part of the South h Townst.p 35 North, Range 14 East o County, Illinois.*	enue Addition t	o Chicago Heighte 1	ceing a ction 20,
3			
Ox			
Hereby releasing and waiving all rights under and of value in Trust, nevertheless, for the purpose of securing whereas, The Grantor Marvin L. Jurger justly indebted upon ONE	The state of	uurgerson	1
in 59 monthly installments of \$159. beginning on March 19, 1983 and con until said principal and interest h	80 each and a f	promissory note_bearing ever inal installment of d every month there	
i and interest h	lave been raid i	n full.	c
		1 AC	<i>y</i> -
THE GRANTOR covenants and agrees as follows: (1) To	O pay said indebtod	Cailly	
against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance it loss clause attached payable first, to the first Trustee or Mo policies shall be left and remain with the said Mortgagees o and the interest thereon, at the time or times when the sam IN THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure sue lien or title affecting said premises or navall price cure such as the contract of the contract of the said indebtedness, may procure sue lien or title affecting said premises or navall price cure to the said the said premises or navall price.	ime of payment; (2) to terefor; (3) within sixty tave been destroyed or any time on said premi in companies acceptable or trasee, and, second, to refressee, and, second, to refressessments, or he ris insurance, it pays such insurance, it pays such	and the interest tercon, as he pay when turn or a cuch year, at days after the cuc, or or dama lamage 40 that aste to sail the cuc, or the	ein and in said note or I taxes and assessments ge to rebuild or restore I premises shall not be selected by the grante sage indebtedness, with ests may appear, which all prior incumbrances, the con when due, the
Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure In THE EVENT of a breach of any of the aforesaid cove carned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per ann same as if all of said indebtedness had then matured by IT IS AGREED by the Granton the them matured by IT.	orances and both ferest if if the same with interest and hereby. enants or agreements the reoff thout notice, become, whall be recoverable tess terms.	hereon from time to time; and thereon from the date of pays whole or said indebtedness, inc come immediately due and pay by foreclosure thereof, or by s	buding priviper and all able, and win increst at law, or both, the
The Grantor covenants and agrees as follows: (1) To notes provided, or according to any agreement extending t against said premises, and on demand to exhibit receipts that all buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such instrace it loss clause attached payable first, to the first trissee or Mo policies shall be left and remain with the said Mortgagees o and the interest thereon, at the time or times when the sam In the Event of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure such lien or title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure. In the Event of a breach of any of the aforesaid cover are constituted in the control of the control of the control of the control of the long of the lon	birsements paid or incu- for documentary evider embracing foreclosure exiding wherein the grant such expenses and disbur be rendered in such foi steed, nor release hereof The Grantor for the Gr , and income from, said Trust Deed, the court in the Grantor, appoint a in premises.	rred in behalf of plaintiff in co acc, stenographer's charges, cos decree—shall be paid by the ee or any holder of any part of sements shall be an additional ! eclosure proceedings; which per given, until all such expenses a antor and for the heirs, execute premises pending such forecte a which such complaint is filed, ecciver to take possession or c	nnection with the fo.c to f procuring orm-Grantor: and the like f said indebtedness, as ien upon said premises, cocceding, whether denud disbursements, and ors, administrators and ors, administrators and usure proceedings, and may at once and withharge of said premises
IN THE EVENT of the dealth or removal from said refusal or failure to a same refusal or failure to a said same refusal or for any like cause said first of Deeds of said said same is hereby appointed to be second supported, the same or his successor in trust, shall release	Cook S successor fail or refuse to ccessor in this trust. And said premises to the par	Marie G. Jurgerson County of the grantee of said County is a county is a county in the person who shall then all the aforesaid covenant yentilded, on receiving his	or of his resignation, hereby appointed to be the acting Recorder its and agreements are
Witness the hand S_and seal_Sof the Grantor S_ this _	11.	1 A TI-1	
	Marvin L. J	Jugersm	(SEAL)
-		gerson Jungers	(SEAL)
This instrument was prepared by United Bank	of Crete-Stege	700 Exchange St.,	Crete, 71 60417

UNOFFICIAL CORY

*	
STATE OF SS.	
COUNTY OF Will	
I,	S- al-
State aforesaid, DO HEREBY CERTIFY that Marvin L. Jurgerson and Marie G. Jurgerson	
	<u> </u>
person ly known to me to be the same personS whose nameS are subscribed to the foregoing instru	ment .
appeared 1 core me this day in person and acknowledged thatthey_ signed, sealed and delivered the	
instrument a right free and voluntary act, for the uses and purposes therein set forth, including the release	
waiver of the right (1 he mestead.	
Given under my hand and notarial seal this 11th day of February 19.	<u>83</u> .
Andrew An	
(Impress Seal Here) Alconomy Physical Modern Polymer (12) 1004	
Commission Express November 12, 1984	
583 MAR 7 AM 9 22	
693 MAR 7 M 9 ²²	Carlo Sante
Control to the state of the sta	Gen get
#IR7-83 722770 26540 ⁵ 80 1 - 250	10.00
MAR7-83 722770 265265 88 1 - 20	
1000	<u>₹</u>
10	92,
	265
And the second s	588
	C
	ŀ
STEGE	~ _® .
	041)
UST Der IST De	Dis 6
SECOND MORTGAGE Trust Deed Trust Deed To To The second Mortgage The second Mortgage and the second Mortage and	Crete, Illinois 60417 GEORGE E. COLE® LEGAL FORMS
Tra la	GE(
	٥
	I

END OF RECORDED DOCUMENT