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FORM No. 2202 September, 1975

26358345

GEORGE E. COLES LEGAL FORMS

TRUST DEED SECOND MORTGAGE FORM (Illinois)

THIS INDENTURE, WITNESSETH, That WALLER C.	a Himony a states and not remarked
(hereinafter called the Grantor), of 44 Glen Echo (No. and Street)	Road, Elgin, Illinois (State)
in hand paid, CONVEYS AND WARRANTS to WILL	AND 00/100 (\$5,000.00)Dollars LIAM T. MEYERS, TRUSTEE . Illinois
(No. and Street) nd to his successors in trust hereinafter named, for the purpose of ving described real estate, with the improvements thereon, includi an' crything appurtenant thereto, together with all rents, issues	f securing performance of the covenants and agreements herein, the fol- ng all heating, air-conditioning, gas and plumbing apparatus and fixtures, and profits of said premises, situated in the
Lot 7 in Woodside Manor Sub o part of Lot 19 in County no h east 1/4 and the sout	division being a Subdivision Clerk's Dividion of the h 1/2 of Section 17, Township 41 Third Principal Meridian, in
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C	
Hereby releasing and waiving all rights under and 'y vir as e', the IN TRUST, nevertheless, for the purpose of secu. 'no per ormat WHEREAS, The Grantor WALTER C. LIN 15:	
of THIRTEEN AND ONE-HALF PE	principal promissory note—bearing even date herewith, payable 00/100 (\$5,000.00) with interest ERC:NT (13 1/2%) per annum, payable cest pryable annually beginning
	The Country of the Co
THE GRANTOR covenants and agrees as follows: (1) To pay so no sprovided, or according to any agreement extending time of against said premises, and on dermand to exhibit receipts therefor all buildings or improvements on said premises that may have be committed or suffered; (5) to keep all buildings now or at any tiherein, who is hereby authorized to place such insurance in com loss clause attached payable first, to the first Trustee or Mortgage policies shall be left and remain with the said Mortgagees or Trus and the interest thereon, at the time or times when the same shall and the interest thereon, at the time or times when the same shall be the total properties of the same shall be the bolder of said indebtedness, may procure such insufficient or title affecting said premises or pay all prior incumbances. Granton agrees to reson temporates to the proposition of the same shall be for the same shall be for the same shall be said indebtedness, may procure such insufficient to the same shall be for the same shall be said indebtedness, may procure such insufficient to the same shall be said indebtedness, may procure such insufficient to the same shall be said indebtedness, may procure such insufficient to the same shall be said indebtedness.	said indebtedness, and the invest thereor, as herein and in said note or payment; (2) to pay who the invest thereor, as herein and in said note or payment; (2) to pay who the invest of a mage to rebuild or restore series of the said of the said payments. Shall not be seen destroyed or default; (4) that wa and partitions shall not be meen as said premises acceptance who had been and second to the Trustee herein as their into the said payable, and second to the Trustee herein as their into the said payable, and second to the Trustee herein as their into the said payable. The said the prior incumbrances or the interest thereo. When due, the transe of pay such taxes or assessments, or discharge or prohaben to the same with interest thereon from time to time; and all money sor or the same with interest thereon from time to time; and all money sor or the same with interest thereon from the date of payment at eigh per cent and the same with interest thereon from the date of payment at eigh per cent and the like the recoverable by foreclosure thereof, or by suit at law, or both the erms. The payable of the payable shall be paid by the Grantor; and the like wherein the grantee or any holder of any part of said indebtedness, as expenses and disbursements shall be an additional lien upon said premises thereof given, until all such expenses and disbursements, and income from, said premises pending such foreclosure proceedings, which proceeding, whether denor release hereof given, until all such expenses and disbursements, and income from, said premises pending such foreclosure proceedings. **ANGE**
per annum shall be so much additional indebtedness secured her in THE EVENT of a breach of any of the aforesaid covenants earned interest, shall, at the option of the legal holder the fool, thereon from time of such breach at eight per cent per annum, is same as if all of said indebtedness had then matured by expess t IT IS AGREED by the Grantor that all expenses, and disburges	For agreements the whole or said indebtedness, including princi, al are' al' without notice, become immediately due and payable, and with nuter a hall be recoverable by foreclosure thereof, or by suit at law, or both the erms.
closure bercof—including reasonable attorney's fefs. chally's for depleting abstract showing the whole tille of said tregitiese embre expenses and disbursements, occasioned by any station proceeding such, may be a party, shall also be paid by the Cantinor. All such a shall be taxed as costs and included in any decree that may be recree of sale shall have been entered or mo stail not be dismissed, the costs of suit, including attorney these have been paid. The assigns of the Grantor waives all rest of the possession of, and agrees that upon the filing of any complaint to foreclose this True out notice to the Grantor, or the said prem with power to collect the rent safes and profits of the said prem	ocumentary evidence, stenographer's charges, cost of procuring or com- sering foreclosure decree—shall be paid by the Grantor; and the like wherein the grantee or any holder of any part of said indebtedness, as expenses and disbursements shall be an additional lien upon said premises, notered in such foreclosure proceedings; which proceeding, whether de- nor release hereof given, until all such expenses and disbursements, and Grantor for the Grantor and for the heirs, executors, administrators and income from, said premises pending such foreclosure proceedings, and st Deed, the court in which such complaint is filed, may at once and with irantor, appoint a receiver to take possession or charge of said premises ises.
The name of a record owner is: <u>WALTER C. I.</u> IN THE EVENT of the Glath or removal from said <u>C. C. HARLES F. MEYER</u> first successor in this beats; and if for any like cause said first successor of Deeds of said County is hereby appointed to be second success performed, the grantee or his successor in trust shall release said.	ANGE OOK County of the grantee, or of his resignation, for said County is hereby appointed to be essor fail or refuse to act, the person who shall then be the acting Recorder sor in this trust. And when all the aforesaid covenants and agreements are premises to the party entitled, on receiving his reasonable charges.
Witness the hand_and seal_of the Grantor_ this	1-Th - A 1
	Walter C. Lange (SEAL)
	(SEAL)
THE TANK OF THE PARTY WAS TO BE	ENTER ADDITIONS AND TAX
This instrument was prepared by WILLIAM T. M	(NAME AND ADDRESS)

UNOFFICIAL COPY

STATE OF ILLINOIS	} ss.		
COUNTY OF COOK	}		
I, the unders		, a Notary Public in a	
remarried			
personally known to me to be t	the same person whose nam	e is subscribed to	the foregoing instrument
repeared before me this day	-		. (
instrumen as his free			ž
waiver of the light of homestead	•		
Given under my hand and	25.2	day of _SEP	TEMBER 1982.
Limpus Seal Head	× \	Sevuly 1 H	illishum
FEBR	UAP' 6, 1983	Notary	Public
COUNTY	0		
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26358345	Charles Land	10 C/A	
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St S	<u> </u> 2		W OFFICES R OFFICES R MEYERS, P. C CAGO ST.—ROOM 20 ILLINOIS 60120 8, 312.741.7275. GEORGE E. COLE® LEGAL FORMS
SECOND MORTGAGE Trust Deed	}	}	LAW OFFICE CHICAGO ST.—RC LGIN, ILLINOIS 66 HONE: 312-741-7 AEORGE E. LEGAL FOR
SE SE			LAW OFFICES LAW OFFICES MEYERS, R. C. MEYERS & MEYERS, P. C. 100 E. CHICAGO ST.—ROOM 206 ELGIN, ILLINOIS 60120 Phone: 312-741-7275 GEORGE E. COLE® LEGAL FORMS
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END OF RECORDED DOCUMENT