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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	21 3	97, 1.92	GEORGE E. COLE' LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	-			
(hereinafter called the Grantor), of theC and State of Illinois	sideration of the sum of y-seven_dollars a H. D. Koenecke, County of Co the purpose of securing penereon, including all heating	nd 00/100 Trustee ook formance of to air-condition said premises	and State of the covenants a ling, gas and plusituated in the	Dollars f : Illinois nd agreements herein, the folimbing apparatus and fixtures.
Lot 26 in Block 1 in Canterbury the Northwest quarter of Section rincipal Meridian, in Cook Cour	n 24, Township 36	1, being North, R	a subdiv	ision of part of East of the Third
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Hereby releasing and waiving all right and the land by IN TRUST, nevertheless, for the purpos of recuri	ng performance of the cove	nants and agr	eements herein	
WHEREAS, The Grantor Boc Love justly indebted upon their	r, Sr. and his wi			even date herewith, payable
in twenty-three (23) monthly ins			-	
and a final installment of seven				
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THE GRANTOR covenants and agrees as follows: (onces provided, or according to any agreement extend and assessments against said premises, and on demane betuild or restore all buildings or improvements on said hall not be committed or suffered: (5) to keep all buil rantee herein, who is hereby authorized to place such ith loss clause attached payable first, to the first Tru- hich policies shall be left and remain with the said M rances, and the interest thereon, at the time or times v rant THE EVENT of failure so to insure, or pay tax rantee or the holder of said indebtedness, may procur en or title affecting said premises or pay all prior inci rantor agrees to repay immediately without demad er annum shall be so much additional indebtedness so IN THE EVENT of a breach of any of the aforesaid	1) Io pay said indebted in gitime of payment; (2) it to exhibit receipts therefor dipremises that may have be dings now or at any time or insurance in companies ac stee or Mortgagee, and, see or greates or Trustees until when the same shall become so or assessments, or the same shall become so assessments, or the same shall become so assessments, or the period of the same shall become to assessments, or the period of the same shall become and the same shall become the same shall be same and the same shall be same the same shall be same and the same shall be same and the same shall be same to the same shall be same shall be same to the same shall be same shall be same to the same shall be sam	s, no the interest of party prior to a party prior to a party in said prior to a party in said prior to a party in the indebted. If the indebted and paya for incumbrate taxes or ass thereon from	irest thereon, a businest day of sixty days afte or damaged; (4 insured in con bloom of the uste herein as ses, fully paid bloom of the ires or the essments, rd ii time to me:	s berein and in said note or June in each year, all taxes r destruction or damage to 1 that waste to said premises inpanies to be selected by the first mortgage indebtedness, their interests may appear, (6) to pay all prior incumient thereon when due, the searge or purchase any tax art all money so paid, the
inted interest, shall, at the option of the legal holds erecon from time of such breach at seven per cent per interest in a side of the control of the per IT is AGREE by the Grantor that all expenses an osure hereof—including reasonable attorney's fees, or etting abstract showing the whole title of said port penses and disbursements, occasioned by any suffer for, may be a parry, shall also be paid by the Camber all be taxed as costs and included in any decreated et of said shall have been entered or not, shall got be	expresserms. d dispurements paid or incitions and or incitions for documentary evidings foreclosure proceeding wherein the grandless and dispure expenses and dispure the expenses and dispure the expenses and dispure the expenses.	curred in beha ence, stenogra e decree—shal ntee or any he ursements shal	If of plaintiff is pher's charges, I be paid by older of any paid I be an addition	n connection with the fore- cost of p.oc iring or com- the Grantor and the like art of said indebte i.e., as all lien upon said promises,
ee of sale shall have been entered on any shall ghave be of sale shall have been entered on the sale shall e constant the sale shall have been per expense of the Grantor waives all right of the possessis crees that upon the filing of any complaint to forecloss it notice to the Grantor, or to as pay claiming ur it notice to the Grantor, or to as pay claiming ur	dismissed, nor release hered aid. The Grantor for the Con of, and income from, sa	of given, until Grantor and fo aid premises p	all such expen or the heirs, ex- ending such fo	sees and dishursements, ar a secutors, administrators a d reclosure proceedings, and led, may at once and with-
it notice to the Grantor, or to any purty claiming un th power to collect the rents, issues and profits of the	e this Trust Deed, the court ider the Grantor, appoint : said premises.	in which such receiver to to	complaint is fi ike possession	or charge of said premises
In the Event of the death of emoval from said - fusal or failure to act, then st successor in this trust and if for any like cause said Deeds of said County a bereby anoninted to be secon	Cook ratochwill first successor fail or refuse nd successor in this trust. A	to act, the per	unty of the gra of said Coun son who shall to a a foresaid cov	ntee, or of his resignation, ty is hereby appointed to be hen be the acting Recorder enants and agreements are
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IN THE EVENT of the death of removal from said fusal or failure to act, then Reul K st successor in this truck and if for any like cause said Deeds of said County is befoly appointed to be seconformed, the granteed his successor in trust, shall re	Cook ratochwill first successor fail or refuse nd successor in this trust. A lease said premises to the p his sixth	to act, the per nd when all th arty entitled, o	unty of the gra of said Counts son who shall the aforesaid cover n receiving his	ntee, or of his resignation, ty is hereby appointed to be hen be the acting Recorder enants and agreements are reasonable charges.
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TATE OF Illinois	\ ss.			•	
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John E. Jansen		a Nt-+ P	blic in cod f	said Cover	ha
•		, a Notary Pu		•	пе
tate aforesaid, DO HEREBY CERTIFY t	hat <u>Booker</u> :	Glover, Sr. a	na nis wife	margaret	
Giover		·			_,
personally known to me to be the same pe	rson.a. whose nan	nusare_ subsc	ribed to the fo	regoing instrume	nt,
ppeared before me this day in person a	and acknowledged	that they sign	ned, sealed and	delivered the sa	id
nstrument r . their free and voluntar	y act, for the uses	and purposes thereir	set forth, includ	ling the release a	id .
raiver of the right of homestead.					
Given under my hard and notarial seal	thisaixth_	day of	February	. 19.71	
-/X				Janes Maria	
(Impress Seal Here)		Del = 0	2-4-6-4-		3
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