TRUST DEED - SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	22 890 452	GEORGE E. COLE®
THIS INDENTURE, WITNESSETH, That Ke	nneth Rokowski ar	nd wife Beverly	1
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(hereinafter called the Grantor), of thevilla and State ofIllinois, for and in con		County of Cook	
TWO THOUSAND, TWO HUNDRED E	IGHTY AND 00/100		Dollars
in hand paid, CONVEY_AND WARRANT_to of the village of Elk Grove	County of COOK	and State of	linois
and to his successors in trust hereinafter named, for	the purpose of securing perform	ance of the covenants and agrees	nents herein, the fol-
lowing described real estate, with the improvements the and everything appurtenant thereto, together with all			
of Cicero County of Cook	and Sta	ate of Illinois, to-wit:	r
Lot 15. in the West			
householders additi of the North ½ of t			
section 28, Townshi	p 39 North, Range	13, East of the	Third
Principal Meri/dian	in Cook County, I	llinois.	1
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Hereby releasing and waiving all right under and by	virtue of the homestead exempt	tion laws of the State of Illinois.	
In Trust, nevertheless, for the par one of securi	ng performance of the covenants Kowski and wife	and agreements herein.	ļ
justly indebted upon their		missory notebearing even dal	e herewith, payable
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Twenty-four payments of and ending October 1, 197		ovember 1, 1974	-
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		1.30	
THE GRANTOR covenants and agrees as follows: (notes provided, or according to any agreement extendi	1) To pay said indebtedness, and ng time of payment; (2) to pay	rior to the first day of June in	and in said note or each year, all taxes
and assessments against said premises, and on demand rebuild or restore all buildings or improvements on sai	to exhibit receipts therefor; (1) d premises that may have been a	within sirty days after destruction destruction with the destruction of the structure of th	nion or damage to iste to said premises
grantee herein, who is hereby authorized to place such with loss clause attached payable first, to the first Trus	ings now or at any time on salo insurance in companies acceptal stee or Mortgagee, and, second.	ble to the Tole is of the first more to the T uster herein as their in	tgage indebtedness, terests may appear.
THE GRANTOR covenants and agrees as follows: (notes provided, or according to any agreement extendi and assessments against said premises, and on demand rebuild or restore all buildings or improvements on sai shall not be committed or suffered; (5) to keep all build grantee herein, who is hereby authorized to place such with loss clause attached payable first, to the first True which policies shall be left and remain with the said M brances, and the interest thereon, at the time or times w IN THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procur lien or title affecting said premises or pay all prior inc. Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness.	ortgagees or Trustees and the in then the same shall become due	ndebtedness is fray pr'1; (6) to r and payable.	pay all prior incum-
IN THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procur	es or assessments, or the prior in e such insurance or hay such tax	tes or assessments, a discharge of	or purchase any tax
Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness so	, and the same with interest the	ereon from the date of pa ment	at seven per cent
earned interest, shall, at the option of the legal holds	covergants of agreements the war thereof, without notice, become	nole of said indebtedness, including immediately due and payabl	and w h interest
same as if all of said indebtedness had then matured by	r annum shall be recoverable by express terms.	tin behalf of plaintiff in connec	t law, c both, the
closure hereof—including reasonable attorney's fees ou pleting abstract showing the whole title of said prem	tlays for documentary evidence, ises embracing foreclosure dec	stenographer's charges, cost of ree—shall be paid by the Gra-	procuing r coni- ntor; an the like
expenses and disbursements, occasioned by any suit or such, may be a party, shall also be paid by the Grantor.	oroceeding wherein the grantee of All such expenses and disbursen	or any holder of any part of sa- nents shall be an additional lien t	id indebted es as
thereon from time of such breach at seven per cent persons as if all of said indebtedness bad then matured by. It is AGRED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees of opleting abstract showing the whole title of said premeasements and disbursements, occasioned by any shipper such, may be a party, shall also be paid by the Grantor, shall be taxed as costs and included in any derect that cree of sale shall have been entered or not, shall not be the costs of suit, including attorney's feel have been passigns of the Grantor waives all rightwoff the possession agrees that upon the filing of any compilaint to foreclose out notice to the Grantor, or to have fairly claiming un with power to collect the rents, testies and profits of the	may be rendered in such foreca dismissed, nor release hereof giv aid. The Grantor for the Grant	en, until all such expenses and or or and for the heirs, executors.	disbursements, and
assigns of the Grantor waives all right to the possessic agrees that upon the filing of any complaint to foreclose	on of, and income from, said pre this Trust Deed, the court in w	emises pending such foreclosure hich such complaint is filed, may	proceedings, and at once and with-
out notice to the Grantor, or to any party claiming un with power to collect the rents, issues and profits of the	said premises.	iver to take possession or charg	e of said premises
refusal or failure to act, then Recorder	r of deeds	of said County is here	by appointed to be
first successor in this trust, and if for any like cause said of Deeds of said County is hereby appointed to be secon	first successor fail or refuse to ac and successor in this trust. And w	ct, the person who shall then be then all the aforesaid covenants a	nd agreements are,
performed, the grantee of his successor in trust, shall re			74
Witness the hand_and seal_of the Grantor_t	his da	y of October) 19 74
	Semit	Koftegund	(SEAL)
• •	Sent	y Koloruck	(SEAL)
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and the second	STATE OF Tilinois	PM 12 47 Cc1-23-14 806920 • 278924524 }	4 — Rep 5.10 €
	I, Robert E. Anderson	a Notary Public in and for said	
		Kenneth Rokowski and wife Beve	
発護用では、1・1をごります	appeared before me this day in person and	acknowledged that they signed, sealed and del	ivered the said
	waiver of the right of homestead. Given under my hand and notarial seal thi	sday ofday of	1974
	(Improse Seal Here) Commission Expires 2.1.10-74	Notary Public	him .
	Prepared by: Robert E. 225 N. Arl	Anderson ingtonHeightsRd. IL., 60007	
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