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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	23 567 015	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Joseph joint tenants	F. Purri and Ger	aldine J. Purri, his	wife as
(hereinafter called the Grantor), of 1053 Grisso			(State)
for and in consideration of the sum of THIRTY Of in hand paid, CONVEY. AND WARRANT to of 35 No. Brockway (No. and seet)	FIRST BANK &	TRUST COMPANY, PALATI	NE, ILLINOIS
and to his successors in i hereinafter named, for the lowing described real estate with the improvements there and everything appurtment there are everything appurtment there exists a second control of the everything a second control of the everything appurtm	e purpose of securing perform con, including all heating, air ents, issues and profits of saic	nance of the covenants and agreed -conditioning, gas and plumbing all premises, situated in the	ments herein, the fol-
of		tate of Illinois, to-wit:	
Lot 43 In Virginia Land Subdivision k and part of the South East k of S Third Principal Meridian, in Sook C	ection 12, Twonsh:		
4			
)		
	0		
	02		
Hereby releasing and waiving all rights under and by vi IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor Joseph F. Purri	rtue of the homesten exem performance of the covenar and Geraldine J	ption laws of the State of Illinois. And agreements herein. Purri, his wife	
justly indebted upon One		omissory notebearing even da	
to the First Bank & Trust Company, interest at the rate of 9% payable secure for a period of five years, additional advances made up to a to	on demand. It is any renewals or ex	intended that this in tensions of said loan 000.00	strument shall
		ORION	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or I policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the stand the interest thereon, at the time or times when the stand the interest thereon at the time or times when the stand the interest thereon at the time or times, may procure ilien or title affecting said premises or pay all prior incured franter agrees to repay immediately without demand.	To pay said indebtedness, a g time of payment; (2) to p therefor; (3) within sixty d / have been destroyed or da at any time on said premise e in companies acceptable we dortgage, and, second, to to s or Trustees until the indebt mer shall become due and on or assessments, or the prior	nd the interest thereon, as hereing ay when due in each year, all tay ays after destruction or damage to maged (4) that waste to said pr	ar an aid note or x.s. ar a assessments or rain or restore emise. shall not be cled by the grantee indebte ness, with may appear, which prior incumbran es, reon when due, the
grantee or the holder of said indebtedness, may procure a lien or title affecting said premises or pay all prior incu Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness sec	nbrances and the interest thand the same with interest tured hereby	axes or assessments, or discharge dereon from time to time; and all hereon from the date of paymen	money so paid, the
per annum shall be so much additional indebtedness seci IN THE EVENT of a breach of any of the aforesaid cearned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by a large of the control of the	hereof, without notice, beconnum, shall be recoverable express terms.	me immediately due and payable by foreclosure thereof, or by suit	e, and with interest at law, or both, the
thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by a IT is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, of the letting abstract showing the whole title of said premis expenses and disbursements, occasioned by any suite of premis expenses and disbursements, occasioned by any suite of premis expenses and expenses and labour sense. The premise such may be a party, shall also be paid by the Grantor. A shall be taxed as costs and included in any decree that had be taxed as costs and included in any decree that he costs of suit, including attorney's fees have been paid ssigns of the Grantor waives all right for the possession igrees that upon the filing of any complaint to foreclose tout notice to the Grantor, or to any party claiming und with power to collect the rents, is safes and profits of the same of a record, owner is: The name of a record, owner is: IN THE EVENT of the Gentle or removal from said	Tye for documentary evidences embracing foreclosure do occeding wherein the granted Il such expenses and disburs: any be rendered in such fore smissed, nor release hereof gad. d. The Grantor for the Gra of, and income from, said his Trust Deed, the court in his Trust Deed, the court in	e, stenographer's charges, cost of secree—shall be paid by the Gra- e or any holder of any part of sa- tion of the cost of th	procuring or com- antor; and the like aid indebtedness, as upon said premises, eding, whether de- disbursements, and administrators and e proceedings, and y at once and with-
out notice to the Grantor, or to any party claiming undo with power to collect the rents, issiles and profits of the sa The name of a record owner is: Joseph F. P	er the Grantor, appoint a re id premises. urri and Geraldine	ceiver to take possession or char a J. Purri, his wife	ge of said premises
The name of a record owner is: 30seph F. F. In the Event of the cent or removal from said clusal or failure to act, then James Drysdal rst successor in this drus; and if for any like cause said fif Deeds of said County is hereby appointed to be second efformed, the grantee or his successor in trust, shall relea	e rst successor fail or refuse to successor in this trust. And	of said County is here act, the person who shall then be t when all the aforesaid covenants a	the acting Recorder and agreements are
Witness the hand S and seal S of the Grantor S thi	s192h	day of July	, 1976
	(x Tarest	1 Kane	(SEAL)
	Joseph M. Pur Certadine J.	Furi & Puri	(SEAL)
This instrument was prepared by R.Andersen	35 N. Brockway (NAME AND ADD	Palarine, Ill.	

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STATE OF Illinois	} ss.		
COUNTY OF COOK	∫ 55.		
Flossie P. Claney		a Notary Public in and for said County,	in the
State aforesaid, DO HEREBY CER		urri and Geraldine J. Purri	
personally known to me to be the s	ame person_s whose name_s_	are subscribed to the foregoing instr	ument,
appeared before me this day in p	erson and acknowledged that _	the Rigned, sealed and delivered the	e said
	oluntary act, for the uses and pur	poses therein set forth, including the relea	se and
waiver of the right of Fornestead.	rial scal this 19th	day ofJuly, 19	76
Given under my hand and notar	rai sear tins	day of	
(Impross Soal Here)		Janes 2 Janes	
My Commission	Expi es it amb 8, 1977	Notary Public	
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St To	7	S S	GEORGE E. COLE® LEGAL FORMS
Trust Deed Trust Deed	MAIL	is is a series of the series o	GEO
SĒ		MAIL TO: First Bank & Tr. Co. 35 N. Brockway Co. Palatine, Ill. 600	
PURRI FB6T.		MAIL TO: First BAn 35 N. Bro Palatine,	
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END OF RECORDED DOCUMENT