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IUST DEED COND MORTGAGE FORM (Illinols)	FORM No. 2202 JULY, 1973	E-1 O 1 1/4	GEORGE E. COLE* LEGAL FORMS
HS INDENTURE, WHINESSETH, That	Felix and Karen Gos		
ereinafter called the Grantor), of . 1105 Co	lony Court	Stroamwood	Illinois (State)
r and in convideration of the sum of \$1x Thous hand paid, CONVEY AND WARRANT is the mind Streets		nirteen & 12/100 John Modaff	Dollars J Illinois
d to his successors in trust hereinafter named, for thing described real estate, with the improvements the deverything apportenant thereto, together with all Streamwood County of Coo.	ereon, including all heating, at tents, issues and profits of sal	r-conditioning, gas and plu	mbing apparatus and fixtures,
Lot 5, in Block 110, The taks Northwest Quarter of the Sout Northeast Quarter of the Sout north, Range 9, East of the T e cording to the plat thereof	heast Cuarter of Sc	otion 27. all in	Township 41
Co.mor , Known As: 1105 Colon	y Court, Streamwood	l, Illinois	
	•	•	
reby releasing and waiving all rights under and by In Taust, nevertheless, for the purpose of securi	virtue of the homestead exer ng performance of the covena	nption laws of the State of ints and agreements herein	Minois.
Will REAR. The Grantor Filtx and tly indebted upon	Karen Gomez		even date herewith, payable
in forth-eight monthly inser Eank of Elgin, 6 S. Grove A.		sach to the First	National
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	0/,	ζ() ^k
THE GRANTOR covenants and agrees as follows: (es provided, or according to any agreement extend assessments against said premises, and on demanuild or restore all buildings or improvements on as II not be committed or suffered; (3) to keep all buil note chercin, who is hereby authorized to place such loss clause attached payable first. to the first Truch policies shall be left and remain with the said M nees, and the interest thereon, at the time or times IN THE EVENT of failure so to insure, or pay tantee or the holder of said indebtedness, may procu or title affecting said premises or pay all prior into graces to repay immediately without deman annum shall be so much additional indebtedness. All the times the times and the first time that the times the times the times that	1) To pay said indebtedner, ing time of payment; (2) to p d to exhibit receipts therefor; id premises that may have be dings now or at any time on a n insurance in companies acceptate or Mortgagee, and, second	and the interest thereon, and provided first day of (3) will interest day of (3) will interest day of (3) will interest day of the country of the hold of the to the hold of the total to the True se her in a	as herein and in said note or I June in each year, all taxes or destruction or damage to 4) that waste to said premises mpanies to be selected by the first mortgage indebtedness, s their interests may appear,
ich policies shall be left and remain with the said M nees, and the interest thereon, at the time or times va- IN THE EVENT of failure so to invure, or pay tan intee or the holder of said indebtedness, may procu- or title affecting said premises or pay all prior inc integrances for remay immediately without demans.	forigagees or Trustees until 15 when the same shall become dees or assessments, or tho price such insurance, or hay such umbrances and the interest that and the interest the same with the reas.	indebtedner is fully paid the and payable. From incumbrances of the in- traces or assessment, in out the reon from the day and the thereon from the day and the	i; (6) to pay all prior incum- terest thereon when due, the harge or purchase any tax and all money so paid, the
annum shall be so much additional indebtedness In THE EVENT of a breach of any of the aforesained interest, shall, at the option of the legal hold con from time of such breach at seven per cent per a sit all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses are use thereof—including reasonable attorney's fees, or ing abstract showing the whole title of said prements and disbursements occasioned by any suifer contest and disbursements. Occasioned by any suifer	ecured hereby. I covenants or agreements the ler thereof, without notice, berr annum, shall be recoverable	whole of said indebtedness come immediately due an e by forcelosure thereof, o	s, including principal and all days ile, and with interest r by su t at ir or both, the
It is Agreed by the Grantor that all expenses are use hereof—including reasonable attorney's feet, of ling abstract showing the whole tille of said presented and disbursements, occasioned by any suitor	dishurrements paid or incu gligys for documentary evider nices embracing foreclosure proceeding wherein the grant	rred in behalf of plaintiff nee, stenographer's charge decree—shall be paid by see or any holder of any j	in connection with the fore- s, cost of procuring a con- the Grantor; and the lik part of said indebt duess, a
ing abstract showing the whole title of said nyet ensest and disburements, occasioned by any suifor it, may be a party, shall also be paid by the Granfor to of sale shall have been entered or not, shall not be costs of suit, including attempts, far shay been gas of the Granfor waives all right to the possessi- est that upon the filling of any combilate to foreclo- noise to the Granfor, or to any party claiming u power to collect the rents, lagues, and profits of the power to collect the rents, lagues, and profits of the	TAI such expenses and disbut may be rendered in such for dismissed, nor release hereof puld. The Grantor for the Gi ion of, and income from, sale se this Trust Deed, the court i inder the Grantor, appoint a staid premises.	recents shall be an additing; wh reclosure proceedings; wh given, until all such expe rantor and for the heirs, e I premises pending such f n which such complaint is receiver to take possession	onal lien upon said premir , leh proceeding, whether de nses and disbursements, fud xecutors, administrators and oreclosure proceedings, and filed, may at once and with- tor charge of said premises
The name of a record owner is: IN THE EVENT of the deather removal from said as of adjurce to act then, successor in this train and if for any like cause said conduct is hereby appointed to be see ormed, the granke or his successor in trut, shall r	Cook C. Johnson d first successor full or refuse to	o act, the person who shall	rantee, or of his resignation, nly is hereby appointed to be then be the acting Recorder wormants and agreements are a reasonable charges.
Witness the hand and sent of the Grantor.		day of September	
			T LANGUAGE AL T. D. (SEAL)
	80 Hours	W armen	(8FAL)

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ST	r on Tilderd			9 PM 1 05		
	TE OF Cook_	5	- } ss.			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
I,	Harold A. Ke	npema	, a	Notary Public in and	I for said County,	in the
State	aforesaid, DO HEREE	Y CERTIFY that _				·
perso	onally known to me to	be the same person	whose names ar	subscribed to t	he foregoing inst	arment
	ared before me this d					
	of the right of homes		for the uses and purp	oses therein set forth,	including the relea	se and
	Given under my hand a		6th	day ofSente	mber 19	- 74
	(Impress Seal He e)		611	(10)	The sales	
	14		714	Notary Pub	TO EMPE	4
Com	mission Expires /d-	30-71	,		10 V	CONTRACTOR OF THE CONTRACTOR O
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