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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	22 30	5 .135	GEORGE E. COLE® LEGAL FORMS	•
THIS INDENTURE, WITNESSETH, That St				Mysliwiec	
Husband and Wife (hereinafter called the Grantor), of the Villag and State of Illinois, for and in considerations.	e of Streamwood	County	ofCook_		
Thirteen Thousand One Hundre	d Thirty Four an Woodfield Ban	d 78/100 k		Dollars	
of the Village of Schaumburg	County of _Cook	and S	tate ofI	llinois	
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements ther and everything appurtenant thereto, together with all references to the streamwood County of Cook	eon, including all heating, air-co	nditioning, gas ar emises, situated	nd plumbing app in the <u>Vil</u>	paratus and fixtures,	
Lot 3113 in Woodla in Sections 25 and of the Third Princ thereof recorded Ma County Illinois	26. Township 41	North R	ange 9 F:	ac+	
C/A,					
			•		
Hereby releasing and waiving all rights under and 'y v' IN TRUST, nevertheless, for the purpose of email', WHEREAS, The Grantor Stanley M. 1458	tue of the homestead exemption performance of the covenants and Carol	n laws of the Stand agreements h	te of Illinois. erein. iwiec		
justly indebted upon Woodfield Bank	principal prom			herewith, payable	
In full on June l	, 1973				
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		حرير			
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said p shall not be committed or suffered; (5) to keep all building rantee herein, who is hereby authorized to place such ins with loss clause attached payable first, to the first Trustee which policies shall be left and remain with the said Morty brances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay laxes' grantee or the holder of said indebtedness, may procure sile into ritide affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, are rannum shall be so much additional indebtedness secul IN THE EVENT of a breach of any of the aforesaid corared interest, shall, at the option of the legal holder it	To pay said indebtedness, and time of payment; (2) to pay pr exhibit receipts therefor; (3) remises that may have been design now or at any time or said prurance in companies as could be or Mortgagee, and	or crest thereone in or the first days to yet or larm ge emises insured in to the holder of the Trustee I crestee I	on, as herein an y of June in ear after destruction d; (4) that waste companies to be the first mortga- ir as their inter-	d in said note or ch year, all taxes on or damage to to said premises se selected by the age indebtedness, ests may appear,	
brances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure su	n the same shall become due and or assessment, or the prior include include insurance or day such taxes	d payable. umbrances or the or assessments,	interes, rue of	n when due, the purchase any tax	22 305
Grantor agrees to repay immediately without demand, as per annum shall be so much additional indebtedness secur IN THE EVENT of a breach of any of the aforesaid co	orances and the interest thereon not the same with interest there red hereby. venture or agreements the whole	on from time to to on from the dat e of said indebted	me; as I all mo e of pa, ment a iness, including	nry so paid, the seven per cent , 'in ipal and all	S
earned interest, shall, at the option of the legal holder of thereon from time of such breach at seven per cent per en same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses, and with	hereal, without notice, become num, shall be recoverable by for these terms. Soursements paid or incurred in	immediately due preclosure thereo a behalf of plain	and payable, f, or by suit at i	no ith interest the the	딿
closure hereof—including reasonable attorney's feet outlay pleting abstract showing the whole title of said province expenses and disbursements, occasioned by any suit or procuch, may be a party, shall also be paid by the draitor. All	ys for documentary evidence, sta s embracing foreclosure decree ceeding wherein the grantee or such expenses and disbursemen	enographer's cha shall be paid any holder of an its shall be an ad-	rges, cost of pro by the Granto by part of said ditional lien upo	ocuring o com- or; and t e like indebtedness, a.	
per annum shall be so much additional indebtedness secure IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder it hereon from time of such breach at seven per cent per gram as if all of said indebtedness had then matured by the closure hereof—including reasonable attorney's feet, outlay pletting abstract showing the whole title of saip pletting expenses and disbursements, occasioned by any quit per prosuch, may be a party, shall also be paid by the gramfor. All shall be taxed as costs and included in app defect that macree of sale shall have been entered or jud, shall not be distincted assigns of the Grantor waives all pright of the opassission capress that upon the filing of any complaint to foreclose the out notice to the Grantor waives all pright of the opassission capress that upon the filing of any complaint to foreclose the thing of the control of the said in the Event of the cash or removal from said refusal or failure to accepted.	y be rendered in such foreclost nissed, nor release hereof given. The Grantor for the Grantor of, and income from, said pren is Trust Deed, the court in the the Grantor, appoint a receive	are proceedings; , until all such e, and for the heir sises pending such the such complain	which proceeds expenses and dist s, executors, adm h foreclosure p t is filed, may at	ng, whether de- pursements, and ninistrators and roccedings, and once and with-	
with power to collect the rents, assess and profits of the said	l premises.	County of th	a mantee or of	his resignation	
first successor in this these and if for any like cause said first of Deeds of said County is hereby appointed to be second s	at successor fail or refuse to act, oncessor in this trust. And when	the person who sl	nall then be the :	acting Recorder	
performed, the consecsor his successor in trust, shall releas		_	ins reasonable		
Witness the hand S and seast of the Grantor S this	5720 5 day o	Apr		, 19_7.3	
	Stanley M.	Myslivier Myslivier	lu .	(SEAL)	
	Carole J.	mysl	ivie	(SEAL)	
	Carole 🎾 M	ysl # wiec		£	
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STATE OF Illinois					
County of Cook	·				
	in and for said County, in the				
State aforesaid, DO HEREBY CERTIFY that Stanley M. Mysliwiec and Carole J.					
Mysliwiec, Husband and Wife					
pers a lly known to me to be the same person s whose name s are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said					
instrument as _c'.c ir_ free and voluntary act, for the uses and purposes therein set forth, including the release and					
waiver of the right c. to nestead.					
Source from a a 1 notarial seal this 24th day of	April 1973				
Actuara	m annable				
Complete Description See Text 1993	tary Public				
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SECOND MORTGAGE Trust Deed stanley M. Mysliwiec Carole J. Mysliwiec Streamwood, Ill. 60103 TO Woodfield Bank E 111 Woodfield Wall Schaumburg, Ill. 60172	Moon mbur GEC GEC				
SECO SECO Caron Stree Stree Stree Stree Stree Scha	Woodleld Balk E 111 Woodfield Mall Schaumburg, Ill. 601 GEORGE E. COLE® LEGAL FORMS				
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END OF RECORDED DOCUMENT