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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	22 6	6 5 6	452	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Ti	renton H. Massey s	nd Faye l	Massey	y, his	wife
Six Thousand Seven Hundred Fifty-1	ideration of the sum of Nine and 36/100				· · · · · · · · · · · · · · · · · · ·
in hand paid, CONVEYAND WARRANT to_ of theofnfRarvey		Jansen, 1 ok	Truste	-	llinois
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements the and everything appurtenant thereto, together with all tof Sauk Village County of	ne purpose of securing perforce, including all heating, a rents, issues and profits of sa	rmance of the ir-conditioning id premises, si	covenar g, gas and ituated in	nts and agre d plumbing the V1	ements herein, the fol-
Lot 714 in Indian Hill Sut of the Northwest ½ and par					
of Section 36, Township 35 Principal Meridian in Cook	North, Range 14,	East of			-
900					
Hereby releasing and wa ving all rights under and by v IN TRUST, never the less for the purpose of securing	virtue of the homestead exer g performance of the covens	nption laws of nts and agree	f the Stat	te of Illinoi: crein.	s.
WHEREAS, The CountryTrenton	H. Massey and Fa	ye Massey	, his	wife	ate herewith, payable
in Thirty-Siy (36) success Eighty-Seven and /6/.00 do May 1, 1974.			encin	g on	:
			_	· ACY	
0,	4	ند.	$\mathcal{L}^{()}$	ار	!
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand trebuild or restore all buildings or improvements on said shall not be committed or suffered; (3) to keep all building rantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Truste which policies shall be left and remain with the said Mor brances, and the interest thereon, at the time or times when the provided of the said indebtedness, may procure lien or title affecting said premises or pay all prior incur Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see	To 1 ay said indebtedness, ig time and may ment; (2) to pool to exhibit recipe therefor; premises that rely have been again our and the months are or Mortgagee, describing a cor Mortgagees or Trustees antil here the same shall be and the same same same same same same same sam	and the nature ay prior in the (3) within six destroyed or unt premises in the to the h d, to the Trust indebtedness	st thereof e first day xty days damaged issured in solder of tee herei is fully p	on, as hereing of June in after destrict, (4) that we companies the first me in as their is paid; (6) to	and in said note or each year, all taxes uction or damage to vaste to said premises to be selected by the ortgage indebtedness, interests may appear, pay all prior incum-
In the Event of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see	so or assessments of the pro- such insurance, of pay such and the same with interest than the same with interest	neumbrance fixes or assess fixes or assess from tin thereon	es or the sments, o me to tin the date	interest the or discharge me; and all of payme	or purchase any tax money so paid, the at at seven per cent
arried interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per users it sall of said indebtedness had then measured by	thereof, without notice, be appears shall be recoverable	whole of said come it media by forectosu	indebted by due thereof	iness, include and payab f, or by suit	ing principal and all le, and with interest at law, or both, the
It is Agreed by the Grantor that all expenses and closure hereof—including reasonable attorney's feer of pleting abstract showing the whole title of said brends expenses and disbursements, occasioned by any quite prouch, may be a party, shall also be paid by the Grantor that more of sale shall have been entered or not shall not be dithered the costs of suit, including attorney's free have been parassigns of the Grantor waives all right to the possession agrees that upon the filing of any compaint to foreclose to out notice to the Grantor, or to any party claiming und with power to collect the rents, its way and profits of the sa	leys for documentary evident es embracing foreclosure do occeding wherein the grante All such expenses and disburs and be rendered in such for ismissed, nor release hereof id. The Grantor for the Grante for the granter for the Granter and the granter	ce, stenograph ecree—shall ee or any hold ements shall te eclosure procegiven, until al antor and for	be raid der of r be an add eedings; il such er the heirs	ige, cost of the Grant of side ional lien which pare spen es and species are species.	f procuring or com- antor; and the like aid indebtedness, as upon said premises, eeding, whether de- disbursements, and administrators and
assigns of the Orantor waves an right to the possession agrees that upon the filing of any companie to foreclose out notice to the Grantor, or to any party claiming und with power to collect the rents, its exand profits of the same than the control of the death of of the d	this Trust Deed, the court in this Trust Deed, the court in ter the Grantor, appoint a read premises. Cook	which such cocciver to take	omplaint e possess	is filed, ma	at one and with-
IN THE EVENT of the death of removal from said refusal or failure to act. Dor first successor in this table and if for any like cause said fit of Deeds of said Gouph's hereby appointed to be second performed, the graduet or his successor in trust, shall rele	nald P. Bailey		of said C	ounty is he	rehy ann unto to be
Witness the hand B and seal of the Grantor B thi	14th	day of	March	m.	, 19_74
This document prepared by: Pamela J. Gibes	Mye	m 1 11][[]	240	Tas	(SEAL)
First State Bank of Harvey 15340 Dixie Highway Harvey, Illinois 60426			//		/
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Decours 2 of 1 in	en s
ORDER TO COOK COUNTY ILLE STATE AM 9 17	
HAR-18-74 771736 • 22656452 • A Rec 5.10	
STATE OF Illinois SS.	
COUNTY OF Cook COUNTY OF COOK	
I, Virginia T. Cureton , a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY thatTrenton H. Massey and Faye Massey, his wife	
a store subscribed to the foregoing instrument,	
personally known to me to be the same person a whose name a were subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said	
instrument asthere_ free and voluntary act, for the uses and purposes therein set forth, including the release and	
Audition of the right of home ten	
and not rial seal this 14th day of March 19.74	
2 UBUNC W Long Public Notary Public	
Commission EXPIRES 2 .4-77	
Commission Expires 2 4-77	
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SECOND MORTGAGE Trust Deed ro ro ro ro state Bank of Harvey bixte Highway g, Illinois 60426 F, Illinois COLE LEGAL FORMS	
SECOND MORTGAGI Trust Deed mail to: Nail to: Nail to: Nail to: Nail to: Signo bixie Highay Harvey, Illinois 60426 GEORGE E. COLE LEGAL FORMS	
 	
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END OF RECORDED DOCUMENT