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	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No.	2202 22	242 450	GEORGE E. COLE® LEGAL FORMS					
	THIS INDENTURE, WITNESSETH, That DAVID	L, KLOTZ ar	nd CAROLE KLO	TZ, his wife						
	(hereinafter called the Grantor), of the <u>City</u> and State of <u>Illinois</u> , for and in consi									
	FIVE THOUSAND SEVEN HUNDRED EIGHT		THE NO	RTHLAKE BANK						
1	of the of for the and to his successors in trust hereinafter named, for the	County of a e purpose of secur	ring performance of	and State of the covenants and agree	ements herein, the fol-					
1.4	and everything appurtenant thereto, together with all r	ents, issues and pr	ofits of said premises	, situated in the	apparatus and fixtures,					
'	Lot 11 and 12 in Block 1	inMidland De	velopment Co	mpany's						
	Northlake Village, Unit #3 of Section 32, Township 40	3. being a S	Ind CAROLE KLOTZ, his wife  Northlake County of COOK  mod 100/100* * * * * * * * * * * * * * * * * * *							
	Third Principal Meridian	:		•						
		-								
	<b>6</b> .									
	70_				,_					
١,	Hereby releasing and valving all rights under and by v	irtue of the home	stead exemption law	s of the State of Illinois						
	IN TRUST, never selves, for the purpose of securing WHEREAS, The Grantor S DAVID L. KIC	performance of the tare of tare of the tare of tare of tare of tare of tare of the tare of tar	he covenants and ag le Klotz, his	reements herein. S wife						
j	ustly indebted upon their				ite herewith, payable					
	day of each and every mont A. D., 1973 for a conths	h beginning succeeding	on the 6th o	lay of May						
	\$96.37 on the 6th day of M	larch A. D.	1978.		<b>S</b>					
				CA	12					
		<del>-</del>		~~,	24,					
n	THE GRANTOR covenants and agrees as follows: (1) otes provided, or according to any agreement extending agreements against said premises, and on demand	To ray said indeg time of parment	btedness, and the int; (2) to pay prior to therefor: (3) with	the first day of June in sixty days after destri	and in said note or each year, all taxes action or damage to					
re si	chuild or restore all buildings or improvements on said hall not be committed or suffered; (5) to keep all buildi rantee herein, who is hereby authorized to place such in	ngs now o at a sy	have been descroyed time on said ore miss nies accentation to the	or damaged; (4) that we insured in companies to holder of the first mo	/aste to said premises to be selected by the ortgage indebtedness,					
w	ith loss clause attached payable first, to the first Truste hich policies shall be left and remain with the said Mor rances, and the interest thereon, at the time or times wh	te or Mortgage , a rtgagees or Tru te- ien the same shall	an', specied, to the T until the indebted by one saue and pay	rustee herein as their in ness is fully paid; (6) to able.	nterests may appear, pay all prior incum-					
gr	In the Event of failure so to insure, or pay taxes rantee or the holder of said indebtedness, may procure en or title affecting said premises or pay all prior incum	or assessments, such insurance abrances and	of the print incumbra of sural exes or as there: thereon from	ances or the interest the ssessments, or discharge a time to time; and all	or purchase any tax money so paid, the					
pe	Grantor agrees to repay immediately without demand, and the same wild interest the on from the date of payment 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 greenments the whole at said indebtedness, including principal and all									
th sa	earned interest, shall, at the option of the legal holder thereof, without notice, become immed ately due and payable, and with interest thereon from time of such breach at seven per cent per annum schall be recoverable by fc colosure dereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.									
cle ple	osure hereof—including reasonable attorney's fees, underling abstract showing the whole title of said pembranes and dishursements, occasioned by any suit	ave for documenta es embracing for occeding wherein	ary evidence, stenogreciosure decree—shi the grantee or any	rar ne.'s charges, cost o	f procuring or com- antor; and the like aid indebtedness, as					
su sh	ch, may be a party, shall also be paid by the Grutor. A all be taxed as costs and included in any decree that mee of sale shall have been entered or not shall not be di	all such expenses a nay be rendered in smissed, nor releas	nd disbursements she such foreclosure parts of the second	all be an additional lien roceedings; which proc il all such e pensonand	upon said premises, eeding, whether de- disbursements, and					
the as: ag	e costs of suit, including attorney's fees have been pa signs of the Grantor waives all rights the possession rees that upon the filing of any company to foreclose	id. The Grantor f of, and income f this Trust Deed, th	or the Grantor and rom, said premises ne court in which suc	for the heirs, eve. ut its pending such fore losu th complaint is fined, ma	, administrators and re proceedings, and avnce and with-					
Wi	it notice to the Grantor, or to any party claiming und ith power to collect the rents, issue and profits of the self in the EVENT of the death of removal from said.	er the Grantor, and id premises.  Cook		take possession or cha county of the grantee, o	ge of aid premises					
fir	fusal or failure to act, the THE CHICAGO TITLE		COMPANY	of said County is he	reby .opr aled to be					
pe	rformed, the grantee or his successor in trust, shall rele	ase said premises	to the party entitled,	on receiving his reason	able charger					
	Witness the hand S and seal_of the Grantor S th	is sixth	day of	1 St	, !?—					
		Ca	role S	Det.						
				7	(SEAL)					
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		promise de la companya del companya del companya de la companya de	A series and the first territories and proper section for the second	Marie Carlow Services						

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COUNTY OF	ILLINOIS COOK	} ss.	•	
	Thode		otary Public in and for said C	
prester before m	e this day in person and	d acknowledged that _the	subscribed to the foregoing	ered the said
aiver of the right of	of homestead.		es therein set forth, including the	e release and
HOTARDA	v land and notarial seal th	is sixth	_ day of	19_73=
AUTAO /	9-20.79	- -	Notary Public	
		0/2		
	1973 MA	Albert Alexander		RECORDER OF DEFENS COOK COURTY RELIGIOA
		R <b>7 PM 12 12</b> MAR7-73 5888.	50 • 22242450 ⊌ A	— Rec 5.10
	् <sup>र</sup> <b>५</b>		C	<b>7.3</b>
		<b>5</b> 00 M	IAIL To	2224245
	wife is K inue ins 60164	_		90
Trust Deed  Trust Led	CAROLE KLOTZ, his wife Northlake, Illinois TO THE NORTHLAKE BANK 26 West North Avenue Northlake, Illinois	OT JAM		GEORGE E. COLE® LEGAL FORMS
ğ <b>,=</b>   🖺	CAROL North THE A 26 We		·	GE   GE   GE   GE   GE   GE   GE   GE

\*END OF RECORDED DOCUMENT