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BECOND MORTGAGE FORM (Illinois)	JANUARY, 1968	<u> </u>	30 094	george e. Cole* Legál forms
THE INDENTURE, WITNESSETH, THE CAN	wald M Brown	IN A LA)	
I therefore by the the fleetens while him the		1 44	ounty of Caul	
and thate of The World for and a continuous for any lack of the form of the fo	HANNAI Teic	hver		Dollars
lowing described real estate, with the improvements the	tereon, including all heating, air	conditioning,	gas and plumbing at	paratus and fixtures.
of LINCAMBOOD County of CRO/	tioned SAUM	qs F	irst Sal	ndivision
of the South 1/2				,
. Of the Nortwest Ky	, of Stetion	34	10w/usk.p 4	1 North
RANGE 13 East of +	ne into irino	u/m	KNININ G	//°
\$4650 Lunt, L	INCOLUMOOD, I	LLIN	u ()	
Ox				
Hereby releasing ar , waiving all rights under and by in Taust, nevertheles, for a purpose of securing WHEREAS, The Grant r	Brown the covenan	and agreem	ents herein.	
IN ONE YOU From	date principal pr	omissory note	bearing even dat	e herewith, payable
τ_{c}			c &	
	0.		ZICACE	
	40	~	χO.	
The Gantor covenants and agrees as follows: () notes provided, or according to any agreement extending and assessments against said premises, and on demand rebuild or restore all buildings or improvements on sais shall not be committed or suffered; (5) to keep all buildings or improvements on sais shall not be committed or suffered; (5) to keep all buildings or improvements on the first Trus which policies shall be left and remain with the said M brances, and the interest thereon, at the time or times w IN THE EVENT of failure so to insure, or pay taxe grantee or the holder of said indebtedness, may procure interest the properties of the procure of the folder of said indebtedness, may procure ignator agrees to repay immediately without demand per annum shall be so much additional indebtedness as IN THE EVENT of a breach of any of the aforesaid	1) To pay said in chir iness, ar ag time of paymeat; 2) 'p pay to exhibit receiptsrefort, (d premises that may have be dings now or at any time or an insurance in companies and once or Mortgagee, and oncreagees or Trustees until the then the same shall become due so or assessments of the prior e such insurance, to gay such is morrances and the same with interest them, and the same with interest the curred health?	the interest of prior to the country of the country	thereon, as herein is first day of June in a y days after destruct a maged; (4) that was ured in companies to der of the first mort e herein as their interpretation of the interest them and so or discharge of the first and the interest them and so or discharge of the first mort and the first mort	and in said note or cach year, all taxes tion or damage to set to said premises be selected by the gage indebtedness, crests may appear, any all prior incumben when due, the r purchase any tax is even per cent
carned interest, shall, at the option of the legal holde thereon from time of such breach at seven per cent as	r thereof, without notice, beco	me immediate	ly due and partition	g principal and all
closure hereof—including reasonable attorney's feepend planting abstract showing the whole title of said premy expenses and disbursements, occasioned by any suphorm such, may be a party, shall also be paid by the Gramor, shall be taxed as costs and included in any forecest that rece of sale shall have been entered or not, shall not be the costs of suit, including attorney's freshave been passigns of the Grantor waives all right to the possession agrees that upon the filing of any optimizant to foreclose out notice to the Grantor, or to any garty claiming un with power to collect the rents, though and profits of the se	disfursements paid or incurred Jays for documentary evidence days for documentary evidence files embracing foreclosure de rocceding wherein the grantee Mal such expenses and disburse, may be rendered in such force signisised, nor release hereof gi aid. The Grantor for the Gran of and income from, said p this Trust Deed, the court in der the Grantor, appoint a rec said premises.	d in behalf of a stenographe tree—shall be or any holde ments shall be losure proceed wen, until all tor and for the remises pendithich such conciver to take	plaintiff in con- r's charges, cost of e paid by the Gran er of any part of sai an additional lien up inings; which procees such expenses and de heirs, executors, a gr such foreclosure aplaint is filed, may possession or charge	ie with the fore- toe mp or com- toe, and the like i ind obedness, as on sa' pre nises, ding, whether to isbursemer s, an i diministrati v and proceedings, and at once and with- to f said premises
IN THE EVENT of the death or removal from said_ relation of salure to act. the	first successor fail or refuse to a	ct, the person	said County is here!	by appointed to be
Witness the hand_and seal_of the Grantor_tl			TE NBER	le charges.
	Gal	2 2.	Bu	(SEAL)
THIS INSTRUMENT WAS	Slow (Brown		(SEAL)
REPARED BY! RONALD M. GROWN)	
7 S. DEARBORN ST. CHICAGO, ILL.				
	<u>i salah bermatan kebagai dalah baharan</u> Berjandan Kabupatan Malayah Salayah Salayah Berjandan Berjandan Berjandan Berjandan Berjandan Berjandan Berjand		<u>45 - 510 in 10 - 4.</u> 20 - 5 - 10 - 4.	

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STATE OF SS. COUNTY OF COOK SS. I,	in and for said County, in the ria Brown, his wife
personally known to me to be the same persons whose names are subscribed appeared before me this day in person and acknowledged that they signed.	
waiver of the Drof homestead. Grygin and Drof homestead.	
74 MAY 27 PM 4 68	967 / N.C. 1 Tr. 11 Cont. Co. 1 . 14
1887-27-74 807766 - 22777	5.10 22730094 750
Trust Deed Trust Deed To a second more representation of the second more	MORRIS (SOSENPUD) BOW. WASHINGTON ST CHICAGO, ILL GOGON GEORGE E. COLE® LEGAL FORMS VOO