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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	21	893 075	GEORGE E. COLE® LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That Stephen	n J. Zadroga	and Rosa	lia Zadroga, H	is Wife	
thereinafter called the Grantor), of the Village and State of Illinois for and in consider. Ten Thousand Three Hundred Twenty in hand paid, CONVEY AND WARRANT to Al of the City of Chicago Heights and to his successors in trust hereinafter named, for the plowing described real estate, with the improvements thereous and everything appurtenant thereto, together with all rent of Park Forest County of Count	ation of the sum of Four Dollars lan B. Dawsor County of urpose of securing p n, including all heating is, issues and profits of	and 80/100 a, Trus tee Cook erformance of the	and State of e covenants and agreer ng, gas and plumbing ag situated in theV	Dollars Street - , Illinois nents herein, the fol-	
Lot 16 in Block 19 in Village of being a Subdivision of part of South of the Commonwealth Edisocompany of Northern Illinois) a 7/4 of Section 26 lying South oright of way, also part of section 26 to term Reilroad right of we East of the Third Principal Mercorde. and Subdivision recein Cook Carty, Illinois.	the South East on Company right of the Elgin of the Elgin of the Elgin of the Elgin at land 1 in Toridian according to the Elgin of the	st 1/4 of S that of way East 1/4 o Joliet and South of t wnship 35 N ing to the	ection 26 lyin (Public Servic f the North Eg Eastern Railro he Elgin Jolie lorth, Range 13 Plat thereof 1	g est ad t	
Hereby releasing and waiving all rights under and by vir IN TRUST, nevertheless, for the process of securing p WHEREAS, The Grantor Stephen J. Zadre	performance of the co	ovenants and agr alia Zadro	eements herein.		
			notebearing even d		
to the State Loan Company of Chi age Heights, Illinois as follow: in Stallments of One Hundred Seven's - the 5th day of June, 1972 and on 'on the 5th day of May, 1977 or until t Twenty - Four and 80/100 (\$10,324.8	ixty (60) suc Two and 08/1	cessive and .00 Dollars	i consecutive r (\$172.08) Com	monthly in-	
	1				
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said, shall not be committed or suffered; (5) to keep all building grantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Truste which policies shall be left and remain with the said Morbaraces, and the interest thereon, at the time or times when the provided of the said of t	o exhibit receil is 'le premises that may b ags now or at any t asurance in companie or Mortgagee, and	to pay prior to r for; (3) within we been destroyed ne n aid premise ac phole to the s cond to the	The first day of June if sixty days after desting or damaged; (4) that it is insured in companie to holder of the first mustee herein as their	in each year, all taxes ruction or damage to waste to said premises to be selected by the cortgage indebtedness, interests may appear.	
which poincies shall be felt and remain with the said wor brances, and the interest thereon, at the time or times who there were the said of failure so to insure, or pay taxes grant with the said of the said of the said of the grant or title affecting said are mice or title affecting said Grantor agrees to repay immediately without demaid, or annum, shall be so much additional indebedness see	such insurance, or partition into	ry such tax or a crest the con from	ssessments, or dischargen in the data of name	e or purchase any tax	2
per annum shall be so much additional indebtedness sec- IN THE EVENT of a breach of any of the aforesaid c earned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by e IT IS AGREED by the Grantor that all expenses and	ured hereby. ovenants or agreeme thereof, without not annum, shall be reco	ents the whole of tice, become imm verable by forecl	nid indestedness, included and payer of the feet, or by su	iding principal and all thle, and with interest it at law, or both, the	893
pleting abstract showing the whole title of said grembe expenses and disbursements, occasioned by any suitor, of such, may be a party, shall also be paid by the Granter. A shall be taxed as costs and included in any derret that a cree of sale shall have been entered or not, shall hot be dithe costs of suit, including attorney's fees, place been passigns of the Grantor waives all right to the possession agrees that upon the filing of any complaint to foreclose out notice to the Grantor, or to any party claiming une with power to collect the rents, isqueezed profits of the.	ses embracing forcel occeeding wherein the all such expenses and nay be rendered in sismissed, nor release id. The Grantor for a for, and income froot this Trust Deed, the	osure decree—sise grantee or any I disbursements si uch foreclosure hereof given, un the Grantor and om, said premises court in which stooint a receiver to	nall be paid by the cholder of an, put contained the cholder of an, put contained the cholder of an put contained the cholder of an additional by proceedings; which of the heirs, executing pending such forection complaint is filed, to take possession or cholder of the cholder	Frantor; and the like said indebtedness, as "upon said premises, as ding, whether ded disbursements, and s, adm' 'strators and sure 'rocet lings, and may it once and with-large of sa'ir 'mises	075
IN THE EVENT of the death of removal from said refusal or failure to act, then first successor in this traft and if for any like cause said of Deeds of said County is firetely appointed to be secon performed, the grantee or his successor in trust, shall rel	Charles W. Shifirst successor fail or disuccessor in this tr	anks refuse to act, the ust. And when al	person who shall then I the aforesaid covenar	hereby appointer to be be the acting Recride, ats and agreemen's are	0
Witness the hand and seal Sof the Grantor 8 tl	0-0	John Jay of	May Badwa		
	120	alia (100 from	(SEAL)	

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STATE OF	Tllinois Cook			
I,	Linda Zych Mulder HEREBY CERTIFY that _		a Notary Public in and for said	
			278	•
			they signed, sealed and do	Tarre .
instrument as	free and voluntary act	t, for the uses and pu	rposes therein set forth, including	g the release and
waiver of the right		5th	Jc May	
OTAR	Mand ar a notarial seal this	(1)	day of May	
Q PUBL		Lin	da Zyck m	waw
Commission Expir	June - 1972)	1000	
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TGA(wife Wife	o ret		COLE
MOR MOR	oga , His TO	pleas COMP.	1ghts	AL FO
BOX No. SECOND MORTGAG Trust Deed	Stephen J. Zadroga and Rosalia Zadroga, His Wife TO TO Faul K. Shanks, Trustee	after recording please retu STATE LOAN COMPANY	Chicago Heights, Illi	GEORGE E. COLE® LEGAL FORMS
SEC SEC	en J. ia Za K. S	recor	girls and the state of the stat	<u> </u>
	teph cosal Paul	ter		MAN /

END OF RECORDED DOCUMENT