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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. JANUARY,	2202 1968	23 652	g50	GEORGE E. COLI LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Relvin Hubbard	d and Kathleen	Hubbard	(is wif	e)
thereinafter called the Grantor), of theCit and State ofIllinois, for and in ****** Ten-thousand-nine-hun	consideration of the sur dred-seventy-ty	Chicago m of vo and 50/100	**** (\$10	Cook ,972.50)	****
in hand paid, CONVEY AND WARRANT of the Village of Homewoo	to John d County of	H. Thode, Tru	stee	, Illii	
and to his see a ssors in trust hereinafter named, lowing deen bed eaf estate, with the improvemen and everything a purtenant thereto, together with of Chic.go County of	for the purpose of secuts thereon, including all rents, issues and p Cook	iring performance of the heating, air-condition rofits of said premises, and State of Illing.	he covenants a ing, gas and plu situated in the	nd agreement Imbing appar	s herein, the fol atus and fixtures
A dress of Property					
Lot 19 in Block 16 being a Sulvivision Township37 Porth, P	n of part of th	e Northeast 🐇	of Section	n 2	
0,	x				
*					
lereby releasing and waiving all rights under and IS TRUST, nevertheless, for the purpose of see WHEREAS, The Grantor Their	by virtue of the home uring performance of t Hubbaru and had	stead exemption laws he covenants and agre thlenn Hubbard	of the State of ements herein (his wi	Illinois. fe)	
istly indebted upon THEIF	7/	principal promissory n	otebearing	even date he	rewith, payable
to order of th e Ev the sum of Ten-tho (\$10,972,50) Dollar due on the 20th day	usand-nine-hunds, payable in 1	i ed-seventy-t l mor.ch.y paym	wo and 50	/100	23
		47	X _O C	Y	553
THE GRANTOR covenants and agrees as follows tes provided, or according to any agreement exter da assessments sagints said premises, and on demouild or restore all buildings or improvements on build or restore all buildings or improvements on build or restore all buildings or improvements on but on the herein, who is hereby authorized to place is the loss clause attached payable first, to the first T ich policies shall be left and remain with the said ances, and the interest thereon, at the time or rime. Is the EVENT of failure so to insure, or pay the need to be a support of the affecting said premises or pay all prior in the affecting said premises or pay all prior in annum shall be so much additional indebtedness. In the EVENT of a breach of any of the aforest need interest, shall, at the option of the legal horeon from time of such breach at seven per cancer is fall of said indebtedness had then matured IT is AGREED by the Grantor that all expenses.	axes or assessments, or our such insurance, or neumbrances and the irrand, and the same with secured hereby, aid covenants or agreen lder thereof, without no per annum, shall be recovered.	the prior incumbrane pay such taxes or asse- interest thereon from to interest thereon from ments the whole of said lotice, become immedi- coverable by foreclosu	tes or the intersements, or distinct to time; and the date of particular indebtedness, attely due and the thereof, or less the second to the second the second to the second the	rest there in we charge in put and all money asyment at so including propayable, and by suit at law	when due, the c' ase any tax y so paid, the e e per cent re pal and all with ir creat, or brah, the
IT IS AGREED by the Grantor that all contents are hereof-including reasonable attorney's fees, ing abstract showing the whole title of said prenses and disbursements, occasioned by did of the oracle	outlays for documentar emises" ombracing fore or proceeding wherein a or. All such expenses an eat may be rendered in be dismissed, nor release a paid. The Grantor fo sion of, and income fro sose this Trust Deed, the under the Grantor, apple said premises.	ry evidence, stenograp ty evidence, stenograp he grantee or any hol id disbursements shall such foreclosure proc e hereof given, until a r the Grantor and for om, said premises per e court in which such a point a receiver to tak	her's charges, be paid by the paid by the for of any paid be an addition eedings; which ll such expension the heirs, exending such for complaint is filter possession of	cost of procu- the Grantor; t of said inter- t of said inter- t proceeding, as and disbur cutors, admir eclosure proc ed, may at or r charge of s	ring or com- and the lil's ebtedness, as aid premises, whether de- sements, and instrators and deedings, and deedings, and deedings, and deedings, and deedings, and
	chard J. Brenne	refuse to act, the pers	of said County of said County on who shall the aforesaid cover receiving his re	is hereby appended is hereby appended in the section in the sectio	ng Recorder
Witness the hand Sand seal of the Grantor		day of	August		_, 19
This Document was prepared b	y: \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	yon Hill	Vard		(SEAL)
Diane Compton	X	talling 1	4 Kla	- (<i>)</i>	(SEAL)

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1976 SEP 28 AM 9 33 STATE OF_ COUNTY OF_ Edward J. Bourgeois, Jr. _, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that _____elelvin Hubbard and Kathleen Hubbard (his wifr) personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared the fore me this day in person and acknowledged that they signed, sealed and delivered the said instrumer, as _their _ free and voluntary act, for the uses and purposes therein set forth, including the release and Commission Expires

END OF RECORDED DOGUMENT