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RUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	22 733 059	GEORGE E. COLE® LEGAL FORMS	111111111111111111111111111111111111111
THIS INDENTURE, WITNESSETH, That JE	ames A. Dugan and	wife Kay	<u> </u>	TO MAKE THE PARTY
(hereinafter called the Grantor), of the villa and State of Illinois for and in a Seven thousand seven hund	age of Hoffman possideration of the sum of pred forty five a	nd 40/100	Dollars	E RANGE TO STATE OF THE STATE O
in hand paid, CONVEY. AND WARRANT. of the VILLage of Elk Grow. and to his successors in trust hereinafter named, it owing described real estate, with the improvement at everything appurtenant thereto, together with the original beautiful to the control of the c	County of COOk for the purpose of securing perf ts thereon, including all heating, all rents, issues and profits of s COOK an	and State of	g apparatus and fixtures, village	
Tot 43 to 53, both incl Briri gton Square Unit F W by of Section 8, Townsh Princip 1 Meridian, in C	· 41 North Rang	ge IU, Lastor circ	in of the Third	
		State State of III	inois.	
Hereby releasing and waiving all right of the Purr se of IN TRUST; nevertheless, for the purr se of United 1 Jame ; A. WHEREAS, The Grantor That r	nd by virtue of the homestead of securing performance of the cov Lugan and wife K	exemption laws of the State of the remains and agreements herein.  ay  pal promissory note bearing expenses.	en date herewith, payable	
justly indebted upon				
Sixty payments of \$129 ending May 15,1979.	. Oo starting oune		Ć ·	
		ن		
		(S)	D)	
The Grantor covenants and agrees as for notes provided, or according to any agreement and assessments against said premises, and on rebuild or restore all buildings or improve the shall not be committed or suly anthorized to provide the shall not be committed or suly anthorized to provide the shall not be committed or suly anthorized to provide the shall be left and remain with the trances, and the interest thereon, at the time or rantee or the holder of said miss or pay all or mantee or the holder of said miss or pay all or mantee or the holder of said miss or pay all or mantee or the holder of said miss or pay all or mantee or the holder of said miss or pay all or mantee or the holder of said miss or pay all or mantee or the account and the said has been been of the said the said of th	llows: (1) To pay said ind bter extending time of payment; ( demand to exhibit receipt the	ness, and the interest thereon, as pay prior to the first day of efor; (3) within sixty days after been byed or damaged; (4)	destruction or damage to that waste to said premises	R
rebuild or restore all buildings or improvemen shall not be committed or suffered; (5) to keep grantee herein, who is hereby authorized to pl	is on said premises that it is all buildings now or at any tim ace such insurance in companies first Trustee or Mortgagee, and,	e on s dole, uses insured in come acceptable to the holder of the second to the rustee herein as well the second rustees is fully paid.	panies to be schedules, irst mortgage indebtedness, their interests may appear, (6) to pay all prior incum-	73
with loss clause attached parties which policies shall be left and remain with the brances, and the interest thereon, at the time of the t	e said Mortgagees or Trustees in times when the same shall be pay taxes or assessments, or it was procure such insurance.	ome due and parable.  The prior incur and es or the interprior incur and es or the interprior taxes ( a a sments, or different taxes ( a a sments).	rest thereon when due, the scharge or purchase any tax and all money so paid, the	733 059
grantee or the holder of said indeptenting, in lieu or title affecting said premises or pay all re- grantor agrees to repay immediately without or annum shall be so much additional indeb	prior incumbrances and the inte demand, and the same with in tedness secured hereby	nts the whole of said a order s	payment at seven per cent s, including principal and all	59
IN THE EVENT of a breach of any of the le earned interest, shall, at the option of the le thereon from time of such breach at seven pe thereon from time of such breach at seven pe	gal holder thereof, without not reent per annual shall be reco- atured by express terms.	verable by foreclosure t ereof	by suit at law, or both, the	
same as it all of same and it is a same as it all of same as it al	penses and disputsements platers of the session of	evidence, stenographer's ch. osure decree—shall be paid by e grantee or any holder of any	the grater; and the like par of sait indebtedness, as on lien upon said premises,	
expenses and disbursements, occasions such, may be a party, shall also be paid by the such, may be a party, shall also be paid by the shall be taxed as costs and included in anything shall be taxed as costs and included in anything shall have been entered or not, shall have been entered or not, shall have been entered or not.	Grantor. All such expenses and error that may be rendered in s all not be dismissed, nor release	uch foreclosure proceedings; whereof given, until all such experting the Grantor and for the heirs, experiences.	ich proce liv whether de- nses di _usements, and xecutors, dmi strators and xecutors, e.p. cerdings, and	
the costs of suit, including attorney's result assigns of the Grantor waives all right of assigns of the Grantor waives all right to assign of the Grantor or to shy only of the Grantor or to shy only of	been paid.  e possession of, and income from the possession of the	om, said premises pending such court in which such complaint is oint a receiver to take possession	filed, may cor c and with- n or charge of sai , remises	
with power to collect the rents, hours and pro	from said Cook	County of the post of said Co	rantee, or of his recigrant, into is hereby appoint id one	
with power to collect the rents, feats and red IN THE EVENT of the death of removal refusal or failure to act, the Rec. first successor in this trust-and if for any like of Deceds of said Contrivis hereby appointed performed, the granted or his successor in tr	cause said first successor fail or to be second successor in this to ust, shall release said premises to	refuse to act, the person who are ust. And when all the aforesaid of the party entitled, on receiving it	ovenants and agreements are is reasonable charges.	
Witness the hand and seal of the C	rantor this 6th	day of May		
	<u> </u>	unes a neug	(SEAL)	
		ay 1) + 3	7	
		(1995년 - 1985년 - 1985년 - 1985년 - 1985		

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	STATE OF Illinois SS.  COUNTY OF COOK STATE OF COOK	10 27 8 0 9 2 9 9 • 22733059 · A — Rec at a Notary Public in and for said County, in the	he
The second secon	State aforesaid, DO HEREBY CERTIFY thatJames A.	. Dugan and wife Kay  me S subscribed to the foregoing instrume d thatthey signed, scaled and delivered the s	nt,
All Individual Control of the Contro	appeared refore me this day in person and acknowledges instrument as their free and voluntary act, for the uses waiver of the right of homestead.  Given under my nand and notarial seal this	May 19	and
	Commission Expires 11-10-74  Prepared by: Rober F, Anderson 225 N. Arlington He Elk Grove 11inoi	Neigy Public  nights Rd. is 60007	
		<b>5</b> 00/MAIL	22733059
	SECOND MORTGAGE Trust Deed  Trust Deed  To The Trust T		GEORGE E. COLE® LEGAL FORMS