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RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 22 555 255	SEORGE E. COLE® LEGAL FORMS
HIS INDENTURE, WITNESSETH, That Franci	s Miller & Norma Miller, his wife	
hereinafter called the Grantor), of the VIIIage nd Start for and in consider Start thousand Seven hundred	of Schaumberg County of Cook ation of the sum of forty five dollars and 40/100	
n hand paid CONVEY_AND WARRANT_to	Robert Thomas & Associates County of Cook and State of Ill	Dollars
and to his su cess is in trust hereinafter named, for the p owing described r al e tate, with the improvements thereou	purpose of securing performance of the covenants and agreement in, including all heating, air-conditioning, gas and plumbing appar ts, issues and profits of said premises, simulated in the VIIIa	s herein, the fol-
the Southeast 4 of Section	Weathersfield Unit #6, a subdivisi n 29, Township 41 North, Range 10 ridian in Cook County, Illinois.	on of East
tereby releasing and waiving all rights under and by virt. IN TRUST, nevertheless, for the purpose of securing p WHEREAS, The GrantorFrancisMiller ustly indebted upontheir	the of the home sea exemption laws of the State of Illinois, performance of the co-enants and agreements herein. S. NORE 1: MILIER. HIS WIFE prin spal promissory note bearing even date h	erewith, payable
Sixty payments of \$129.09, and ending December 10, 19		ide - V ss.
		0::5 = 1.0 (8)
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 ebuild or restore all buildings or improvements on said a	To pay said indebtedness, and the butter thereon, is 1 re'n an time of payment; (2) to pay pribe the first day of an in e.g. exhibit receipts therefore; (3) within sixty days after cert in orderiness that may have been desiroused or damaged; (4) that was agranow or at any time on an openiess in sured in companies agranow to the holder of the first money agranom of the companies and explain the total rustee herein as their intergraphs of the first money and according to the trustee herein as their intergraphs of the first money and according to the trustee herein as their intergraphs of the first money and according to the first money and the first money are the first money and the first money and the first money and the first money are the first money are the first money and the first money are the first money and the first money are the first money are the first money and the first money are the first money are the first money are the first money and the first money are	d in said note or th year, all taxes on or damage to
thall not be committed or suffered; (5) to keep all buildin grantee herein, who is hereby authorized to place such ins with loss clause attached payable first, to the first Trustee which policies shall be left and remain with the said Mort	igs now or at any time on said plemises insured in companies by surance in companies according to the holder of the first mortg or or Mortgages, and second to the Trustee herein as their inter- tions of Trustees intil the indebt disease in this world.	e selected by the ligt in lebtedness, st. may appear,
prances, and the interest thereon, at the time or times whe IN THE EYENT of failure so to insure, or pay taxes trantee or the holder of said indebtedness, may procure s ien or title affecting said premises or pay all prior incum!	on the same shall feedbase due and payable. The interest therecally one of assessments of the prior incumbrances or the interest therecally interest the same with a pay such taxes or assessments, or discharge or brances and there directs thereon from time to time; and all mound the same with interest thereon from the date of payment a ured heads.	n when due, th
Inantor agrees to repay immediately without demand, a ore annum shall be so much additional indebtedness secu- IN THE EVENT of a breach of any of the aforesaid co arned interest, shall, at the option of the legal holder bergen from time of such breach from the second	and the same with interest thereon from the date of payment a med heavy. venants of agreements the whole of said indebtedness, including thereof, without notice, become immediately due and payable,	principal and a'
ame as if all of said indebtedness had then matured by ex It is Agreed by the Grantor that all expenses add, c losure hereof—including reasonable attorney's fees only pletting abstract, showing the whole title of said reasonable	and the same was interest thereon from the date of payment a med heavy overants of agreements the whole of said indebtedness, including the thereof, without notice, become immediately due and payable, thereof, without notice, become immediately due and payable, thereof, and the ecoverable by foreclosure thereof, or by suit at property of the same said by the crans, disbursements paid or incurred in behalf of plaintiff in connective so for the connective states of the same said to be paid by the Grant overstand the process of the connection wherein the grantee or any holder, of any part of said ill such expenses and disbursements shall be an additional lien up ay be rendered in such foreclosure proceedings, which proceed missed, nor release hereof given, until all such expenses and did. The Grantor for the Grantor and for the heirs, executiors, at of, and income from, said premises pending such foreclosure his Trust Deed, the court in which such complaint is filed, may be the Grantor, appoint a receiver to take possession or charge it depremises. COOK County of the grantee, or of the procession of the grantee, or of the control of the grantee, or of the grantees.	law, or both, the on with the fore- ocuring or com-
expenses and disbursements, occasioned by any suited pro- cuch, may be a party, shall also be paid by the Grantor. At hall be taxed as costs and included in any occas, that ma tree of sale shall have been entered or not shall not be dis-	occeding wherein the grantee or any holder of any part of said ll such expenses and disbursements shall be an additional lien up ay be rendered in such foreclosure proceedings; which proceed missed nor release hereof gives until all was which proceed	or; and the like indebtedness, as on said premises, ing, whether de-
he costs of suit, including attorney's compare been palessigns of the Grantor waives all right to the possession grees that upon the filing of any compaint to forcelose it out notice to the Grantor, or to any party claiming under the compare of the compared to the Grantor, or to any party claiming under the compared to the Grantor, or to any party claiming under the compared to the Grantor, or to any party claiming under the compared to the Grantor, or to any party claiming under the compared to the compa	d. The Grantor for the Grantor and for the heirs, executors, at of, and income from, said premises pending such foreclosure his Trust Deed, the court in which such complaint is filed, may: er the Grantor, appoint a receiver to take possession, or charge or the Grantor, appoint a receiver to take possession or charge.	ministrators and proceedings, and t once and with-
IN THE EVENT of the death of removal from said efusal or failure to act. the	id premises. Cook County of the grantee, or o	f his resignation,
int successor in this talks; and if for any like cause said fi of Deeds of said County is hereby appointed to be second performed, the grantes or his successor in trust, shall rele-	of deeds of said County is hereb irst successor fall or refuse to act, the person who shall then be th is successor in this trust. And when all the aforesaid covenants an ase said premises to the party entitled, on receiving his reasonabl	acting Recorder l agreements are charges.
Witness the hand and seal of the Grantor thi	is 27th day of November	,19_73
	The Said	(SEAL)

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TATE OF Illinois OUNTY OF COOK	SS		
Robert E. Anderson tate aforesaid, DO HEREBY CERT	201 하시 는 이 가게 하고 싶습니다. 이번 120명 전 25명의	ary Public in and for said County S. Norma Miller, his w	
ersonally known to me to be the sa			그 그래요 그는 이번 사는 회사의 가장이
ppeared on the me this day in per astrument as <u>heir</u> free and vo	함께 다른 아이들의 중요하다 그 이번 살아 있는데 보다.	그는 이번 살아가는 생각하실 그리다는 그 때문을 다고	
vaiver of the r. shr of homestead.		s dictem set total, including the feet	ase and
Given under m, i.e .u and notari	d seal this 27th	day of November	9_73
(Impress Seal Here)		118111	
Commission Expires 11-10-74		Notary Public	
ido La			
NOTARY E			
PUBLIC A			
Countly			225
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	MOO 5		ង្វី
	MAIL	7	
	R.G.		
SE SE	225 North Arlington Heights Rd. Elk Grove, Illinois 60007		
SECOND SCRUGAGE Truck Deed To The Contract of the Contract o	225 North Arlington Height Blk Grove, Illinois 60007		
P ASS	igton nois		GEORGE E. COLE® LEGAL FORMS
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