## **UNOFFICIAL COPY**

SECOND MORTGAGE	FORM (Illinois)	FORM No. 2202 JANUARY, 1968	22 73	3_06 <u>[</u> :	LEGAL FORMS
THIS INDENTURE,	WITNESSETH, That Ri	chard Schotts	& Marlene S	chotts, his	wife
and State of Illir Seven thousa in hand paid, CONVE of the village and to his successors in	Grantor), of the vill nois for and in co and seven hundre Y AND WARRANT to of Elk Grove n trust hereinafter named, for state, with the improvements	nsideration of the sum of ad forty five a b Robert Thoma County of COOl the purpose of securing pe	nd 40/100 s & Associa k and	tes I State of Illio	herein, the fol
and verything appure	enant thereto, together with a	ill rents, issues and profits of	said premises, situated and State of Illinois, to	ed in theV1112	ige
Lot 9 in	block 3 in Barr st ½ (except th Township 42 N 'ying North of rlinois.	e North 10 rods	of the So	outhwest & C	£
In Trust, neverth	waiving all rights und r and beless, for the purpose of secu- antor Richard Sc their	hot ts & Marlene	enants and agreemen Schotts	State of Illinois. ts herein.  _bearing even date he	rewith, payable
		TA A			
Sixty pay and endin	ments of \$219.0 g February 20,	9 scarting Marc 1979			1. Pag.
				5	
THE GRANTOR COV notes provided, or acco and assessments against rebuild or restore all bu- shall not be committed grantee herein, who is he with loss clause attach which policies shall be lorances, and the interes- IN THE EVENT Of 1	crants and agrees as follows: rding to any agreement exten- said premises, and on dema- uldings or improvements on a row suffered; (3) to keep all bu- hereby authorized to place su d payable first, to the first Tr- left and remain with the said 1 thereon, at the time or times failure so to insure, or pay si d premises or pay all prior in y immediately without dema much additional indebtedness breach of any of the aforess the option of the legal hol sch breach at seven per cent g betedness had then matured b elbetdness had then matured b	(1) To pay said indebiedne ding time of payment; (2): 8 and 10 exhibit receipts theref; aid premises that may have inidings now or at any time och insurance in companies arustee or Mortgagee, and, so Mortgagees or Trustees unfil when the same shall be compared to the companies of the companies of the companies or trustees unfil when the same shall be compared to the companies of the companies o	and the laterate in original in original in the start was a fact or an earlier or the first condition of the first condition of the first condition of the first condition or the first condition of the first condition or the first condition of the first condition or the first condition of the first	dereon, as herein and st day of June in each days after destruction naged; (4) that waste to ed in companies to be or of the first mortgag, erein as their interes ully paid; (6) to pay a or the interest thereon	in said note or year, all taxes on darrage to os said premises selected by the e indebtedness, is may appear, il prior incum- when due, the
mantee or the holder of ien or title affecting sai Grantor agrees to repa er annum shall be so i In the Event of a	said indebtedness, may proci- d premises or pay all prior in y immediately without deman much additional indebtedness a breach of any of the aforesa the continue of the legal hole	ure such insurance or a since icumbrances and the interest and, and the same with inter- secured hereby id covenants or agreements ider, the soft without notice.	thereon from time est thereon from the the whole of said ind become immediatel	nts, ( , 'ischarge or put to the; and all mone dute of payment at ebtedness, i cludin pur due and avable, an	rchase any tax y so paid, the seven per cent incipal and all d with interest
hereon from time of su ame as if all of said ind It is Agreen by the losure hereof—including leting abstract showing	ich breach at seven per cent i lebtedness had then matured b ie Grantor that all expenses a ag reasonable attorney's fees g the whole title of said are	per another, shall be recovered by expressions. The same and disbursements paid or in buildays for documentary evicings of seed on the same and the	able by foreclosure the neurred in behalf of dence, stenographer be decree—shall be	plaintiff in connect on s charges, cost of pro- paid by the Grant	the fore- this or com- a d the like
	ents, occasioned by any sait of all also be paid by the Granto and included in any fleers the een entered or not shall not b	in proceeding wherein the gr for, All such expenses and dis- at may be rendered in such the dismissed, nor release her	antee or any holder bursements shall be a foreclosure proceed of given, until all st	or any part of said in n additional lien upon ngs; which proceeding ich expenses and disbi	sp pr mises, s, whether de- irs. no, and
expenses and disbursemuch, may be a party, she hall be taxed as costs a ree of sale shall have be costs of suit, included ssigns of the Grantor grees that upon the fill but notice to the Grantovith power to collect the	ung attorney's rees have been waives all righter the possess ag of any complaint to forcell or, or to any party claiming rents is the and profits of the	paid. The Grantor for the sion of, and income from, so ose this Trust Deed, the coun under the Grantor, appoint the said premises.	Grantor and for the said premises pendin it in which such com a receiver to take p	heirs, executors, admit grant is filed, may at a cossession or charge of	inistrator, aid occedinos, ad once and with- said premises
expenses and disoursemuch, may be a party, shahall be taxed as costs a rece of sale shall have be be costs of suit, includ ssigns of the Grantor int notice to the Grantor int notice to the Grantor in the first of the Grantor in the first of the Grantor in the first successor in this to the Grantor in the grant successor in this to the Grantor in the	ing attorneys cases have been waives all peaches the possessing of any complaint to force or, or foundating the peace of t	a paid. The Grantor for the sion of, and income from, soe this Trust Deed, the cou under the Grantor, appoint the said premises.  TOF DEEDS aid first successor fail or refue cond successor in this trust. release said premises to the	Grantor and for the said premises pendin rt in which such com a receiver to take p  County  of se to act, the person v And when all the afo party entitled, on rec	heirs, executors, adm g such foreclosure pro- plaint is filed, may at o sossession or charge of of the grantee, or of E said County is hereby a who shall then be the av- ressaid covenants and a civing his reasonable c	inistrat it, at di oceedin s, a do note and with- said premises its resignation, ppointed to be- ting Recorder- greements are harges.
efusal or failure to act is the successor in this the formed of said spirity enformed, the grantee of	ung attorney stores have been waives all perfect the possess waive and profits or or, or to the bar and profits of the deather removal from said to be deather removal from said to be seen its bar and profits of the deather removal from said the bar and profits cause so the birreby appointed to be seen in successor in trust, shall and seal of the Grantor.	r of deeds aid first successor fail or refu cond successor in this trust. release said premises to the	Grantor and for the said premises pendin rt in which such com a receiver to take p County of a county of the person of the perso	heirs, executors, and heirs, executors, as such foreclosurer pro- possession or charge of  of the grantee, or of It  and Country is hereby  who shall then be the a  resaid covenants and  eiving his reasonable c	inistrat r. ai di occedin s, . donce and . ith- said premises iis resignation, popointed to be- ting Recorder greetinents are harges

## **UNOFFICIAL COPY**

personally known to me	s ss.  nderson  EBY CERTIFY that Richard Sc.  to be the same person S whose name s day in person and acknowledged to	a Notary Public in and for said Chotts & Marlene Schotts  subscribed to the foregoin that they signed, sealed and delived the purposes therein set forth, including the state of the control of the state of the control	ounty, in the g instrument, ered the said
waiver of the light of hot Given u der my han (Impress Seal h 10)  Commission Expires 1.		day of February  Notary Public	22733061
BOX NO. SECOND. MORTGAGE  Trust Deed	ROBERT THOMAS 5'ASSOCIATES		GEORGE E. COLF.  LEGAL FORMS