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| TRUST DEED SECOND MORTGAGE FORM (Minois) | FORM No. 2202 September, 1975 | | GEORGE E. COLE* LEGAL FORMS | |
| THIS INDENTURE, WITNESSETH, That _ | Peter Paul and De | nnise E. Paul | | |
| hereinafter called the Grantor), of 9730 | South Hoyne Avenu | e, Chicago, Illino | is (State) | |
| or and in consideration of the sum of Ten | and no/100 | | Dollars | |
| n band paid, CONVEY_S AND WARRAN ofMerchandise Mart | T_S_to_MERCHANDISE_N Chicago | ATIONAL BANK OF CH Illinois_ | ICAGO | |
| (No. and Street) and to his successors in trust hereinafter name lowing descri ² , I real estate, with the improvem and every 2 ng a purtenant thereto, together w of | ents thereon, including all heating, a with all rents, issues and profits of s | air-conditioning, gas and plumbing and premises, situated in theSt | apparatus and fixtures, | |
| | | • | : | |
| Lot 145 in John Bain a subdivizion of the Township 3' North, 1 Meridian, in Cor & Cor | East $1/2$ of the No Range 14 , East of t | orthwest 1/4 of Sec | tion 7, | |
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| | .() | | | |
| Hereby releasing and waiving all rights under IN TRUST, nevertheless, for the purpose of Whereas, The Grantor S | and by vacuo or the homestead end securing performance of the cover | temption laws of the State of Illino mants and agreements herein. | is. | |
| justly indebted upona | | al promissory notebearing even | date herewith, payable | |
| \$100,000.00 repayabl of prime plus 1-1/2% | e over 36 months as | than interest rate | Ç. | |
| | | ACIA! | | |
| THE GRANTOR covenants and agrees as f notes provided, or according to any agreeme against said premises, and on demand to exh all buildings or improvements on said premisend or suffered; (5) to keep all buildings or improvements on said premisend to the said the interest thereon, and the first policies shall be left and remain with the said the interest thereon, at the time or times and the interest thereon, at the time or times and the interest thereon at the interest thereon feature so to insure, or grantee or the holder of said indebtedness, in Granton agreements or pay the said that the said the said that t | ollows: (1) To pay said indebtednent ctending time of payment; (2) the tecepits therefor; (3) within six tending time of payment; (2) the tecepits therefor; (3) within six payments of the tending time on said prechinsurance in companies accepted Trustee or Mortgages, and, scood, Mortgages or Trustees until 10 to when the same shall become any procure such insurance, or pay taxes or assessments, of the any procure such insurances and the internity of the terminal of the term | ess, and the interest thereon her to purchash due in ear year all try days their destructic or da as or district the control of the control o | ein and in said note or taxes and assessments ge to rebuild or restore in premises shall not be selected by the grantee as et indebtedness, with a smay appear, which all or incumbrances, there they have due, the right of the shall, and the ment at 18 the country and the ment at 18 the country and the shall the | |
| IN THE EVENT of failure so to insure, grantee or the holder of aid indebtedness, milen or title affecting said intensive or size of the affecting said intensive or size of the said intensive or size of the said intensive or size of the said intensive of the same of the same of the same of the said indebtedness had then thereon from time of such brench at eight p same as if all of said indebtedness had then It is AGREED by the Grantor that all et closure hereof—including reasonable attorned peting abstract showing the whole title of expenses and disbursements, occasioned by a such, may be a party, shall also be paid by such, may be a party, shall also be paid by shall be taxed as costs and included in a specific of the said in the said of the Grantor was all mental to the said to said in the said out notice to the Grantor was all mental to the said to the sai | a aforesaid coverents or agreements gal holder thereof, without notice, or cent per sanum, shall be recovered to the state of the state | the whole or said indebtedness, in become immediately due and pay rable by foreclosure thereof, or by incurred in behalf of plaintiff in ce vidence, stenographer's charges, coure decree—shall be paid by the grantee or any holder of any part isbursements shall be an additional h foreclosure proceedings; which ercof given, until all such expenses be Grantor and for the heirs, execu | cluding principal and any authorised and with ir crest suit at law, or bo 1, the connection with the forest of procuring or com Grantor; and the like of said indebtedness, as lien upon said premises proceeding, whether de and disbursements, and tors, administrators and | |
| assigns of the Grantor waives all fight of agrees that upon the filing of any-compraint out notice to the Grantor, or to any party with power to collect the react issues and profile the reaction of the same of a record water is: In the Event of the death or removal | ne possession of, and income from to foreclose this Trust Deed, the co- claiming under the Grantor, appoint of the said premises. | , said premises pending such force ourt in which such complaint is file int a receiver to take possession or Dennise E. Paul | closure proceedings, and i, may at once and with charge of said premise | |
| IN THE EVENT of the death or removal refusal or failure to act, then | cause said first successor fail or re to be second successor in this trus | fuse to act, the person who shall the t. And when all the aforesaid cover | ants and agreements are | |
| Witness the hand Sand seal Sof the C | 3.4 | day of September | 19 83 | |

by Karen Koldos, Merchandise National Bank of Chicago Merchandise Mart, Chicago, IL 60654 (NAME AND ADDRESS)

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| Cot | UNTY OF C | COOK | | | | |
| I, | Mary | Linda Rivera | , a N | otary Public in and for | said County, in the | |
| Stat | te aforesaid, | DO HEREBY CERTIFY tha | at Peter Paul | and Dennise E. | Paul | |
| | , | | | | | |
| | o ally Irpo | um to me to be the same same | ss are | and without an about | | |
| | | wn to me to be the same pers | | | | |
| | | e me this day in person an | _ | - | | |
| | | free and voluntary | act, for the uses and purpos | ses therein set forth, incl | uding the release and | |
| wa | anning. | ight ru he mestead. | 16th | Septem | nber 1983 | |
| 1,1 | Dilyen and | ler my hand and notarial seal t | this | day of | , 19 | • |
| 40 | TARK | N Here) | 1// | J. // < | <i>Y</i> • | |
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| 774 YN9 NO XOE | SECOND MORTGAGE Trust Deed | PETER PAUL and wife DENNISE E. PAUL 9730 South Hoyne Avenu Chicago, Illinois MERCHANDISE NATIONAL B: OF CHICAGO Merchandise Mart | Chicago, Illinois Ammv: J. J. Mekall | | 19.186298 BOX 42 | GEORGE E. COLE® LEGAL FORMS |
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| So. | | ETER PAUL SENINISE E. 1730 South Phicago, IL. IERCHANDISE OF CHICAGO | 0,5 | | | GEO LE |
| NO. |)] | ER J NISI O SC LAGG CHAN | cag. | | in i | |
| | | PETI DENI 3731 Chir MER(| Chi | | | |

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