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STATE OF THE STATE

4	TRUST DEED SECOND MORTGAGE FORM (Illinois) FORM No. 2202 22 890 438 GEORGE COLL*	
	THIS INDENTURE, WITNESSETH, That John Kearley and Richard P. Walker and wife	
	(hereinafter called the Grantor), of the <u>village</u> of <u>Hanover Pk</u> . County of <u>Cook</u>	
	and State of 11111018 for and in consideration of the sum of 1 wo thousand eight hundred twenty and 00/100 bell: sin hand paid, CONVEY_AND WARRANT_to Robert Thomas & Associates	
1	and to his successors in trust hereinafter named, for the purpose of securing performance of the overants and agreement herein, the fol-	•
	lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures,	
	and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the <u>village</u> of Hanover Pk. County of Cook and State of Illinois, to-wit:	•
1	Lot 25 in Block 45 in Hanover Highlands Unit #6, a subdivision in	-
1	the Southeast & of section 30, Township 41 North, Range 10, East of the Third Principal Meridian in Cook County, Illinois.	
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	Hereby releasing and waiving all n. 1. 1 and by virtue of the homestead exemption laws of the State of Illimois. IN TRUST, nevertheless, for the pur ose c ser ring performance of the covenants and agreements herein.	
	WHEREAS, The Grantor John Karley and Richard P. Walker and wife Patricia justly indebted upon their principal promissory note bearing even date herewith, payable	:
	Sixty payments of \$47.00 starting October 15, 1974 and ending September 15, 1979	- • •
	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and as interest thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay not or to note first day of June in each year, all taxes	٠.
- 1	THE GRANTOR covenants and agrees as follows: (1)-To pay said indebtedness, and using set thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay for 10° to first day of June in each pear, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within is 'y days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (3) to keep all buildings now or at any time on said premise; and in companies (5) to selected by the grantee therein, who is hereby authorized to place such insurance in companies acceptable to the holf of the first mortgage raphicedness, with loss clause attached payable first, to the first Trustees or. Mortgages, and second, to the Tru-"-h 1 as their interest may appear, which policies shall be left and remain with the said Mortgagees or Trustees, antil the indebtedness is 'uly p'. d; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same jahall become due and payable. AN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or use interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay prior incumbrances or use interest thereon when due, the grantee or the holder of said indebtedness pay pay and the same with interest thereon from the date of any ent at seven per cent per annum shall be so much additional indebtedness secured hereby. NATHE EVENT of a freach of any of the aforesaid overpants of a greements the whole of said indebtedness, includin princ, all and all	•
1	grantee Breten, who is hereby authorized to piace such insurance in companies acceptable to us no. "cot the first Trustee or. Mortgages, and, second, to the Tru-"re- the interest may appear, which policies shall be left and remain with the said Mortgagees or Trustees, ortill the indepethences is 'nly p. d; (6) to pay all prior incumbrances and the interest thereon at the time or times when the same "shall become due and navable."	3
į	An The Event of failure so to insure, or pay taxes or assessments on the prior incumbrances or one oterest thereon when due, the gradite or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments of discherge or purchase any tax lies or title affecting said premises or pay all prior incumbrances and the phterest thereon from time to time; and, all morey so paid, the	200
1	Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of any cent at seven per cent per annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants of agreements the whole of said indebtedness, includin princi, al and all	⊃`. >
•	earned interest, shall, at the option of the legal holder increot, without holice, become immediately due and payable and will interest.	
Į	Increon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or by suit a law, be the same as if all of said indebtedness had then matured by express terms. It is AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the credit of the control of the contro	
5	such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon said prem ses- shall be taxed as costs and included in any, decret that may be rendered in such foreclosure proceedings; which proceeding, whether per cree of sale shall have been entered or not shall him to dismissed, nor release hereof given, until all such expenses and disbursements, and)
aaao	assigns of the Grantor waives all right of the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any compilant to foreclose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to any arty claiming under the Grantor, appoint a receiver to take possession or charge of said premises	,
ų	with power to collect the rents, issues and profits of the said premises. LOOK COOK COOK County of the grantee, or of his resignation.	
fi o	refusal or failure to act, them	
	Witness the hand_and seal_of the Grantor_this 12th day of September 1974	
	franche Warger (SEAL)	
	(SEAL)	
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Santa Santa	STATE OF Illinois ss. COUNTY OF COOK	高
	a Notary Public in and for said County, in the	
District Co.	I, Robert E. Alderson. State aforesaid, DO HEREBY CERTIFY that John Kearley and Richard P. Walker and wife Patricia	
ا د د د العظر با العجار	personally known to me to be the same person_ whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said	
	free and voluntary act, for the uses and purposes therein set forth, including the release and	
	wai er o the right of homestead. Gi en wider my hand and notarial seal this	
	(Impress Sval Hare)	
	Commission Expires 1-20-74	
	Prepared by: Rober E. Anderson 225 N. A lington Heighs Rd. Elk Grove 1. 60007	
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	PUBLIC NO	
	MAIL 2890438	
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	ND MORTGAGE TUST_Deed TO TO TO ATLINGTON HEIGHTS RA WE, IL., 60007 WE, IL., 60007 GEORGE E. COLE® LEGAL FORMS	
	IIST_Deed TO TO TO E.IL., 60007 E.IL., 60007 E.IL., 60007 E.IL., 60007	
	POX No. Trust_Deed Trust_Deed To no. ROBERT THOMAS & ASSOCI 225 N. Arlington Heigh Elk Grove, IL., 60007 Elk Grove, IL., 60007 Elk Grove, IL., 60007 LEGAL FORMS	
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