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To the SUBSTITUTE TO THE SUBSTITUTE OF THE SUBST	And the state of t	Concepted a Constitutible of Annies of Annies and Annie	
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	23 919 162	GEORGE E. COLE• LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Robert Hobson and Ju	udith Ann Hobsob (his	wife)
(hereinafter called the Grantor), of the	onsideration of the sum of xty and 00/100 ********************************	******(\$11,960.00) **  Trastee  Trastee  mance of the covenants and agree  conditioning, gas and plumbing a	********** Dollars
Lot 13 in Block 7 in Medem the North 1/2 of the S.W. 1/2 of East of the Init of Princepal	a's El Vista North be of Section 9 Township	eine of Illinois, to-wit: eing a subdivision of 36 North, Range 13	
	20-		
Hereby releasing and waiving all rights under and b IN TRUST, nevertheless, for the purpose of secu WHEREAS, The Grantor Robert justly indebted upon their	ring pericant ice of the covenant Hobson at d Judith An	ts and agreements herein.	te herewith, payable
to the order of the E the sum of Eleven-tho Dollars in 1 payment	usand-nine-hund.⇔'/ which is due 5th d y	nd sixty and 00/100	
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten and assessments against said premises, and on demar rebuild or restore all buildings or improvements on s shall not be committed or suffered; (5) to keep all bu grantee herein, who is hereby authorized to place suc with loss clause attached payable first, to the first Tri which policies shall be left and remain with the said h brances, and the interest thereon, at the time or times IN THE EVENT of failure so to insure, or pay ta grantee or the holder of said indebtedness, may procu lien or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness; and the interest of a breach of any of the aforesai carned interests, shall ast the option of the legal hold thereon from it is all ast the option of the legal hold thereon from it is all of soil of the breach a seven per cent pt same as if all of soil forch refered he as ween per cent pt	(1) To pay said indebtedness, at ing time of payment; (2) to pay did to exhibit receipts therefor; (2) and to exhibit receipts therefor; (2) and the payment of the payment	ad the interest, sereon as herein prior to the first stay of 'une in stay of 'that was for chiese insured in cropa less to the first of the Trustee herein a her 'all of the trustee herein and payable, '(r) to and payable, '(r) to and payable, '(r) to the trustee herein for the the total and payable trustee herein from the date of payment hole of said indebtedness, includir mendiately due and payable y forcelosure thereof, or by suit a	and in said note or each year, all taxes tition or damage to ste to said premises be selected by the tragge indebtedness, rests may appear, ay all prior incumber on when due, the proposition of the state of the st
Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness: IN THE EVENT of a breach of any of the aforesai carned interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by IT is Agreed by the Grantor that all expenses are closure hereof—including reasonable attorney's fees, opleting abstract showing the whole title of said per expenses and disbursements, occasioned by any suit to such, may be a party, shall also be paid by the Grantor shall be taxed as costs and included in any defree that cree of sale shall have been entered or not, shall right of the costs of suit, including attorney's feef any becomes agrees that upon the filing of any cost of the costs of suit, and the costs of suit, including attorney's feef any cost of said party claiming u with power to collect the rents, issue and party claiming u with power to collect the rents, issue and profits of the Richard of Ric	and disbursements paid or incurre ait by for documentary evidence nings embracing forcelosure decomposed may be deserted as the second of the		
refusal or failure to act, then Richard J first successor in this true, and if for any like cause sai of Deeds of said County and Feby appointed to be sec- performed, the granges or his successor in trust, shall re Witness the hand and seal 8 of the Grantor.	d first successor fail or refuse to a ond successor in this trust. And w elease said premises to the party of 78th	of said County is heret ct, the person who shall then be th hen all the aforesaid covenants are intitled, on receiving his reasonable by of April	by appointed to be a control of the acting Recorder dagreements are le charges.
This Document was prepared by Diane Compton Evergreen Plaza Bank Evergreen Park, Illinois	Jude <del>a</del> h	K. Hobson G. Hobson	(SEAL)
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STATE OF	Illinois		162 · A — Rec 10.00
COUNTY OF.	Cook	ss.	e
		<del></del>	
I, Kem	neth C. Schwarz	, a Notary Public in an	d for said County, in the
State aforesaid	DO HEREBY CERTIFY that	t Robert Hobson and Judith H	obson (his wife)
	·		
personally kno-	wn to me to be the same pers	ons whose names are subscribed to	the foregoing instrument,
appear C be for	e me this day in person an	d acknowledged that <u>they</u> signed, sealed	d and delivered the said
instrument · s _	their free and voluntary	act, for the uses and purposes therein set forth,	including the release and
waiver of the ri	o't of homestead.		
Given one	and notarial seal th	is 18th day of	April , 19 77
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