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UST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2 JANUARY, 1	202 968	2 562	7,92	GEORGE E. COLE® LEGAL FORMS
HIS INDENTURE, WITNESSETH, That	Sami Al Ani an	d Elizabeth	Al Ani,	his wife	
ereinafter called the Grantor), of the <u>City</u> d State of <u>Illinois</u> , for and in co Fourteen Thousand Forty a	sideration of the sum	rk Ridge of			
hand paid, CONVEY_ AND WARRANT_ theClty or _Des Plaines	The Des Plan	ines Bank	and State		
d to his successors in trust hereinafter named, for wing described real estate, with the improvements in de everythin appurtenant thereto, together with a Schrums urg County of	thereon, including all l	reating, air-condition	ning, gas and s, situated in	plumbing app the <u>C i t</u>	paratus and fixtures,
That part of lot 9007 lyl					
point or the North line of east corner thereof, to a lot 25.50 eat Northweste in Weatherstoeld Unit 9,	point on the orly of the mo	Southwester st Southerly	iy line o	of said thereof,	
the Southeas. 1/ of Second the Third Principal Mo	tion 20, Towns	hip 41 North	, Range		
0,	C				
iereby releasing and waiving all rights under and IN TRUST, nevertheless, for the purpose of sec WHEREAS, The Grantor Sami Al An	by 'arue of the home ari g performance of and tlizabet	estead exemption la the covenants and the Al Ant, hi	ws of the States agreements he S WIFE	te of Illinois. erein.	
to the order of The Des	Plaines (an)	n the amount			te herewith, payable
on May 25, 1974 and all	subsequent ra	inwals.		بر	٠
		C	۰	CACY	
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement extend assessments sgaints said premises, and on denebuild or restore all buildings or improvements or hall not be committed or suffered; (3) to keep all grantee herein, who is hereby authorized to place the provided of the place of the provided of the p	s: (1) To pay said in ending time of payme nand to exhibit receip a said premises that m buildings now or at as such insurance in com Trustee or Mortgagee d Mortgagees or Trus	debtedness, and the nt; (2) to pay prior ts therefor; (3) will ay have been design on time on satisfied panies accention t, and, asso d, to the tees until the indeb-	ine let here to he ret d iff a 'ty day yied if dr mag nisce in re- to the hader of the trustee her tedness is fully	con, as hereir lay of June in the first me companies of the first me color as hereir in paid; (1) to	a and in said note of a each year, all taxes uction or damage to- vaste to said premises to be selected by the ortgage indebtedness, nterests may appear, pay all prior incum-
orances, and the interest thereon, at the time or tin IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may pri ein or title affecting said premises or pay all prior Grantor agrees to repay immediately without der er annum shall be so much additional indebtedn	tes when the same she taxes or assessments ocure such insurance incumbrances and to nand, and the same v ess secured hereby	ill become due and the prior incur con such taxes of the rest thereon with interest thereon	payable. nbrances or ti r assessments from time to a from the di	he interer the, or discussion all time; an all ate of prym.	ereon when due, the or purchase any tax money so paid, the it at seven per cent
IN THE EVENT Of a breach of any of the aftor- parned interest, shall, at the option of the legal thereon from time of such breach at seven per cei- same as if all of said indebtedness had then mature IT is AGREED by the Grantor that all expense closure hereof—including reasonable attorney's fe-	esaid covenants and in- holder thereof, without per annual shall be do by express erms. as and disbursements is a unique for docume	reements the whole ut notice, become it recoverable by for paid or incurred in intary evidence, ste	of said indebt mmediately d eclosure there behalf of pla nographer's ci	edness, inclu- ue and payal of, or by sui intiff in conn harges, cost (ong r incipal and all ole, in interest t at le w, or both, the section with the fore-of procuring or com-
Grantor agrees to repay immediately without de- toer annum shall be so much additional indebted no rannum shall be so much additional indebted and the state of t	nembes embracing it our rocceding where stor. All such expense that may be rendered to be dismissed, nor re- cen paid. The Grante	foreclosure decree- in the grantee or a es and disbursement i in such foreclosu- dease hereof given, or for the Grantor	—shall be pa iny holder of s shall be an i re proceeding until all such and for the he	id by the G any part of additional lies s; which pro cxpenses an eirs, executor	rantor; and the libraria said indebtedness as a upon said prem ses, ceeding, whether ded disbursements, a. s, administrators and
assists of the Grantor waves at rights, the pos- agrees that upon the filing of any comparest to for out notice to the Grantor, or to any party claims with power to collect the rents, issue and profits of	eclose this Trust Deer eng under the Granton of the said premises.	d, the court in which, appoint a receive	h such compler to take poss	int is filed, n	are proceedings, and hay at once and with- arge of said premises
refusal or failure to act, then. The Des. Pla first successor in this trest and if for any like caus of Deeds of said Coisty a hereby appointed to be performed, the grange or his successor in trust, si	Ines Bank e said first successor for second successor in the said premium all release said all re	ail or refuse to act, this trust. And when	of sai the person who all the afore tiled, on receiv	the grantee, d County is h o shall then b said covenant ving his reaso	or or ms resignation, ereby appointed to be e the acting Recorder s and agreements are nable charges.
Witness the handand sealof the Grante		day			, 19
	<u> </u>	Throl	ed Q	10:	(SEAL)
	/	- Julian			(SEAL)

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	Sidney Recilien	RECORDER COOK COUN	of defor Y lector
STATE OF Illinois	DEC5-73 7 2 2 3 2 3 • 7	22562792 - A — Rec	5.00
COUNTY OF COOK	ss.		
I, Frank J. Smith			
State aforesaid, DO HEREBY CERTIFY that _	Sami Al Ani and Elizal	lic in and for said County, in the	
		Jeon Al Ani, his wil	e
personal, 'no in to me to be the same person.	S. whose name S APS subscrib	bed to the foregoing instrument	
appeared before me this day in person and a	scknowledged that they signed	d, sealed and delivered the said	
instraint in a control of the contro	, for the uses and purposes therein s	set forth, including the release and	
S ad.	2nd day of I	De combon 50	
	day of 1	December 19 73	
	nant	Jane 14	
Commission Expires Fan. 7th, 1974		lotary Public	
an. 7th, 1974			
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SECOND MORTGAGE Trust Deed THE DES PLAINES BANK 1223 OAKTON ST. DES PLAINES, ILL, 60018		PARE ANK 118	MS MS
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		THIS INSTRUMENT WAS PREPARED BY THE DES PLAINES BANK 1223 OAKTON ST. DES PLAINES, ILL. 60018	

END OF RECORDED DOCUMENT