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TRUST DEED SECOND MORTGAGE: FORM (Illinois)	FORM No. 2202 September, 1975	26656125	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That William M. McLighe, Jr. 19 William M. McLighe, M. William M. McLighe, M. William M. McLighe, M. William M. McLighe, M. William M.	William M. McTighe a North Ottawa,		
(hereinafter called the Grantor), of 6049 (No. and	Street)	(City)	linois (State)
for and in consideration of the sum of _ELVE_ in hand paid, CONVEY AND WARRANT_ 6.100_North_Northwest_Highwa	to Bank of Commer	ce & Industry	linois
(No. and Street) and to his successors in trust hereinafter named, owing described real estate, with the improvement ar a eve ything appurtenant thereto, together with XX County of	ts thereon, including all heating,	air-conditioning, gas and plumbing aid premises, situated in the _C.i.	g apparatus and fixtures,
COT 52 AND THE SOUTH HALF 36. TUNNSHIP 41 NORTH, RA MERIDIAN N COOK COUNTY,	ANGE L3, EAST OF THE		
Ox			
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Hereby releasing and waiving all rights under and In Trust, nevertheless, for the purpose of sec	by /irtue of //ie homestead ex	emption laws of the State of Illino	ois.
WHEREAS, The Grantors William M. M. justly indebted upon. Bank of Commerce & sas follows: The sum of Six Thous thirty five (35) successive mont (178.31) Dollars each and a fina and 31/100 (\$178.31) beginning o subsequent month until paid in f	AcTigh, Sr. and Marg Indust y, incipal and Four Hudred Nor thly instalm nts of C Il instalment which s on June 5, 1983	paret M. McTighe and be promissory note. bearing even the teen and 16/100 (\$6,0) and the teen and 16/100 (\$6,0) are Hundred Seventy Established Se	Villiam M.McTighe date herewith, payable ,419.16) in ight and 31/100 Seventy Eight
This Grantor covenants and agrees as follows notes provided, or according to any agreement ext against said premises, and on demand to exhibit re all buildings or improvements on said premises the committed or suffered; (5) to keep all buildings no herein, who is hereby suthorized to place such ins loss clause attached payable first, to the first Truste policies shall be left and remain with the said Mortjand the interest thereon, at the time or times when IN THE EVENT of fallner so to insure, or pay rantee or the holder of said indebtedness, may prote or title affecting said premises or pay all prior Grantor agrees to repay immediately without deer anoum shall be so much additional indebtednes. IN THE EVENT of a breach of any of the afores and the result of the safety of the safety and the safety of the officer of the toption of the legal ho	s: (1) To pay said indebtedness tending time of payment: (2) to eccipts therefor: (3) within sixty at may have been destroyed or own of any time on said payment of any time of a said or Mortragen, and, second of gages or Trustees until thefined the same shall become full and taxes or assessments of the pri- tourer such insurance, of pay suc- tine to the same with interest said, and the same with interest ss accurred hereby, said covenantal or precements the	and the interest ereon, a here of pay when the in tach year all days after destruction or amage days after destruction or amage of the days after the days after the days after the days in the days after the days after the days after the days after the days in the days of t	tin and in said note or taxes and assessments to rebuild or restore premises shall not be restored to the said of
earned interest, shall, at the option of the legal holeroon from time of such byeach at eight per cent arms as if all of said indebtedness had then mature. It is Anexie by the Grantor that all expenses flower hereof—including reasonable attorney's few desting abstract showing the whole title of said by expenses and dishursements, occasioned by anyunghadh, may be a party, shall also be paid by the Grantor had been as the control of the costs of suit, including attorney's few base been expensed to the costs of suit, including attorney's few base been expensed to the costs of suit, including attorney's few base been expensed to the cost of suit, including attorney's few base been expensed to the cost of suit, including attorney's few base been expensed to the cost of suit, including attorney's few base for each of the cost of suit, including attorney's few based on the costs of suit, including attorney's few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, including attorney few based on the costs of suit, and if for any like cause is a fail for any like cause.	if the another state to recover and all we show the recover and disputements, and disputements, and disputements are disputed in the remains of our disputements are disputed in the remains of the remains and the remains are disputed in the remains and the remains are disputed in the disputement of the disputement of the remains are disputed in the remains and the remains are disputed in the remains are disputed in the remains are disputed in the remains and the remains are disputed in the remains are	arred in behalf of plaintiff in com nee, stenographer's charges, cost decree—shall be paid by the decree—shall be paid by the freements shall be an additional lie rectosure proceedings; which pre f given, until all such expenses ar rattor and for the heirs, executor d premises pending such forces in which such complaint is filed, in receiver to take possession or ch ret M. McTighe	It at taw, or coun, me nection with the fore- of procuring or com- iranior; and the like said indebtedness, as as said indebtedness, as as society of the said indebtedness, as society, and said indebtedness, as cocciding, whether de- ded, saministrators and urre proceedings, and may at once and with- arge of said premises or of his resignation,
f Deeds of said County is hereby appointed to be se erformed, the grantee or his successor in trust, shal	econd successor in this trust. An	d when all the aforesaid covenant	s and agreements are
Witness the hand.S_and seal.S_of the Grantor_ ANK OF COMMERCE AND HUDUSTRY	(x) Villiam M.	mMM Tyfo f	(SEAL)
Don Levy, Vice President	(X) 7/12 a .	1215 to 37770	lighe (SEAL)

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1 hy & Clien .a.-25-83 8 0 5 9 5 6 • 26656125 • A — Rec 10,20 Frances M. DiGiacomo a Notary Public in and for said County, in the car State aforesaid, DO HEREBY CERTIFY that <u>William M. McTighe, Sr. and Margaret M. McTighe</u> personally known to me to be the same person_5, whose name_5, are_ subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that _they__ signed, sealed and delivered the said their free and voluntary act, for the uses and purposes therein set forth, including the release and Gi en under my hand and notarial seal this _____5th 1,1923 Collaboration of Commission Expires N=9-17,1993William M. McTighe and Margaret M. McTighe Bank of CommeNce & Industry 6100 North Northwest Highway Chicago, Illinois SECOND MORTGAGE

Trust Deed GEORGE E. COLES Sank of Commerce & Indus Mail to:

END OF RECORDED DOCUMENT