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	and the state of t							
_	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. JANUARY,	2202 1968	22	651	430	GEORGE E. COLES LEGAL FORMS	
	THIS INDENTURE, WITNESSETH, That Walter	J. has	uta and w	ife	Jail	<u>M</u>		
	thereinafter called the Grantor), of the Village of itoffman Est. County of Cook and State of Illinois for and in consideration of the sum of ifteen thousand seven hundred twenty and 00/100 in hand payd, CONVEY AND WARRANT to ROPERT Thomas & Associates of the Village of Ik Grove County of Cook and State of Illinois and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the							
	lowing described real estate, with the improvements thereon and everything appurtenant thereto, together with all rents of COOK	including al	I heating, air-condi profits of said prem and State of	itioning, niscs, sit f Illinoi	, gas and uated in t s, to-wit:	plumbing up the V11 T	paratus and fixtures, age	
	iot 1º in Tlock 175 in the Heing a subdivision of part of the orthwest 4 of Section of the Third Orincipal Merid	of the n 10. "	Northeast	1 · 0	f Sec	tion 9	and part	
	the Third Trincipal Merid							
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois.  IN TRUET, nevertheless, for the purpose of securing performance of the covenants and agreements herein.  WHEREAS, The Grantor Alte I. Nasuta and wife Lail N.  Justly indebted upon their principal promissory note begring even date herewith navable								
	justly indebted upon. their		principal promiss	ary not	te_ bear	ing even dat	e herewith, payable	
	Sixty payments of \$262.00 stand ending March15, 1979.	rtina	April 15,	1974		_		
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			),		۸(	JACK		
	The Course was at a set		40.	Ċ				
ţ	The Grantor covenants and agrees as follows: (1) To notes provided, or according to any agreement extending tis and assessments against said premises, and on demand to e rebuild or restore all buildings or improvements on said pre shall not be committed or suffered; (3) to keep all buildings grantee herein, who is hereby authorized to place such insure which policies shall be left and remain with the said Mortga brances, and the interest thereon, at the time or times when In THE EVENT of fallure so to insure, or pay laxes or grantee or the holder of said indebtedness, may procure such ended to the said for the said indebtedness, may procure such end or this affecting said premises or pay all prior incumbrication agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure in the Event of a breach of any of the aforesaid coverance dinterest, shall, at the option of the legal holder the thereon from time of such breach of any of the aforesaid coverance of the said indebtedness had then matured by explant the AGREED by the Grantor that all expenses and the said indebtedness had then matured by explants.	p pay said inc me of payme exhibit receip mises that m now or at an rance in com	debtedners, r. d. thint; (2) to ay into is therefor; (1) may have been control by time on man ple punies accomplise	e him him six oyed or m' as i. t' the h	thereose first day ty days damaged sured in der of	n, as herein of June in after destruct; (4) that was companies to the first mor	and in said note or each year, all taxes tion or damage to sate to said premises to be selected by the tgage indebtedness,	
	which policies shall be left and remain with the said Mortga brances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay taxes or	gees or Trus the same sha assessments	ees until he indeb	L: Trus de: 33 payah 6 mbrance	toe herei: 's fully p	n as their int aid; (6) to p	erests may appear, ay all prior incum-	
,	grantee or the holder of said indebtedness, may procure suc- lien or title affecting said premises or pay all prior incumbri Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure in the Event of a breach of any of the descend desire.	h insurance, ances and the I the same w d hemby.	mierest thereon th interest thereo	from the	me tr tin	discharge of and all a	or purchase any tax noney so paid, the at seven per cent	
	earned interest, shall, at the option of the legal holder the thereon from time of such breach at seven per cent per and same as if all of said indebtedness had then matured by expla- lit is Advance by the Grantor that all expenses and dis-	sreof, withou shall be severms. bursements p	t notice, become i recoverable by for aid or incurred in	immedli reclosur behalf-	ately due thereof	and parable and parable or by Jult a	ig principal and all i, and with interest it law, or both, the	
 	thereon from time of such breach at seven per cent per an same as if all of said indebtedness had then matured by exphance as if all of said indebtedness had then matured by exphance as if all of said indebtedness had then matured by exphance in the Adream by the Grantor that all expenses and disbursements are successioned by any stiffer processor, and disbursements, occasioned by any stiffer processor, and disbursements, occasioned by any stiffer processor, and disbursements and disbursements are paid by the Grantor. All shall be taxed as costs and included in any occasion that may cree of sais thail have been entered or not faulthout be dismitted to the Grantor waives all right to the possession of agrees that upon the filing of any companion to foreclose this pour notice to the Grantor, or to any surfly claiming under with power to collect the rents, law and profits of the said in this Event of the death or removal from said.  [IN THE EVENT Of the death or removal from said. — Create and profits or the said and the said or failure or at later. The said of for any like cause said first successor in this test, and if for any like cause said first and control or the said of the said of the said that and the said of the said that and the said of the said the said of the said that and the said of the said that and the said that and the said of the said that and the said of the said that and the said that the said that and the said that and the said that the	for document embracing for eding whereis such expenses be rendered issed, nor rel	stary evidence, ste- preclosure decree- in the grantee or a sand disbursement in such foreclosure ease hereof given.	nograph —shall any hole ts shall l re proce until al	ner's char be paid fer of an be an add tedings;	ges, cost of by the Gra y part of sa- litional lien t which process penses and	proceding or com- most raced all like id in abt cases, as apon se'd primises, ading, which are disbursements and	
	the costs of suit, including attorney's feebbare been paid, assigns of the Grantor walves all right to fine possession of agrees that upon the filing of any comparate to foreclose this out notice to the Grantor, or to any party claiming under with power to collect the rent, is the and profits of the said	The Granton , and income Trust Deed, the Grantor, premises.	for the Grantor a from, said premi the court in which appoint a receiver	and for ises pen h such c r to tak	the heirs ding such omplaint o possess	executors, in foreclosure is filed, may lon or charg	administrate 9 3 8 proceedings, (no 7 at once and will 8 of sald premises	
1	IN THE EVENT of the death of removal from said	deeds successor fai secessor in the	l or refuse to act, this trust. And when it to the party entite	he personal the tied, on	of said Con who she aforesaid receiving	grantee, or county is here tall then be to covenants a his reasonal	of his resignation, by appointed to be he acting Recorder and agreements are ble charges.	
	Witness the handand sealof the Grantor this _							
		1	fatter )	5	asu	TV_	(SEAL)	
		~	Hall >	les	ut	<u> </u>	(SEAL)	

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STATE OF!llinois	RAN 12-74 768784 • ZZCT14	30 - A - hec 5.10
COUNTY OF COOK	55.	
	, a Notary Public in and	
State aforesaid, DO HEREBY CERTIFY th	m malter I. Masuta and wife C	ail M.
paragraphy known to me to be the same per	son whose name subscribed to the	foregoing instrument,
	nd acknowledged that they signed, scaled	
	ract, for the uses and purposes therein set forth, in	
waiver of the right of homestead		·
Given under my hand and notarial seal	this _ 51h day of harch	19.74
(Impress Seel Here)	( ) / fel	0//
	Notary Public	
Commission Expires 11 10-74	0_	
	Arderson Hidea Heights Rd.	
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