## **UNOFFICIAL COPY**

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RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	22 837 71	GEORGE E. COLE®	٦
HIS INDENTURE, WITNESSETH, That Ari	f Azam and Parve	en Azam, his wif	e,	
hereinafter called the Grantor), of the	deration of the sum of	County of Cook	00) = - Dollars	
hand paid, CONVEYAND WARRANT to_	Daniel F. McCa: County of Cook	rthy	llinois	
nd to his successors in trust hereinafter named, for the	ne purpose of securing perform reon, including all heating, air-	ance of the covenants and agre conditioning, gas and plumbing	ements herein, the fol- apparatus and fixtures,	
d everything appurtenant thereto, together with all Skokie County of	rents, issues and profits of said	premises, situated in the ate of Illinois, to-wit:	·	
Lot 44 and the North 11. subdivision of the North West 1/4 (except the East	1/2 of the North	n East 1/4 of th	e South	
Township 41 North, Range in Cook County, Illinois.	13, East of the	Third Principal	Meridian,	
/X,	,	- 1		
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C	15	•		İ
reby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securin WHEREAS, The Grantor Arif Azam an	virtue of the homestead exemp g performance of the covenant and Parvisen Azam a	tion laws of the State of Illi: o s and agreements herein	ec.	i
tly indebted upon One		omissory notebearing eve::		i
\$62.15 per month, commend of the then unpaid balance interest at the rate of 8	e due on Septemb	per 1, 1978, incl	luding	!
		O, NO		
Privilege to prepay, at a is hereby reserved. Convunpaid balance.				·
THE GRANTOR covenants and agrees as follows: (1 tes provided, or according to any agreement extending dassessments against said premises, and on demand	) To pay said indebtedness, are time of payment; (2) to pay to exhibit receipts therefor; (2)	nd the interest thereon, share prior to the first die . June	m and m s id note or in a ch year, all taxes raction or dam se to	i
UMPAIG DALGINGE.  THE GRANTOR covenants and agrees as follows: (1 tes provided, or according to any agreement extending a sassessments against said premises, and on demand build or, restore all buildings or improvements on said all not be committed or suffered; (3) to keep all build make herein, who is hereby authorized to place such those clause attached payable first, to the first Trus icin policies shall be left and remain with the said Me ances, and the interest thereor, at the time or times we have the times of times of the times of the times of the times of the times of times of the times of the times of times of the times of the times of times of the times of times of times of the times of time	I premises that may have been lings now or at any time on sal- insurance in companies accept tee or Mortgagee, and accord	festroyed or damaged; (4) that I premises insured in companie able to the holder of the tirst n to the Trustee herein as their	waste to said premises to be selected by the nongay indebtedness, interior and appear,	:
nich policies shall be left and remain with the said Mances, and the interest thereon, at the time or times w IN THE EVENT of failure so to insure, or pay taxe intee or the holder of said indebtedness, may procure	hen the same shall become due s or assessments or the prior such insurance, of pay such ta	ndebtedness is rully paid; (6) i and payable. incumbrances or the interest t xes or assessments, or discharge	hereon wher due the e or purchase of your	
or title affecting said premises or pay all prior incu- antor agrees to repay immediately without demand, annum shall be so much additional indebtedness se INTER EVENT of a breach of any of the aforesaid not interest, shall, at the option of the legal holde	mbrances and the interest ther and the same with interest the cured hereby.	eon-from time to time; and a screon from the date of payin hole of said indebtedness, inclu	Il money so paid, the ent at seven per cent iding principal and all	5
ned interest, shall, at the option of the legal holde reon from time of such breach at seven per cent per ne as if all of said indebtedness had then matured by Tr is AGREED by the Grantor that all expenses and	annum, snali de recoverable d	y toreclosure thereof, or by S	it at law, or bond, the	R)
sure hereof—including reasonable attorney's fees of ing abstract showing the whole title of said premy	lays for documentary evidence ses embracing foreclosure de	, stenographer's charges, cost cree—shall be paid by the C	or procuring or com-	83
enses and disbursements, occasioned by any surice of the control o	All such expenses and dispurse may be rendered in such forect lismissed, nor release hereof gi aid. The Grantor for the Gran	losure proceedings; which proven, until all such expenses are stor and for the heirs, executor	ceeding, whether de- id disbursements, and a s, administrators and	717
igns of the Grantor waives all right to the possessio ees that upon the filing of any complaint to foreclose notice to the Grantor, or to any garry claiming un h power to collect the rents, issues and profits of the s	n of, and income from, said r this Trust Deed, the court in v der the Grantor, appoint a rec said premises.	remises pending such forecles which such complaint is filed, n eiver to take possession or ch	ure proceedings, and , nay at once and with-	12 47
IN THE EVENT of the death or removal from said	Cook Deutsch	County of the grantes, of said County is b	or of his resignation, I ereby appointed to be	
successor in this trust; and if for any like cause said beeds of said County is hereby appointed to be secon ormed, the grantes or his successor in trust, shall rel	d successor in this trust. And vease said premises to the party	when all the aforesaid covenant entitled, on receiving his reason	nable clini ges	
Witness the hand and seal of the Grantor the	his X HALL	ay of July		
	X Pari	een Ram.	(SEAL)   	
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STATE OF CONTINUE TALLIN		22837712 - A — Rec	5.10
COUNTY OF COOK		•	
I, ALLED HIM	, w 1.0tary 1 ac	olic in and for said County, i	in the
S .	RTIFY that ARIF AZAM AND	TARVEED AZAN	<u>.</u>
personally known to me to be the	same person. S. whose name S. A.C. subscri	leed to the foregoing misting	ment,
instrument as THEIR? free and	persons and acknowledged that TPET_siene voluntars act, for the uses and purposes therein	d sealed and delivered the	said (v.)
waiver or the right of homestead.			end
Given and rota	urial seal this	Aveust _ 197	<b>4</b>
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