## **UNOFFICIAL COPY**

; •A:

RGE E. COLE*		FORM NO. 2202 April, 1980	1
	TRUST DEED	April, 1000	
	SECOND MORTGAGE (ILLINOIS)	•	
CAL	TION: Consult a lawyer before using or acting under trainanties, including merchantability and fitness, are e	tris torm. scluded.	
		711	
	RE WITNESSETH That Russe	Jacobar -	-
	(hereinafter called the Granter), of	2217	26316326
Come was		ny) o (State)	-
	tion of the sum of	Dollar	- I
in hand paid, CCA	VF' AND WARRANT 10 -	merchandul	-
of nece	(No. and reet) Mart, Chicago	Detrians	 
as Trustee, and to	his successor, in / ust hereinafter named, to provements the /er ., including all heating	he following described rea	al Above Space For Recorder's Use Only
plumbing apparat	us and fixtures and everything appurtenant rolits of said premises and sted in the Cou	it thereto, together with a	and State of Illinois, to-wit:
Lot 39	in melonics Par		sion of Lots 3 and 4 en
the Circ	ut Court Petiting	of the m	orch West quarter of the
north W	est quarter of it	ection 13, I	Township 41 Morth, King
Delamin.	of the third of	chespel me	newha 2217 Energy
	vanation Illinois		Implement & T. 1. Shirt in the
IN TRUST, nev	and waiving all rights under and by virtue of ertheless, for the purpose of securing perfo		
WHEREAS. Th	e Grantor is justly indebted upon a		ote bearing even date herewith, payable
and the	en stellments of 5	215.75 4	Talling \$38,835.00,
00 1	Tellment days 9	24-80 0	The state of
first -		~ · · · · · · · · · · · · · · · · · · ·	inge structure.
due 8-21	1- 47.		
		263163	320
THE GRANTO	R covenants and agrees as follows: (1) To p	pay said indebtedness, and	the interest thereon, as fare and in said note or notes provide
demand to exhib premises that ma	of receipts therefor; (3) within sixty days y have been destroyed or damaged; (4) tha	after destruction or dam t waste to said premises sha	nage to rebuild or restore all all lings or improvements on sa tall not be computed or suffered: 1, o eep all buildings now or
any tune on said acceptable to the Trustee bench a	premises insured in companies to be selected bolder of the first mortgage indebtedness, which policies	cted by the grantee herein , with loss clause attached; s shall be left and remain.	n, who is bereby authorized to place such insurance in compani payable irsh to the first Trustee of a unige ce, and second, to the
paid; (6) to pay a IN THE EVEN	Il prior incumbrances, and the interest the r of failure so to insure, or pay taxes or as	reon, at the time or times	I the interest thereon, by arein and in said note or notes provide that year, all taxer and uses a ment sagainst said premises, and chage to rebuild by trastore all all lings or improvements on said not be computed or sufficación. O cepal buildings now or any mois bereby authorized to place such insurance in compani payabletiny to the first Trustee o v. pung ce, and second, to the ting trustee and the indebtedness is for which the said Mortgage or Trustee and the indebtedness is for which the same shall become due and paya in the first payableting said and money so paid, the Grantor agrees to reay in mediate the said all money so paid, the Grantor agrees to reay in mediate the perfecting said all money so paid, the Grantor agrees to reay in mediate the perfecting said all money so paid, the Grantor agrees to reay in mediate the perfections of the said all money so paid, the Grantor agrees to reay in mediate the perfections of the said all money so paid, the Grantor agrees to reay in mediate the said all money so paid the Grantor agrees to reay in mediate the said all money so paid the Grantor agrees to reay in mediate the said all money so paid the Grantor agrees to reay in mediate the said all money so paid the Grantor agrees to reay in mediate the said and the said and the said the said and the said the
premises or pay	lebtedness, may procure such insurance, a all prior incumbrances and the interest th	or pay such taxes or assess ereon from time to time:	ments, or discharge or purchase any tax. or citle offecting sa and all money so paid, the Grantor agrees to re ay it mediate
without demand indebtedness see	, and the same with interest thereon from ured hereby.	n the date of payment at	per cent per annum shall be s i much addition
shall, at the optio	in of the legal holder thereof, without notic	nts or agreements me who co, become introductely du	ale of said indebtedness, including principal and all earne', which are and payable, and with interest thereon from time of such shear
the amount and less			or by suit at law, or both, the same as if all of said indebtednes, by
including reason whole title of sai	able attorney's fees, outlays for document d premises embracing foreclosure decree	av evidence, stenographe shall be paid by the Gra	d in behalf of plaintiff in connection with the foreclosure here of er's charges, cost of procuring or completing abstract showing, untor: and the like expenses and disbursements, occasioned by a a ssuch, may be a party, shall also be paid by the Grantor. All su taxed as costs and included in any decree that may be rendered seen entered or not, shall not be dismissed, nor release hereof give fees, have been paid. The Grantor for the Grantor and for the hei sign of. and income from said tremise pending such foresteets.
expenses and di	g wherein the grantee or any holders fany bursements shall be an additional lies up	part of said indebtedness. on said premises, shall be	as such, may be a party, shall also be paid by the Grantor. All su taxed as costs and included in any decree that may be rendered
until all such exp	enses and disbursements, and the costs of nistrators and assigns of the Osantor wait	suit, including attorney's fi yes all right to the possess	een entered or not, shall not be dismissed, nor release hereof give fees, have been paid.The Grantor for the Grantor and for the hei sion of, and income from, said premises pending such forcelost
proceedings, an without notice to	I agrees that upon the thing of any compla the Grantor, or to any purty claiming und	aint to foreclose this Trust er the Grantor, appoint a r	ison of and income from, said premises pending such foreclost.  Deed, the court in which such complaint is filed, may at once a receiver to take possession or charge of said premises with power the fulfilm.
		Holmes and	l Rufus Ibelnes
ow	T of the death or removal from said	ra i	ity of the grantee, or of his resignation, refusal or failure to act, th
and if for any li appointed to be	ke couse said first successor fail or refuse second successor in this trust. And when	to act, the person who sha all of the aforesaid covens	of said County is hereby appointed to be first successor in this tru all then be the acting Recorder of Deeds of said County is here ants and agreements are performed, the grantee or his successor
trust, shall rejea	se said premises to the party entitled, on n d is subject to	ecetving his reasonable ch	arges.
Witness the b	and 5 and seal 6 of the Grantor this	23rd day of a	aril "62
Trancis are n	and the min scares, or the Grantor this,	J3ra day of	D / ~/
		× C	Kufus Rufus Holmes (SEA
fu ·	vpe name(s)		
Please print or to below signature	(s)	Λ	10-th-11-11 1
Please print or a below signature	(5)	1	laitha trous Holmes (SEA

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STATE OF TILICALS AND HOSE OF THE STATE OF THE WAR AND		1982 AUG 10 PM 1 42		
I. Allace Steelers	1	LEGA Colon Land and Land		
I	STATE OF Illinois	AUG-1 0-82 6 2 1 7 3 1 ss.	26316326 - A 808	10.00
State aforesaid, DO HEREBY CERTIFY that Ruftus Nolves + Markha Holmass has which person and known to me to be the same persons, whose names.  2		· ,		
person all known to me to be the same persons, whose names. See subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that the said instrument as the fire and voluntary act, for the uses and purposes therein set forth, including the release and minimum of the right of the restend.  The same of the right of the said official seal this the same persons, whose names therein set forth, including the release and supposes t			• ·	
Appeared before me this day in person and acknowledged that the signed, scaled and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and singure distribution of her estead.  The good underring hand and official seal this 23	State atoresaid, DO HEREBT CERT	FY that NOTUS BOTTLES T	W sin j samusti DATYpiri	_, 
Instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and anique of the gifts of her estead.  If Gved underryn hand and official seal this 23	personally known to me to be the san	ne personS_ whose nameSQYE su	bscribed to the foregoing instrumer	nt,
Truits Deed  The first Deed  T				
Trust Deed  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 23 day of Acri 1982  The Harm band official seal this 24	The state of the s	luntary act, for the uses and purposes the	erein set forth, including the release at	nđ
Trust Deed  Trust Deed  Leaven, Lander Maint Beed  Leaven, Lander Maint Beed  Leaven, Lander Maint Beed  Leaven Maint Beed  Leaven Maint Beed  GEONGE E. COLE®  LEGAL FORMS  LEGAL FORMS		seal this 2.3 day of	April	
Trust Deed  Trust Deed  Line Below  Minner Land  The Manner Land  Minner Land  The Manner L	是10万万		•	
Trust Deed  Trust Deed  Linet Deed  Linethia Maine Maine Maine Maine Solsy  Linethia Maine Maine Solsy  GEORGE E. COLE  LEGAL FORMS  GEORGE E. COLE  LEGAL FORMS	C (Impress Seal Here)	_ DD 0~	Notary Public	_
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