## **UNOFFICIAL COPY**

RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	23 8	67. 826	GEORGE E. COLETEGAL FORMS
HIS INDENTURE, WITNESSETH, That ROBER	RT_M, WESTON and J	UDY WESTON	, his wife	
hereinafty colled the Grantor), of the V111age nd Stat a T11ino1s for and in consist TWENTY-I HOUSAND THREE HUNDRED and	deration of the sum of No/100 (\$20,300.0	0)	nty of Cook	Dollars
thand paid CONFY AND WARRANT to fithe Village of Lansing and to his successors at ust hereinafter named, for the wing described r. dest. c. with the improvements the ad everything appurture at the reto, together with all r. Lansing Cook	County of COOR in purpose of securing performance including all heating, aircrets, issues and profits of sair	mance of the cor r-conditioning, ga	venants and agreen as and plumbing ap ted in the V11	
The Nort' of feet of North East 1/' of Sec of the Third Principa of the East barres o of the North East 1'. East of the Third 'ri	etion 36, Township al Meridian also k of the West 32 acro of Section 36, To	36 North, nown as the es of the E ownship 36	Range 14, E North 50 f East 128 acre North, Range	ast eet es e 14
	004			!
receive releasing and waiving all rights under and by value in Trust, nevertheless, for the purpose of securing Wherlas, The Grantor S. ROBERT M. WES	rirtue of the hon estead exeng performance of the covena TON and JUD1 W15.70	nts and agreemer ON, his wif	e .	
one of the order of Timothy J. Eriks, on the order of Timothy J. Eriks, ollows: (a) interest payable in ommencing one (1) month from date in the amount of \$260.26 plus interest arts and Savings Bank adjuste, payable monthly commencing storicipal and accrued interest ate of this note; (d) each said interest accrued to date of receipt ayment of principal.	Trustee, at the 's monthly instalme, of this note; (b) rest at the rate of sted semi-annually even (7) months from to be paid on or bustalment shall be t of said instalment.	on lof Lans  ce in the  insclimen  of Nover  on the in  com dace of  defore seve  applied fint and the	ing, in instance in amount of \$1 to payments of the prime raniversary definition of the interest of the intere	156.60 each of principal nte of ste of said (c) balance from the payment of any, to
THE GRANTOR covenants and agrees as follows: (1 tes provided, or according to any agreement extending a assessments against said premises, and on demand a discovered by the said of the s	) To pay said indebtedness, g time of payment; (2) to exhibit receipts therefor; premises that may have bee ings now or at any time on simsurance in companies acces or Mortgagee, and, seconding the second for the same shall bee fire its sor assessments, or the most such insurance, or only time the same shall beed me its or assessments, or the most such insurance, or only time the mortances and his priefest the and the same in interest curred hereby.	and the interest as prior in the (3) which fixty a destroyed or da in reemises insu- abilities insu- table the Trustee indebtedness is e and payable, r incumbrances, taxes or assessme- ereon from time thereon from the	flereon, as 'crei' ist day of sune an days after elst us maged; (4) that va reed in companies to ler of the first mor herein as their int fully paid; (6) to p or the interest therents, or discharge e to time; and all redate of payment	and in said note or sach year, all taxes "ith or damage to ste to said premises a) 1 s lected by the sa, e indebtedness, e. as may opear, ay all pror in umeon whind the brongure of the same said of the said of
ned interest, shall, at the option of the legal noticer recon from time of such brench at seven per cent per rea is if all of said indebtedness had then matured by IT is Aoresten by the Grantor that all expenses and sure hereof—including reasonable attorncy's fees, out ting abstract showing the whole title of said points enses and disbursements, occasioned by any suif or h, may be a party, shall also be paid by the Granton II be taxed as costs and included in any degree that in e of sale shall have been entered or not, shall got be di- costs of suit, including attorncy's feet have been pa- gas of the Grantor waives all right to be possession ees that upon the filing of any confriding to foreclose notice to the Grantor, or to any lowy claiming und	annum, shall be recoverable annum, shall be recoverable terms.  The property of the property o	tred in behalf of ce, stenographer' leeree—shall be ce or any holder sements shall be a celosure proceed given, until all sa antor and for the premises pendin premises pendin o ceiver to take p	plaintiff in connects charges, cost of paid by the Gran of any part of sai an additional lien to ings; which proceed the expenses and of the expenses are th	it law, or both, the tion with the fore- procuring or com- ntor; and the like it indebtedness, as- pon said premises, eding, whether de- disbursements, and administrators and e proceedings, and at once and with- e of said premises
h power to collect the rents, issaes and profits of the st. In the Event of the death of semoval from saidusal or failure to act, then	RST first successor fail or refuse to d successor in this trust. And ease said premises to the par	of a act, the person when all the afe ty entitled, on rec	of the grantee, or said County is here who shall then be the oresaid covenants a serving his reasonal	by appointed to be the acting Recorder and agreements are the charges.
Witness the hands_and seaB_of the Grantor_s_ th	00-1	<b>V</b>	nch Nobert M. Nobert M. Nos Cost	
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STATE OF ILLINOIS	)	
COUNTY OF COOK	} ss.	
I Joan V. Rolek		
	, a Notary Public in and for said County, in the ROBERT M. WESTON and JUDY WESTON, his wife	
personali known to me to be the same person	on s whose names are subscribed to the foregoing instrument,	
appeared become this day in person and	acknowledged that <u>they</u> signed, sealed and delivered the said	
instrument astheir free and voluntary a	net, for the uses and purposes therein set forth, including the release and	
waiver of the right of hom stead.		
Given under my hand and notarial seal th	is day of March 1977	
timpress Sent Hoye)	Joan V. Rolek	
	Notary Public	
Commission Expires MARCH 31, 1979		
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