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GEORGE E. COLE\*
LEGAL FORMS

FORM NO. 2202

TRUST DEED

CAUTION: Consult a lawyer before using or acting under this for

27026144

THIS INDENTURE WITNESSETH, That Robert E. Brandt and Lorraine H. Brandt	
(hereinafter called the Grantor, 5); 834 Community Drive, LaGrange Park, Illinois	<del></del>
(No. and Street) (City) (State) fod in consideration of the sum of \$70,000.00	
	Dollars
in hand paid CONVEY AND WARRANT to	
	521
as Trustee, and trings is accessors in trust hereinafter named, the following describestate, with the jord.org and thereon, including all heating, air-conditioning, plumbing apparatus an "inter" s, and everything appurtenant thereto, together tents, issues and profits of aid oremises, situated in the County ofCook	as and Above Space For Recorder's Use Only with all
Lot 21, in Block 1 in Westmorelan southwest quarter of northeast Township 39 No.th, Pange 12, East Meridan, and aller that part of the northwest quarter of said Sec Avenue, in Cook County, Illinois Hereby releasing and waiving all rights under and by irtur of the homestead ext IN TRUST, nevertheless, for the purpose of securing performace of the cover WHEREAS. The Grantor is justly indebted upon for more pal promises.	quarter of Section 33 of the Third Principal southeast quarter of tion 33, lying East of Fifth emption laws of the State of Illinois. ants and agreements herein.
upon demand to William A. Brandt	
	OUNT ATGAGE
	Y CV
	CAK.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness or according to any agreement extending time of payment; (2) to pay when du demand to exhibit receipts therefor; (3) within sixty days after destruction or premises that may have been destroyed or damaged; (4) that waste to said premise any time on said premises insured in companies to be selected by the grantee acceptable to the holder of the first mortigage indebtedness, with loss clause atta Trustee herein as their interests may appear, which policies shall be left and ret paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or 1 IN THE EVENT of failures to tinsure, or pay taxes or assessments, or the pholder of said indebtedness, may procure such insurance, or pay such taxes or premises or pay all prior incumbrances and the interest thereon from time to a without demand, and the same with interest thereon from the date of paymous demands, and the same with interest thereon from the date of paymous demands.	s, and the interest thereon the early and in said note or notes provided, ein each year, all taxes it access ents against said premises, and on damage to rebuild the ore all buildings or improvements on said sesshall not be committed or the early of the early all buildings now or at terrein, who is be eith authorized to the said insurance in companies the early and Mortgage or Tilestee or the indebtedness is fully interest and Mortgage or Tilestee or the indebtedness is fully interest when the same shall become due art pay the interest thereon when the sense of the interest thereon when the properties of the sense of the interest thereon when the sense of the interest thereon when the properties of the sense of
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the shall, at the option of the legal holder thereof, without notice, become immediat at 10 per cent per annum, shall be recoverable by forecuring them matured by express terms.	ely due and payable, and with interest thereon from time of such breach, or by suit at law, or both, the same as if all of said indeb "dne", h"
at 10 per cent per annum, shall be recoverable by foreclastice then matured by express terms.  IT IS AGREED by the Grantor that all expenses and distrusted the particular including reasonable attorney's fees, outlays for document any vidence, stenog whole title of said premises embracing foreclosure dect. shall be paid by the suit or proceeding wherein the grantee or any holder of any part of said indebtee expenses and disbursements shall be an additional plicinguous aid premises, sha such foreclosure proceedings, which proceedings whether decree of sale shall ha until all such expenses and disbursements, and the costs of suit, including attorn executors, administrators and assigns of also innor waives all right to the per proceedings, and agrees that upon the fullingod any complaint to foreclose this without notice to the Grantor, or to a through claiming under the Grantor, appocollect the ernst, sissues and profits the said premises.  The name of a record owners.  Robert E. Brandt a	curred in behalf of plaintiff in connection with the foreclosure her, of- rapher's charges, cost of procuring or completing abstract showing are corantor; and the like expenses and disbursements, occasioned by an ness, as such, may be a party, shall also be paid by the Grantor. All such libe taxed as costs and included in any decree that may be rendered in we been entered or not, shall not be dismissed, nor release hereof given ye's fees, have been paid. The Grantor for the Grantor and for the heirs, sssession of, and income from, said premises pending such foreclosure Trust Deed, the court in which such complaint is filed, may at once and int a receiver to take possession or charge of said premises with power to nd Lorraine L. Brandt
INTUE EVENT of the death of temoval from said	County of the grantee, or of his resignation, refusal or failure to not, then
and if for any like cause said first successor fail or refuse to act, the person wi appointed to be second successor in this trust. And when all of the storesaid or	of said County is hereby appointed to be first successor in this trust; no shall then be the acting Recorder of Deeds of said County is hereby ovenants and agreements are performed, the grantee or his successor in
trust, shall release said premises to the party entitled, on receiving his reasonal	avor of Cicero National Bank
Witness the hand <u>S</u> and seal <u>S</u> of the Grantor this <u>20</u> day of <u>J</u>	July 19_83
	Robert E. Brandt
Please print or type name(s) below signature(s)	Larging H. Brankleren

27026144

Lorraine H. Brandt

George W. Hamman, 55 West Monroe, Chicago, Il

## UNOFFICIAL COPY

	Michael A	
STATE OF ILLINOIS 355. 864118 27026144 A - REL	10.20	
COUNTY OF DU PAGE		
I, SHIRLEY A. JOHNSON , a Notary Public in and for said County, in the	- 1	
State aforesaid, DO HEREBY CERTIFY thatRobert E. Brandt and		
Lorraine H. Brandt		
personally known to me to be the same persons whose names are subscribed to the foregoing instrument,	Ý	
appeared before me this day in person and acknowledged that they signed, sealed and delivered the said		
instrume.it extheir free and voluntary act, for the uses and purposes therein set forth, including the release and		
waiver of the right c. hor estead.		
Given under my nar d and official seal this 18th day of July , 1983.		
(Impress Seal Here)		
Noting of Vitalian V		
Commission Expires May 11, 1985		
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	GEOR LEGA	

END OF RECORDED DOCUMENT