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Control of the Contro					
TRUST DEED SECOND MORTGAG	E FORM (IIIInois)	FORM No. 2202 JANUARY, 1968	<b>22</b> 662 3	86 GEOR	GE E. COLE® GAL FORMS
THIS INDENTURE	, WITNESSETH, That Ri	chard P. Russo &	Leilani, his	wife_	
and State of Illi Seven thous	nois , for and in col and seven hundre	d forty five and	40/100	Cook	Dollars
of the Village	eof_Elk_Grove	Robert Thomas 8	and State o		,
lowing described real and a crything appur	estate, with the improvements t	the purpose of securing perform hereon, including all heating, air il rents, issues and profits of said k and S	conditioning, gas and plu premises, situated in the	imbing apparatus a	
				3	
a cardive of Section Township	isionof parts of on 8, and the We	ighland West at F the East ½ of Se st ½ of the Nort 10, East of the	ction 5, the	Northeast	1
	9	· State of the state of the sta			
	Ox				
Hereby releasing and IN TRUST, neverth	waiving all rights unde and b	virtue of the homestead exemp	otion laws of the State of	Illinois.	-
WHEREAS, The Gr justly indebted upon		Fusso & Leilani.  Fusso & Leilani.  principal pr	his wife omissory notebearing		n, payable
	ments of \$129.09 ng March 20, 1979	starting April			
		CO.		CK.	
: <b>.</b>		4,	ردا	e disk	3 70
Tun Granton cov	enants and agrees as follows:	(1) To may said indebtedness as	/X 0/~		15 0
notes provided, or acco and assessments agains rebuild or restore all bi- shall not be committed grantee herein, who is i- with loss clause attache which policies shall be I brances, and the interes In THE EVENT of	enants and agrees as tollows rding to any agreement extend t said premises, and on demail illidings or improvements on an or suffered; (3) to keep all be intereby authorized to place such d payable first, to the first Tru eft and remain with the said N et and remain with the said N afflure so to insure, or pay tax	(1) To pay said indebtedness, an ing time of payment; (2) to pay add to exhibit receipts therefor; (1) dipremises that may have been to the pay and to exhibit receipts therefor; (1) dipremises that may have been the pay and the pay an	as the first day of 3) which six was after developed or damp, et; (4) it pemises issured a con ble to the halder of the to the Trustee me ein andebtedness is fally, etc and payable, incumbrances or the later incumbrances or the later incumbrances incumbra	s nerent and in sai June in ach year r destruction or d ) that waste to each panies to be elec- first mortgage inde their interests ma (6) to pay all pric	all taxes amage to premises ed by the btedness, y'appear, or incum-
grantee or the holder of lien or title affecting sai Grantor agrees to repa per annum shall be so t IN THE EVENT of a	said indebtedness, may procuid d premises or pay all prior inc y immediately without deman- much additional indebtedness s breach of any of the aforesaic	re such insurance, or gay such to umbrances and the hiterest the d, and the same with interest the ecured hereby. I covenants of agreements the w	ixes or assessments, or concern from time to time; the conform the date of the hole of said indebtedness.	pay nent at seven	paid, the per cent
earned interest, shall, a thereon from time of su same as if all of said ind IT is Agreed by th	t the option of the legal hold ich breach at seven per cent per ebtedness had then matured by Grantor that all expenses at	er thereof, without notice, become antume shall be recoverable be express terms. It is burseness paid or incurred there for documentary and another the state of	me immediately due and y foreclosure thereof, or d in behalf of plaintiff i	by suit at law,	interest ou.h, the the lore-
pleting abstract showing expenses and disburseme such, may be a party, she shall be taxed as costs a	g the whole title of said free ents, occasioned by any suit or all also be paid by the Oramor and included in any decrea that	piscs embracing foreclosure de proceeding wherein the grantee Ali such expenses and disburse may be rendered in such force	or any holder of any poments shall be paid by or any holder of any poments shall be an addition losure proceedings; which	the Grantor; and art of said indebte nal lien upon said ith proceeding, who	th lit disease as oren.iser ether Co.
cree of sale shall have be the costs of suit, include assigns of the Grantor va agrees that upon the film out notice to the Grant	cen entered or not shall not be ing attorney's fee have been waives all right to the possessi ag of any complaint to forcelor	dismissed, nor release hereof gl paid. The Grantor for the Gran on of, and income from, said p o this Trust Deed, the court in order the Grantor, appoint a sec	ven, until all such expentor and for the heirs, ex remises pending such for the such complaint is for elver to take possession	ses and disburseme ecutors, administra- reclosure proceedi iled, may at once a or charge of set	ether (a- ents, and tors and nogs, and nod with-
with power to collect the IN THE EVENT of th refusal or failure to set. t	e rents, ibut and profits of the se death or removal from said  Recorder o	said premises.  Cook  f deeds	County of the gra	or charge or said intee, or of his res ty is hereby appoin	gnation,
first successor in this true of Deeds of said County performed, the graphes of	ti and if for any like cause sale thereby appointed to be second in his successor in trust, shall r	F 선으여명 I first successor fail or refuse to a ind successor in this trust. And v clease said premises to the party	ict, the person who shall when all the aforesaid covernitied, on receiving his	hen be the acting I enants and agreen reasonable charge	decorder ents are
Witness the hand	and sealof the Grantor	this 13th Rich	ay of March		9 <u>74</u> .
		Talela	ni Russ	_	SEAL)
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## **UNOFFICIAL COPY**

STATE OF Illinois	MM 11 25 MAR-22-74 775	123 • 22662386 • A	— Rec 5.
County of Cook	} ss.		
Dehout D. Andrew			
Robert E. Anderson		Notary Public in and for said Cou	
State aforesaid, DO HEREBY CERTIFY	that RICHARD P. Rus	so & Lellani, his Wir	<u> </u>
personally known to me to be the same r	sercon S subace nameS		<del>,</del>
$r_{A}$ eared before me this day in person	the state of the s		
instrument as their free and volunt			•
waive of he right of homestead.			**************************************
Given under my hand and notarial sea	d this13th	day oflarch	79_74
(Impress Seal Lare)		MA111	
		Motary Public	m
Commission Expires 110- 74	<del></del>	A Moretta Lange	
Prepared by: Robert	E. Anderson		j
225 N.	Arlington Heights  ve, Illinois 600		
Author	, 11		
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Thurs.	2007		
Deed Socrams	60007		OLE®
Deed  Description	nois 60007		F. COLE® FORMS
IISt Deed  TO  TO  TO  TO  TO  TO  TO  TO  TO  T	11inois 60007	THUM!	ORGE E. COLE®
Trust Deed  To TO THOMAS & ASSOCIATES	ve,illinois 60007	JIVVI)	GEORGE E. COLE® LEGAL FORMS
Trust Deed  Trust Deed  POBERT THOMAS & ASSOCIATES		18/8/ <b>*</b>	GEORGE E. COLE® LEGAL FORMS

\*END OF RECORDED DOCUMENT