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	TRUST DEED SECOND MORTGAGE FORM (Illinois) FORM No. 2202 22 890 439	GEORGE E. COLE®
	THIS INDENTURE, WITNESSETH, That Francis Louis Feid and Wife Rose	
•	(hereinafter called the Grantor), of the village of Hoffman Ests. County of Cook	
	and State of T111nois for and in consideration of the sum of	Dollars
	in hand ppid, CONVEY AND WARRANT to Robert Thomas & Associates of the Village of Elk Grove County of Cook and State of Illi	nois
	and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreemit lawing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing app	ents herein, the fol-
	and everything appurenant thereto, together with all rents, issues and profits of said premises, situated in the V1112 of HOTFman ESts. County of COOK and State of Illinois, to-wit:	ige
Ċ	Lot 14 in block 55 in Hoffman Estates No. IV, a subidition part of the Southwest & of section 15, Township 41 Nor Range 10, East of the Third Principal Meridian in Cook Illinois.	th, .
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•	Ox	
	Hereby releasing and waiving ah tet a mader and by virtue of the homestead exemption laws of the State of Illinois.	
	Wilereas, The Grantor Thou's Feid and wife Rose	herowith payable
	justly indebted upon criefing even date Sixty payments of \$129.09 starting	
	and ending	
	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness and the interest thereon, as herein a	nd in said note of
	This Grantor coverants and agrees as follows: (1) To pay said indebtedness and the Inferest thereon, is herein a notes provided, or according to any agreement extending time of payment; (2) to my price V the first day of June integration according to any agreement extending time of payment; (2) to my price V the first day of June integration according to any agreement sugginst said premises, and on demand to exhibit receipts therefor; "with a skity days after destruct febuild or restore all buildings or improvements on said premises that may have been see, "you founaged; (4) that was shall not be committed or suffered; (5) to keep all buildings now or at any time on said jet." as neured in companies to grantee herein, who is hereby authorized to place such insurance in companies greepibles to include or include the payable which policies shall be left and remain with the said Mortgaggee, and, second, to the "ru ce b" cin a stier into which policies shall be left and remain with the said Mortgaggee or Trustees, only ill the indebtens as "all payid" (6) to per brances, and the interest thereon, at the time or times when the same shall become due and payable the properties of the interest thereon from the day of the aforestic coverance of the interest thereon from the day of the aforestic coverance of the interest thereon from the day of the aforestic coverance of the properties thereon from the day of the aforestic coverance of the properties of the properties of the payment. In this Event of a breach of any of the aforestic coverance of a generates the properties and the properties thereon from the day of the aforestic coverance of the properties thereon from the day of the aforestic coverance of the properties and the properties thereon from the day of the aforestic coverance of the properties and the properties the coverance of the properties and the properties the coverance of the prop	ion or damage to. te to said premises be selected by the
	grantee herein, who is hereby authorized to place such insurance in companies acceptable 1 th. Industr of the inst most with loss clause attached payable first, to the first Trustee or Moragues, and, second, to the use by claus their inits which policies shall be left and remain with the said Mortgages of Trustees panil; the independ, so is all yeard; (6) to put which policies shall be left and remain with the said Mortgages of Trustees and lift independ, so is all yeard to the companie.	gaga Indebiedness, tresis may appear, sy all prior incum-
	orances, and the interest interest in the interest there is a second in the prior incumbrances of the interest their grantee of the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or charge the nor tilled affecting said oremises or pay all prior incumbrances and the hiererest thereor from time to lime; and all n	on when due, the r purchase any tax loney so paid, the
	Grantor agrees to repay immediately without demand, and the tame with interest thereon from the date. I payment 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, i cluding the said that	g principal and all
	per annum shall be so much additional indebtedness secured hereby?— IN this Event of a breach of any of the aforesaid covenants to agreements the whole of said indebtedness, i cludin carned interest, shall, at the option of the legal holder thereaf, without notice, become immediately due and p vable herean from time of such breach at seven per cent per annum, shall be recoverable by forceive thereof, or by same as if all of said indebtedness had then matured by express terms. It is Agreep by the Grantor that all expenses and dispursements paid or incurred in behalf of plaintiff in connect closure hereof—including reasonable attorney's fees outly's for documentary evidence, stenographer's charges, cost of pleine abstract showing the whole tile of said premises embracing forcelosure decree—shall be paid by the Gran	ior with the fore-
	to the state of the same and the same and the grantes or new holder of any part of sail	d inde tedness as 'l
	expenses and disbursements, occasioned by any suggest processing whether the gain tent of any finding such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceed cree of sale shall have been entered or not shall not be dismissed, nor release hereof given, until all such expenses and the contraction of the proceedings of the proceeding	ishursements and
	cree of sale shall nave been entered or not, again into the distinstention tracks including intermined in the heirs, executors, a sasigns of the Grantor waives all rights of the possession of, and income from, said premises pending such foreclosure agrees that upon the filing of any edippliant to foreclosure out in the possession of the grantor, are the grantor, or to have party claiming under the Grantor, appoint a receiver to take possession or charge the grantor, or to have party claiming under the Grantor, appoint a receiver to take possession or charge.	proceedings, and at once and with- of said premises
	with power to collect the rents, signiferand profits of the said premises. IN THE EVENT of the death or removal from saidCOOK	hy annointed to be
	refusal or failure to act, the the Recorder of deeds of said County is here first successor in this trust, and if for any like cause said first successor fail or refuse to act; the percon who shall then be the of Deeds of said County is bretely appointed to be second successor in this trust. And when all the aforesaid covenants are performed, the granter of his successor in trust, shall release said premises to the party entitled, on receiving his reasonab	ne acting Recorder
.	Witness the hand and seal of the Grantor this 28th day of August	19 74
	Thaneis Jain H	(SEAL)
	V Kose Feed	(SEAL)
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	Stall of <u>lilinois</u>	
	COUNTY OF COOK	
	I. Robert . Anderson, a Notary Public in and for said County, in the	
	State aforesaid, DO HEREBY CERTIFY that Francis Louis Feid and wife Rose	
	State atoresate, DO Inches 1	
ear ear	Breeze of words of words of the second	
\$	personally known to me to be the same person swhose name s subscribed to the foregoing instrument,	
	appeared before me this day in person and acknowledged that they signed, sealed and delivered the said	
	instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and	
	air of the right of homestead.	
	G'un inder my hand and notarial seal this	
* d = z = 1	(Impress Fall cre)	验 等
	Notary Public	
	Commission Expires 2-10-74	3 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Prepared by: Rolert E. Anderson 22 N. Arlington Heights Rd.	
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