ことでいるから、これではないのできまないがない、おはないはなるとのはないできない

•

34.7

ŗ.

ź

CAUTION: Consult a lawyer before using or acting under this form. Heither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or filmess for a periouser purpose.

THIS INDENTURE WITNES	SSETH, That Pierre Cooper	r, married	92061446
(hereinafi	iter called the Grantor), of		
8708 SOULLE FOR	cton Chicago, Illin	i Three	. DEFT-01 RECORDING \$23. 115555 TRAN 8443 01/30/92 12:26:50
Hundred Forty-	sum of Sixteen Thousand -Eight & 88-100's	Dollars	#1436 # #-92-D61446 CDDK CDUNTY RECORDER
CANDICE CO. I	INC.		2 COUR COURT COCCONOMIC
of P.Q. Fox#285	berwyn, Illinois	60402	
as Trustee, and to his successor estate, with the improvements	rs in trust hereinafter named, the followin thereon, including all heating, air-condi-	ng described real thoring, gas and	Above Space For Recorder's Use Only
rens, issues and profits of and in Elock One (of the East He Quarter (1) of Third Principa	premises, situated in the County of	Street Subdivisuest Quarter (2012) 19 North, Rek County, Illino	ois
Permanent Real Estate Index ?	Number(s): 20-36-219-0)23	92061446
Address(es) of premises:	8108 South Paxton	Chicago, Illi	nois 60617
WHEREAS. The Granter is it monthly install being due thir thereafter until \$812,250,00	the purpose of section performance of the stylindebted apost of \$272.48 extra days after significant paid in full. Total interest are on time installued:	promissory note bearing estated by bearing estated	endate herewith, payable in 50 and for 59 months amount of loan amount of 16.348.88.
	. 1		~
			,0
		0/,	CACK 92061148
remises or pay all prior incumi	extending time of payment; (2) to pay wherefor; (3) within sixty days after destructions stroyed or damaged; (4) that waste to said red in companies to be selected by the grists mortgage indebtedness, with loss clausmay appear, which policies shall be left, manes, and the interest thereon, at the tito insure, or pay taxes or assessments, or to procure such insurance, or pay such to thances and the interest thereon from the with interest thereon from the	me to time; and all morey so p	on, as here is addingonal note or notes provided, and asy skin are against said premises, and on restocy all floidings or improvements on said ed asy so fred. (5) to keep all buildings now or at the said to place such insurance in companies of instruction of the provided of the provided of the insurance or Companies of Trustee or Mortgagee, and second, to the page or Trustee until the indebtedness is fully to come due and payable. In erist thereon when due, the grantee or the e-oppy hase any tax her or title affecting said bands, it. Granton agrees to reply immediately or cent per contured commends to the commendation of the commendation.
debtedness secured hereby	•		
12.00 per cent per	annum, shall be recoverable by foreclosu	ure r <u>her</u> eof, or by suit at law, or b	ness, including principal and all earned interest. I with interest thereo, i from time of such brench both, the same of its like is aid indebtedness had
en matured by express terms. IT IS AGREED by the Grantor cluding reasonable attorney's thole title of said premises embring the processing the process.	that all expenses and disbursements pactices, outlays for documentary evidence racing foreclosure decree — shall be factored for all the participations.	dor incurred in behalf of plainting congrapher's charges, cost of the Grantor; and the like example a new man be a new the control of the con	iff in connection with the foreclosure hereof— procuring or completing abstract showing the spenses and disbursenier is, occasioned by any procuring the basis and the second state. All such
if or proceeding with the land of penses and disbursements shall children closure proceedings; which foreclosure proceedings; which could be a constant of the land of the lan	antee or any linear way. The an additional lien upon successive works and the costs of successive years of the Grantor way. I right to on the filing of any compilarit to foreclose to any party claiming under the Grantor, its of the said premise.	is, shall be taxed as costs and in all have been entered or not, wastorney's fees, have been paid, the possession of, and income e this Trust Deed, the court in yappoint a receiver to take possession.	iff in connection with the foreclosure hereof— if procuring or completing abstract showing the spenses and disbursemer (s.) secasioned by any arry, shall also be paid by the forantor. All such included in any decree that rial so rendered in hall not be dismissed, nor release hereof given. The Grantor for the Grantor and for the lieurs, from, said premises pending such toreclosure which such complaint is fited, may at once and ession or charge of said premises with power to
the name of a record owner is	: "ETGI GODGI I THO	TTT TOU HOUSELL	Cooper of his resignation, refusal or failure to act, then
d if for any like cause said first pointed to be second successor, ust, shall release said premises. This trust deed is subject to	of successive fail or refuse to act, the personal this trust. And when all of the afores the party entitled, on receiving his reasonable party entitled.	on who shall then be the acting aid covenants and agreements assonable charges.	thy appointed to be first successor in this trust; g Recorder of Deeds of said County is hereby are performed, the grantee or his successor in
Witness the hand and rai	of the Grantor this 14th day of	, December	. 10 9 1
		x Prem Co	(SEAL)
ease print or type name(s)	ROGER J. BREJCHA	Pierre Co	
ease prim or type name(s) low signature(s)	ATTORNEY AT LAW 512 BURLINGTON, #208 LA GHANGE, 1L 60525	x Majah Coo	Cooper (SEAL)
is instrument was prepared by	Father & Sons, Inc.		ommon Rd. Riverside, Il.
	1,120,127,114		ECOLUMN I
\$ <u></u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		60546

UNOFFICIAL COPY

•	
STATE OF ILLINOIS SS.	
COUNTY OF COOK	
ICarole A. Downs a	Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatPierre_Coope	r, married
	The cohereibad to the foregoing instrument
personally known to me to be the same person whose names a	
appeared before me this day in person and acknowledged that 1	
instrument as their free and voluntary act, for the uses and purpo	ises therein set forth, including the release and
waiver of the right of comestead.	
Given under my han land ornicial seal this 14th da	ivof December 1921.
CAROLE A CONT.6	
My Man Trough Library 20,35	rele (1 Hours
	Notary Public
Commission Expires	
4	. <i>1</i> 6.
C	W
COUNTY	
4/2-	
	7.
ROGER J. BREJCHA	74.
ATTORNEY AT LAW	1,0
512 BURLINGTON, #206 LA GRANGE, IL 60525	
	V/5c.
	T'S OFFICE
	-0

SECOND MORTGAGE Trust Deed

BOX No.

2

GEORGE E. COLES LEGAL, FORMS