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TRUST DEED SECOND MORTGAGE FORM ((Illinois)	FORM No 22 JANUARY, 19	02 22	866 0 <b>52</b>	GEORGE E. COLE® LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That	Samuel L. &	Elizabeth Mit	chell		
(h reinafter called the Grantor), of the city and state of Illinois for and in con- Sir thousand, four hundred eight in had p id, CONVEY AND WARRANT to of the Vilage of Park Ridge and to visuer stors in trust hereinafter named, for lowing describe can state, with the improvements th and everything son. to the tereto, together with all	sideration of the sum of the dollars and John J. Chi.  County of the purpose of securing ereon, including all hearents, issues and profit	f 00/100 aro Cook g performance of the ating, air-conditioning ts of said premises, si	covenants and agreemer 3, gas and plumbing appa tuated in theCity_	nts herein, the fol- aratus and fixtures,	
ofCounty of	: 13 to 17 Block	k l in Rust a	nd Gilchrist's	5	
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Hereby releasing and waiving all rights under and by In TRUST, nevertheless, for the purpose of securing Whereas, The Grantor signal in the purpose of securing the securing the securing the securing securing the securing securing the securing sec	Corp., Promisson the land wife missory note be	nc palr amussory no bry Note #176 e, Elizabeth pearing ever da	te_bearing even date he dated September according to the thereon, 30	er 30, ng to the 6 monthly	
thereafter til paid in full.			STOR	-	
THE GRANTOR covenants and sprees as follows: (1)	D. Trans	•	14		<b>1</b>
notes provided, or according to any agreement extendu and assessments against said premises, and on demand rebuild or restore all buildings or improvements on sai shall not be committed or suffered. (§) to keep all build grantee herein, who is hereby authorized to place such with loss clause attached payable first, to the first Trus which policies shall be left and remain with the said Mo grances, and the interest thereon, at the time or times w	to pay said indebte g time of payment; (2 to exhibit receipts the d premises that may ha lings now or at any tim insurance in companie tee or Mortgagee, and, ortgagees or Trustees u then the same shall bee	dness, and the interest to pay prior to the interest (3) within size we been destroyed or the on said premises in a acceptable to the head of the independent of the manual full the indebtedness of the independent of the payable to me due and payable to the head of the indebtedness of t	in thereon, as her in a centry days after destruct of days after destruct of damaged, (4) that waste sured in companies to be older of the first mortgate herein as their interests fully paid, (6) to pay	dir said note or year all taxes on or damage to it a. u preruses e sel cted by the ge i. debter a. s. sts may ap et . all prior inc m-	
her annum shall be so much additional indebtedness se In the Event of a breach of any of the aforesaid arned interest, shall, at the option of the legal holde thereon from time of such breach at seven per cent per	cured hereby.  covenants of agreemer  r thereof, without noti	nts the whole of said ice, become immedia	indebtedness, including pately due and payable, as	principal and all of the saw or both the	
THE GRANTOR covenants and agrees as follows: (I notes provided, or according to any agreement extendr 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 building rantee herein, who is hereby authorized to place such with loss clause attached payable first, to the first Trus which policies shall be left and remain with the said Mobrances, and the interest thereon, at the time or times we like the bolder of said indebtedness, may procurre in or title affecting said premises or pay all prior incu Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness se IN THE EVENT of a breach of any of the aforesaid carned interest, shall, at the option of the legal holde hereon from time of such breach at seven per cent per ame as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses and losure hereof—including reasonable attorney's fees on losting abstract showing the whole title of said firm expenses and disbursements, occasioned by any suit our tuch, may be a party, shall also be paid by the Grantor.	cured hereby.  covenants of agreemer  r thereof, without noti	nts the whole of said ice, become immedia	indebtedness, including pately due and payable, as	principal and all of the saw or both the	
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	STATE OF Illinois ss.		
	COUNTY OF COOK		
-	I, Robert La Plume, a Notary Public in and for said County, in the State all resaid, DO HEREBY CERTIFY that Samuel L. Mitchell and wife, Elizabeth	•	
	Siavaic vesaid, DO HERED I CERTIF I tilat		
	personall known to me to be the same person_s whose names_ are subscribed to the foregoing instrument,		
	appeared by one rie this day in person and acknowledged that they signed, sealed and delivered the said instrument as the thing instrument as the thing is and voluntary act, for the uses and purposes therein set forth, including the release and		
	waiton William of hom ster 1.		
į	Gron-pinder my pand and notariol seal this 30th day of Sentember 19 74		
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	Elizal  L. Mitchell and will glace  To  To  To  North Avenue , Illinois 66639  Illinois 66639	LEGAL FORMS	
ROX No	ONO DISTRICT OF THE PARTY OF TH	LEG	
XO8	SECOND MORTGAGE  Trust Deed Samuel L. Mitchell and wife, Elizabet  TO  TO  5954 W. North Avenue Chicago, Illinots 60639		
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