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RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 22 550 227 GEORGE E. COLET-LEGAL FORMS
HIS INDENTURE, WITNESSETH, That Har	rry W. Benson, Jr. & Shirley Benson, his wife
nereinafter called the Grantor), of thevilla distate ofIllinois for and in co even thousand seven hundre hand paid, CONVEY AND WARRANT it thevillage of _Elk_Grayse	age of Hanover Pk. County of Cook maideration of the sum of ed forty five dollars and 40/100 Dollars to Robert Thomas & Associates
nd to his successors in trust hereinafter named, for wing described real estate, with the improvements to	County of COOK and State of Illinois the purpose of securing performance of the covenants and agreements herein, the fol- thereon, including all heating, air-conditioning, gas and plumbing apparatus and former
Lot 10 in block 48 in Ha of the Northwest & of the Northwest & of the North Range 10, East of County, Illinois.	nover Highlands Unit #7, a subdivision e Northeast ½ of Section 30, Township 41 the Third Principal Meridian in Cook
WHEREAS, The Grantor Harry W . Je	y virtue of the homestead exemption laws of the State of Illinois. ing performance of the covenants and agreements herein. ISON, Jr. & Shirley Benson, his wife — principal promissory notebearing even date herewith, payable
Sixty payments of \$129.00	
and ending December 1, 19	
THE GRANTOR covenants and agrees as follows: (s provided, or according to any agreement extending assessments against said premises, and on demandance of the said	(1) To pay said indebtedness, and he interest ahereon, as herein and in said note or do no white translation to the first day of June in each year, all taxes
not be committed or suffered; (5) to keep all buil tee herein, who is hereby authorized to place such loss clause attached payable first, to the first Tru	id premises that may have been the co. I or damage to idings now in any time on safeppe, in s. I sured in companies to be selected by the a insurance in companies accompanies to be selected by the
h policies shall be left and remain with the said M ces, and the interest thereon, at the time or times v In the Event of failure so to insure, or pay tay tee or the holder of said indebtedness, may procu-	stee of Auditagee, and, second, to the Tr ste herein as their interests may appear, for foreigness of Trustees might the indebtedness of the paid; (6) to pay all prior incumwhen the same shall be considered the payable of the same shall be considered the proper incumbrances one interest that are the payable.
or title affecting said premises or pay all prior inci- tor agrees to repay immediately without demand anum shall be so much additional indebtedness s	(1) To pay said indebtedness, and he interest hereon, as herein and in said note or ing time of payment (2) to 1 y 1 y 30 ha first day of June in each year, all taxes in present the property of the said in the payment (2) to 1 y 1 y 1 y 1 y 2 had not a first day of June in each year, all taxes in present the property of the payment of
d interest, shall, at the option of the legal hold on from time of such breach at seven per cent pe as if all of said indebtedness had then matured by	I covenants of decements the whole of said indebtedness, to utding principal and all er thereof, without notice, become immediately due and; ay le, and with interest or any shall be recoverable by foreclosure thereof, or by it it law, or both, the
T IS AGREED by the Grantor that all expenses age to hereof—including reasonable attorney's feet of g abstract showing the whole title of said brenses and disbursements, occasioned by any but	Englishinsements paid or incurred in behalf of plaintiff in connec on v. in the fore- less for documentary evidence, stenographer's charges, cost of pro-
may be a party, shall also be paid by the Granfor, be taxed as costs and included in any decipe that of sale shall have been entered or not shall not be not of the party including attention.	proceeding wherein the grantee or any holder of any part of said in the decrease. All such expenses and disbursements shall be an additional lien upon said m m ses, may be rendered in such foreclosure proceeding, which proceeding, which proceeding, which proceeding, which proceeding, which proceedings, which proceedings wherein the proceedings are the proceedings and the proceedings are proceedings.
is of the Grantor waives all patter the possessi s that upon the filing of any complaint to foreclos otice to the Grantor, or the authority claiming u	sumbrances and the different taxes or assessments, or "
power to collect the rent sides and profits of the N THE EVENT of the death or removal from said alor failure to ago the Recorder of	se this Trust Deed, the court in which such compaint is filed, may at once and with a court in which such complaint is filed, may at once and with a said premises. Cook County of the grantee, or of his resignation.
uccessor in this that, and if for any like cause said eds of said conary is hereby appointed to be seconmed, the grantee or his successor in trust shall re-	COOK 2 County of the grantee, or of his resignation, of deeds of said County is hereby appointed to be ond successor fail or refuse to act, the person who shall then be the acting Recorder elease said premises to the party entitled, on receiving his reasonable charges.
The state of the property of the state of th	party outdiest, on receiving his reasonable charges.
Witness the handand sealof the Grantor	this
Witness the handand sealof the Grantor	this 12th day of November 1973 (SEAL)
Witness the hand and seal of the Grantor.	19/3
Witness the handand sealof the Grantor	Share (SEAL)

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RECORDER OF COOK COUNTY II 973 MIN 20	5.10
Given under my hand and no mal seal this 12th day of November 19 (Impress Seal Here) Commission Expires 11-10-74 NOTAR SUBLIC SUBLIC	? ? ?
SECOND MORTGAGE TRIST Deed TO ROBERT THOMAS & ASSOCIATES 225 North Arlington Heights Rd., Elk Grove, Illinois 60007	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT