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GEORGE E. COLE: LEGAL FORMS

FORM NO. 2202

TRUST DEED SECOND MORTGAGE (ILLINOIS)

AUTION Consult a lawyer before using or acting under this form

or authors, mounty neconinumly and mess, we insuger	27220208
HSINDENTURE WITNESSETH, That Gordon L. Tourtellott Sr.	
the constant called the Grantor), of	
nickory Dr. Streamwood Illinois	
r: dinc noderation of the sum of Nine thousand five hundred	
hand a LCC (VEY AND WARRANT to Frequency or naughay	
The First National Bank of Elgin, Illinois (Scala) (State)	
Trustee, and to his successors at trust hereinafter named, the following described real state, with the improvements are considered in the learning as and lumbing apparatus and forus are considered to expert him apparatus and trust as a considered to the country of Kane	Above Space For Recorder's Use Only
ents, issues and profits or said premises, situated in the County of	and State of Illinois, to-wit:
Lot 17 in Block 11 in Streamwood Unit No. 4, West ½ of Section 23, To askip 41, North, Rai Principal Meridian, according to the plat th Office of Cook County, Illinois on April 23,	nge 9, East of the Third
tereby releasing and waiving all rights under and by virtue of d thore steed exemption IN TRUST, nevertheless. for the purpose of securing performance of the exemption WHEREAN. The Grantor is justly indebted upon _SALC_principal to missory note	agreements herein.
to The Pirst National Bank of Elgin, Fo Intai in Sixty monthly installments at \$159.42 and	Square Plaza, Elgin, Illinois b. beginning September 6, 1984
	9 st.
	CACU
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the or according to any agreement extending time of payment: (2) to pay when due in each	e interest thereon, as herein end in said note or notes provided,
THE GRAN LOR covenants and agrees as follows: (1) To pay said indebtedness, and the according to any agreement extending time of payment: (2) to pay when due in each lemand to exhibit needpits therefore; (3) within safty days after destruction or damage tremes that may have been destroyed or damaged; (4) that waste to said premises shall any time of said premises shared in companies to be selected by the grainter herein, vacceptable to the above of the livest managed indebtedness, with less clause attached particle, to the properties of the livest managed indebtedness, with less clause attached particle, (6) to pay all prior incombinate opposite interest therein, at the time or time sw. IN THE EVISAT of Induce to te instart, or pay taxes or assessments, or the prior incombination of the properties of the payment of the properties or pay all pripr incombinances and the interest therein growt time to take the	to rebuild advestore all but. "" or approximation on said not be committed to suffered; (510 kg. or "siddings now or at this is thereby authorized to place such a real ce in companies saided to a for the first Trustee or Morty, e.g., and committed to the interest thereton when due, the said Mortgagee or Trustee until the and said such as tally then the same shall become due and payable. The said Mortgagee or Trustee until the and said said of the said said said said said said said said
without demand, and the same with interest increon from the date of payment at	per cent per annum snau ne so much ac itti vai
IN THE EVENT of a breach of any of the aforesaid covenants or agreement, the whole- shall, at the option of the legal holder thereof, without notice, become immediately due at	of said indebtedness, including principal and all earned interest, and payable, and with interest thereon from time of such breach by suit or law, or both, the same as if all of said indebtedness bad.
nen maturet oy express terms. It is AGREFAL by the Grantor that all expenses and disjunction is paid or incurred in including reasonable attorney's fees, untilays for documentary evidence, stemperapher which the distance and pramess embracing for earlier the expenses of the paid by the Grant Shide title of said prames embracing for earlier the expenses and disbursements shall be an additional leadings of permisses, shall be tassed for expenses and disbursements shall be an additional leadings of said pramisses, shall be tassed for expenses and disbursements, and the costs of suit, including attorney Stee executions, administrators and assigns of the Grantor waits all right to the possession proceedings, and agrees that upon the fifting of any complaint to foreclose this Trust D without notice to the Grantor, or to a top goily claiming under the Grantor, appoint a rec	behalf of plaintiff in connection with the foreclosure hereof— charges, cost of procuring or completing abstract showing the ris and the like expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the Grantor. All such ed as costs and included in any decree that may be rendered in entered or not, shall not be dismissed, nor release hereof given, have been paid. The Grantor for the Grantor and for the heirs, of, and income from, said premises pending such foreclosure edel, the court in which such complaint is filed, may at once and
collect the rents, issues and profits of the said premises. The name of a record owners: Fred McConnaughay IN THE EVENT of the death perennoval from said Kane County.	7.7.
John Kilhefner of sand if for any like cribse said first successor fail or refuse to act, the person who shall	of the grantee, or of his resignation, refusal or failure to act, then aid County is hereby appointed to be first successor in this trust; then he the acting Recorder of Doub, of said County is hereby
appointed to be second successor in this trust. And when all of the aforesaid covenant	s and agreements are performed, the grantee or his successor in
appointed to be second successor in this trust. And when all of the atoresaid covenant trust, shall release said premises to the party entitled, on receiving his reasonable charge. This trust deed is subject to	s and agreements are performed, the grantee or his successor in
appointed to be second successor in this frust. And when all of the atoresaid covenant trust, shall release said premises to the party entitled, on receiving his reasonable charg	and agreements are performed, the grantee or his successor in es.
appointed to be second successor in this trust. And when all of the atoresaid covenant trust, shall release said premises to the party entitled, on receiving his reasonable charge. This trust deed is subject to	and agreements are performed, the grantee or his successor in es.
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Samuel Illinois	
STATE OF TITTHOUS SS. County of Kane	
Vakhum I Cahlan	Ĭ
I	
personally known to me to be the same person whose name are subscribed to the foregoing instrument,	
appeared before the this day in person and acknowledged that they signed, sealed and delivered the said]
instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of nomestead.	
Given under my hand and officir. seal this 17th day of August, 19 84	
(Impress Seal Here) **Tathrype of Stabler* Notary Public	
Commission Expires 1-11-88	
This instrument prepared by Kathy Gabler	
First National Bank of Elgin Fountain Square Plaza	
Elgin, Illinois 60120	
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Trust Deec Trust Deec GEORGE E. COLE® LEGAL FORMS	}
SECON NO.	
END OF RECORDED DOCUMENT	