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() () () () () () () ()	TRUST DEED TO SECOND MORTGAGE FORM (Illinois) FORM No. 2202 23 686 243 GEORGE E. COLE- LEGAL FORMS	
	THIS IN URE, WITNESSETH, That Ruben G. Acevedo and Virginia R. Acevedo (hereinafter or the Granter), of 1065 Kenilworth Drive Wheeling Illinois 60090	
	for and in consiceration of the sum of Ten and no/loo——————————————————————————————————	
1,4999	of 555 V. D. indee Rd. Buffalo Grove Illinois 60090 (City) (State) and to his successors in t. ust. ereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, wif, the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures,	
AC	and everything appurtenant there's, together with all rents, issues and profits of said premises, situated in the VIIIage of Wheeling Cook and State of Illinois, to-wit:	
	Lot 426 in Hollywood Ridg: Unit #4, a resubdivision in Sections 3 and 4, Township 42 North, Range 1: 1/ing east of the 3rd principal meridian in Cook County, Illinois	
	1000	
	Hereby releasing and waiving all rights under and by virtue of the hom stead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of 1. or ants and agreements herein. WHEREAS, The Grantor Ruben G. Acevedo and Virgir 18 R. Acevedo justly indebted upon Twenty thousand and no/100———principal professory note—bearing even date herewith, psyable	
	on demand	
	J. C. K.	
	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as her in and in said note or	
	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as her in and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the list day of her in and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the list day of her in a chyear, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within kxy days after lest rection or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that her is a said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said temporare insured in companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first migray indebtedness, with loss clause attached payable first, to the first Trustee or Mortgage, and, secrifying the trustee herein as their interest any appear, which policies shall be left and remain with the said Mortgagees or Truster or the trustee herein as their interest as any appear, which provides the said the interest thereon when the said the interest thereon when the companies or the interest thereon when the companies of the interest thereon the companies of the interest thereon when the companies of the interest thereon from the date of payment at seven the companies of the interest thereon from the date of payment at	
	which policies shall be left and remain with the said Mortgagees or Trustees until the debtedness is fully paid; (6) to par a prior incumbrances, and the interest thereon, at the time or times when the same shall become the and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the pilor incumbrances or the interest thereon wher due, he grantee or the holder of said indebtedness, may procure such insurance, or pay taxes or assessments, or discharge or purch it can yet in the process of the process thereon from time to time; and all money so paid, the control of the process thereon from time to time; and all money so paid, the same with interest thereon from the date of payment at seven	
į	per annum shall be so much additional indebtedness secured hereby. IN THE EVENT Of a breach of any of the aforesaid covenants or greements the whole of said indebtedness, including principal as a a' learned interest, shall, at the option of the legal holder thereof, willout notice, become immediately due and payable, and with interest thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by expects terms.	
	It is Adkete by the Grantor that all expenses and dissursements plat of interfect in behalf to plantial in Connection with the	
	Grantor agrees to repay immediately without demand, and the salite with interest their forms and the control of the aforesaid coverants and personnel state of the sality of the aforesaid coverants and personnel state of the sality of the aforesaid coverants and personnel state of the sality of t	
	In the Event of the cleath or removal from said	
	performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand_Band seal_Bof the Grantor_B this	
	This document prepared by J. Kern C/O Buffelo Grove National Bank 555 W. Dundee Road Buffelo Grove, Illinois 60090 (Virginia R. Acevedo) (SEAL)	
	Dillato Gove, IIII and Gove	

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STATE OF ILLINOIS	
COUNTY OF COOK Ss.	
I, Gary H. Reitz , a Notary Public in and for said County, in the	
State afc. csn'L, DO HEREBY CERTIFY that Ruben G. Acevedo and Virginia R. Acevedo	
personally known to be the same person s whose names are subscribed to the foregoing instrument,	
appeared before me this chy in person and acknowledged that they signed, scaled and delivered the said instrument as their fround voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of homestead.	
Given willder my hand and notarial seal thisllth day of	
Many 1/ 02:3	
Commission Ramines 9/15/79	
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SECOND MORTGAGE Trust Deed "LES". Runled Sister.	
SECON Tru Maicks: Bayyue 5556 GEOI LEGE	
END OF RECORDED DOCUMENT	