GEORGE E. COLE* LEGAL FORMS

TRUST DREDOFF FORM NO 2202 SECOND MONTGAGE (ILLINOIS)

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| THIS INDENTURE WITNESSETH, That _Mark_Judge_ | TOTAL AND MANAGEMENT AND THE ALL AND |
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| (hereinafter called the Grantor), of | |
| | I-l-l-ino-isare |
| for and in consideration of the sum of Three thousand | two_hundred |
| twenty_seven_and_52/100tototototototo | Dollars |
| | |
| Peerless Federal Savings Bank of 4930 N. Nilwaukee Av. Chicago, 1 | llinois |
| as Trustee, and to his successors in trust hereinafter named, the forestate, with the improvements thereon, including all heating, air | llowing described real conditioning, gas and Above Space For Recorder's Use Only |
| plumbing apparatus and fixtures, and everything appurtenant the | reto, together with all Cook and State of Illinois toward. Lots 43 |
| & 44 in Block 7 in Barmon & Young's Add | Cook and State of Illinois, to-wit: Lots 43 ition to Blue Island, a Subdivision of part |
| of the SE 4 of the SW 4 of Section 25, Principal Meridian in Cook County, Illi | Township 37 N., Range 13, East of the Third |
| etherpar heriaran in cook country, 1112 | 10107 |
| Hereby releasing and waiving 'a' rights under and by virtue of the | te homestead exemption laws of the State of Illinois. |
| Darmanant Baul Estata Indas Numbert to | 24-25-308-019 & 020 |
| Address(es) of premises: | 24-25-308-019 & 020 2810 Minnesota Av., Blue Island, Illinois |
| IN TRUST, nevertheless, for the purpose of securing performan | |
| WHEREAS. The Grantor is justly indebted up in 1 165 pri | ncipal promissory note bearing even date herewith, payable |
| in 48 monthly installments of \$67.24 | each |
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| or according to any agreement extending time of payment; (2) to demand to exhibit receipts therefor; (3) within sixty days after premises that may have been destroyed or damaged; (4) that waste any time on said premises insured in companies to be selected by acceptable to the holder of the first mortgage indebtedness, with I Trustee herein as their interests may appear, which policies shall paid; (6) to pay all prior incumbrances, and the interest thereon; a IN THE EVENT of failure so to insure, or pay taxes or assessmenholder of said indebtedness, may procure such insurance, or pay premises or pay all prior incumbrances and the interest thereon is without demand, and the same with interest thereon from the dindebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or a shall, at the option of the legal holder thereof, without notice, becautain the proceeding of the legal holder thereof, without notice, becautain the proceeding the content of the payments of a shall be recoverable by for the matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements and disbursements in the proceeding wherein the grantee or any holder of any part of expenses and disbursements shall be an additional lien upon sach foreclosure proceedings; which proceeding, whether dense until all such expenses and disbursements, and the costs of subject to foreclosure proceedings; which proceeding, whether dense until all such expenses and disbursements, and the costs of subject to foreclosure proceedings; which proceeding, whether dense until all such expenses and disbursements, and the costs of subject to foreclosure proceedings; which proceeding, whether dense until all such expenses and agrees that upon the filing of any part of executors, administrators and assigns of the Grantor waste. If proceedings, and agrees that upon the filing of any expirate under the Coollect the rents, issues and profits of the said premises. | greements the whole's said indebtedness, including principal and all earned interest, me immediately due and payable, and with interest thereon from time of such breach reclosure thereof, or by suit at law, or both, the same is if a lof said indebtedness had into paid or incurred in behalf of plaintiff in connection with the corectosure hereof—tends—enographer's charges, cost of procuring or completing abstract showing the politic the Grantor; and the like expenses and disbursent of the Grantor. All such frequises, shall be taxed as costs and included in any decree that or ay be rendered in the shall have been entered or not, shall not be dismissed, nor recall the energy fiven, adding attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, ght to the possession of, and income from, said premises pending such forcelosure needs this Trust Deed, the court in which such complaint is filed, may at once and rantor, appoint a receiver to take possession or charge of said premises with power to Mark Judge. County of the grantee, or of his resignation, refusal or failure to act, then |
| and it for any like cause said first success relail or refuse to act, it | of said County is hereby appointed to be first successor in this trust; ne person who shall then be the acting Recorder of Deeds of said County is hereby a noresaid covenants and agreements are performed, the grantee or his successor in |
| This trust deed is subject to | nis reasonatue enarges. |
| Witness the hand and eal of the Grantor this _5th_ | day of June 19 89 |
| THE STREET HE SHIPE HIS THE STREET HIS | |
| | Mark Judge (SEAL) |
| | Alamie liveless |
| Please print or type name(s) below signature(s) | Mark Judge |
| Please print or type name(s) below signature(s) | Mark Judge (SEAL) |

UNOFFICIAL COPY

| STATE OF | Cooks Te / L. / S. DO HEREBY CERTIFY that | ss. , a Notary Public in and for said County, in the |
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| | | |
| | | hose name subscribed to the foregoing instrument, |
| |) | owledged that All signed, sealed and delivered the said |
| | ight of Lomestead. | the uses and purposes therein set forth, including the release and |
| | | 5th day of 11416- 1914. |
| (Impress Se | | Motary Public |
| Commission Ex | xpires March 17, 1939 | . DEPT-01 \$12.00 . T\$5555 TRAN 0459 04/08/89 15:10:00 \$0599 \$ E *-89-240782 . COOK COUNTY RECORDER |
| 8 9 250788 | | \$326 \$326 |
| SECOND MORTGAGE Trust Deed | | GEORGE E. COLE® |