				2			
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM N	o. 2202 Y, 1968	22	<u>890</u>	450		GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Howard	d Unell	L_and_	wife	Arder	<u>. L</u>	Joint	ly
		Whee1	ina	· Co	unty of C	ook	<u> </u>
(hereinafter called the Grantor), of the village	e of	sum of	<u> </u>		,		
(hereinafter called the Grantor), of the and State of Illinois for and in consider TWENTY FIVE THOUSAND FIFTY AN	- 00/18	00		c Acc	ociat	es	Dollars
AND WARRANT to		CO	~b		C t c		linois
Village of Him or	County	01				nd sereen	ents herein, the fol-
the bis suggestors in thist hereinatter hance, for the	purpose or a	all heating	, air-cond	litioning,	gas and pl	umbing ar	paratus and fixtures,
and to his successors at the control of the control	nts, issues ar	ıd profits o	said pres	nises, sitt	ated in th	V11	rage
County or							
	3		of th	e fo	11owir	ıg des	cribed
Unit No. 111B as delineat parcel of real estate (he	edon s	fter I	eferi	ed t	o as '	'Parce	1"):
i	,		**	-1-110	c+ (111)	1 CLEL	Or.
ort of the South East Question 24, Township 42 N	orth,	Range	ll, i	ast lina	Towns	ship,	·
							n #1
l lacociation, do crucio				ain t	ne ut	LICE '	J
1971 and Known as crass	Tilinó	is as	Docu	ment	No. Z	TO525	177
Recorder of Cock County, together with an undivided from Said Part 1 all the Hereby releasing and waving all in the like the work of the wave from the wave	ed 1% i	ntere	st in	salo	mpris	ing a	11 the units
from said Part th all and he	e Erebei	hy in	said exemption	DECIE	ratio	of Illinoi	Survey
Hereby releasing and waiving all right reach and by waiving al	performan	ce of the co	venants a	and agree	ments her	ein.	3
WHEREAS, The Grantor Howard J.,ell	and w	rie vr	inal prop	issory II	otebear	ing even d	ate herewith, payable
justly indebted upon their		princ	ipai pron	113301 7 22		-	A
1		••		. żo.	1974	and	* ****
Sixty payments of \$417.50	startı	ng Nov	elliner	. <u>2</u> 0,			΄ ξ.
ending October 20, 1979.) r				. (>
	. (12					***
	Ī	/),	7	į	1	San Park	•
1.	į		7	•	- Value		
	6			. ,	O.		to the sold mate or
The Grantor covenants and agrees as follows: (notes provided, or according to any agreement extendi and assessments against said premises, and on deman rebuild or restore all buildings or improvements on sa shall not be committed or suffered; (5) to keep all buil grantee herein, who is hereby authorized to place such with loss clause attached payable first, to the first Tru which policies shall be left and remain with the said M brances, and the interest thereon, at the time or times In the Event of failure so to insure, or pay to grantee or the holder of said indebtedness, may procu jien or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without deman	1) To pay	aid indebte	dness, a	the inti-	fest there the first di	on, as nero y of June	in each year, all taxes
notes provided, or according to any agreement extends	to exhibit	receipts the	refor; (3	ewith.	sixty days or damage	after des	waste to said premises
rebuild or restore all buildings or improvements on sa- rebuild or restore all buildings or improvements on sa-	dings now o	r at any tin	ne on said	yp' ar' ∞ blet tu	s usured in	compani the first	nortgage indebtedness,
grantee herein, who is hereby authorized to place such	i insurance r istee or Mor	igagee, and	econd.	to the T	rust bere	in as their paid; (6)	to pay all prior incum-
with loss clause attached by which policies shall be left and remain with the said M	fortgagees or when the sar	ne shall be	come due	and pays	nole.	e laterest	thereon when due, the
IN THE EVENT Of failure so to insure, or pay tar	tes or assess re such insu	ments, or i	ne prior ly such ta	xes or as	sessme its,	or dischar	ge or purchase any tax all money so paid, the
brances, and the interest manager or pay last strates or the holder of said indebtedness, may proculien or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness: IN THE EVENT of a breach of any of the aforesait.	umbrances a	and the int same with i	erest ther interest th	ereon fr	om the da	e i f payı	nent at seven per cent
Grantor agrees to repay immediately will indebtedness per annum shall be so much additional indebtedness	secured here	ob agreem	nts the w	hole of s	aid indebte	dness, ir	udin, principal and all
lien or title antering said yimmediately without deman Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforesai earned interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent presents it fall of said indebtedness had then matured by	ier theteof.	without no	tice, becc verable b	me imm y foreclo	sure there	of, or by	uit a' lav or both, the
IN the Light had a the option of the legal hold thereon from time of such breach at seven per cent p same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses a closure hereof—including reasonable attorney's feesf pleting abstract showing the whole title of said, prepared and disbursements, occasioned by any sulpose may be a party, shall also be paid by the Granto	y express fer	ms. nents paid	or incurr	ed in beh	alf of plai	ntiff in co	nner on the fore
It is Agreed by the Grantor that all expenses a	outlays for d	ocumentary	v evidence losure de	e, stenog cree—sh	rapher's cl all be pai	d by the	Grantor; ad the like
pleting abstract showing the whole title of said pre	proceeding	wherein th	e grantee	or any ments sh	holder of all be an a	any part (dditional	ien upon sa d pre nises
such, may be a party, shall also be paid by the Granto	t may be re	ndered in	such fore	closure p	roceeding il all such	; which p expenses	and disbursements,
cree of sale shall have been entered or not shall not b	e dismissed, paid. The	Grantor fo	r the Gra	ntor and	for the he pending s	irs, execu uch forec	ors, administrate. and
assigns of the Grantor waives all right to the possess	sion of, and ose this Trus	t Deed, the	court in	which su	ch compla	int is filed ession or	, may at once and with charge of said premise
closure hereof—including reasonable and an applicing abstract showing the whole title of said of expenses and disbursements, occasioned by any suiform such, may be a party, shall also be paid by the Gratio such, may be a party, shall also be paid by the Gratio shall be taxed as costs and included in any decret his cree of sale shall have been entered or not shall not be the costs of suit, including attorney's feel have been assigns of the Grantor waives all rights of the possessagrees that upon the filing of any compliant to forcel out notice to the Grantor, or to any party claiming with power to collect the rents, leader and profits of the	under the C ne said prem	irantor, ap ises.	point a re	CELVEL (C			or of his recianation
set took a removal from said	1						. t ainted to h
IN THE EVENT of the death of removal from said RECORDER	aid first succ	essor fail o	refuse to	act, the	person wh	o shall the	n be the acting records at
IN THE EVENT Of the beam of telephone refusal or failure to act, then inst successor in this trust and if for any like cause so of Deeds of said County is hereby appointed to be se performed, the grantes of his successor in trust, shall be applied to the second of the successor in trust, shall be applied to the second of the successor in trust, shall be applied to the successor in the successor i	cond success	sor in this t I premises t	rust. And o the part	wnen al y entitled	, on receiv	ing his re	sonable charges.
performed, the grants of		3rd	-		0ct	ober	, 19_74
Witness the hand and seal of the Grantor	this [†]		-T	day of _	nl n	1	
	1	_ك_	46.	<u>//</u>	yull	 _	(SEAL
	į	X	ria	ا بند ا	برب	D	(SEAL

22 890 450

LA UNO ECALO ALO O EN

	a secretaria de la companya del companya de la companya del companya de la compan	ers to the state of the state of	State and the state of the stat	2.46.
	& They to	totton.	תנריה בטא גינ	TER OF DESERTE
		OCT 28 PM 12 47		E 4.0
ya da aya da		5 8 6 9 7 8 P 22	898450 4 A — Rec	.5.10
STATE OF Illinoi Cook	s ss.		;1	
COUNTY OF			- 1	,
I, Robert E. An			in and for said County, in	
State aforesaid, DO HER	EBY CERTIFY that Howard Un	ell and wife A	Arden L., Jointly	
	•			→ ,
personally known to me	to be the same person_S whose name	subscribed	to the foregoing instrum	ent,
	day in person and acknowledged t			
	free and voluntary act, for the uses ar	nd purposes therein set	torm, including the release	and .
waiver of Lie ight of hon		, ,	October 797	4
Given u der ny han	d and notarial seal this 3rd	day of	10/1///	
AUTAR Softin		Johns	16 Chisting	
		Not	ary Public D	5
Ommission Bours 1			1	
we pared by	Robert & Anderson 225 N. Arlington Heig Elk Grove Ir , 60007	htsRd.		,
	EIR Grove, Osco,			
	C			1 , -
	January Style	500	MAIL	
				35
				902
				2890450
AT A TOTAL OF THE STATE OF THE				
		A MARINE		C
		1607		
	ES Rd	7/		
Fd AGE	GIAT	6		OLE.
x No. COND MORTGAG	ASSOC On Heise 60007			GEORGE E. COLE [©] LEGAL FORMS
# MO	s A ton ton 60	,		RGE
Supplies the state of the state	ing II.			GEO LE
BOX No. SECOND MORTGAGE Trust Deed	TO ROBERT THOMAS & ASSOCIATES 225 N. Arlington Heights R Elk Grove, IL., 60007	-		, ,
	G F			
	1. DI WILK :		- 1 - II	1 8