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RUST DEED ECOND MORTGA	GE FORM (Illinois)	FORM JANU	No. 2202 ARY, 1968	23 979	735	GEORGE E. COLE LEGAL FORMS
HIS INDENTUR	F. WITNESSETH, The	u Francis B	_Plummer ar	d Ruth S. Pl	ummer, hi	s wife
d State of	the Grantor), of the Clinois for an account of the Clinois for an account of the Clinois and the Clinois for a cli	nd in consideration of t undred-fifty-ar	he sum of id=00/100's=			Dollars
wing Lier', ed rea d everything appr	s in trust hereinafter nan I estate, with the improve irrenant thereto, together dights County of	ments thereon, includi with all rents, issues	ng all heating, air- and profits of said	conditioning, gas and premises, situated in	l plumbing app the	paratus and fixtures.
No No Vi	ot 36 in Triense estyric View, be the For hwest ortheas quarter , East of the Ti	ing a subdivis Quarter and pa of Section 31	ion of part rt of the W , Township	of the East est half of t 37 North, Ran	half he ige	
	C					
		04				
	theless, for the purpose of transfer France					
ly indebted upon				omissory note bear		herewith, payable
То	the order of Ev	vergreen Plaza	Bark, Evers	reen Park. I	llinois	
the	e sum of 15,750. /100's) Dollars	.00 (Fifteen-t	nousa id seve	en-hundred-fi	f ty-and-	
	e on the 15th of				·	
					ر کر	
				C-2:		
IN THE EVENT of tee or the holder of or title affections:	ovenants and agrees as fo cording to any agreement sis said premises, and on outlidings or improvemen I or suffered; (5) to keep hereby authorized to pil- ted payable first, to the I- left and remain with the set thereon, at the time or failure so to insure, or of said indebtedness, ma- did premises or pay all p	pay taxes or assessme y procure such insuran	ents, of the prior i	neumbrances or the tes or assessments, or	interes, mere r discharge or	on when due, the
for agrees to rep	ay immediately without much additional indebte a breach of any of the a at the option of the leg	demand, and the sam edness secured hereby, foresaid covenants or al holder thereof, wit	e with interest the agreements the wi hout notice, become	ereon from the date	of payment	p incip" and all and was it terest
				forcelosure thereof	or by suit of	land of the holder is
as if all of said in IT is AGREED by it re hereof—including abstract showingses and disbursen	debtedness had then mat the Grantor that all expe ing reasonable attorney's ng the whole title of sa nents, occasioned by any	ured by express terms, mses and disbursemen fees, outlays for docu id premises embracin suit or proceeding who	ts paid or incurred mentary evidence, g foreclosure dec erein the grantee	I in behalf of plaint stenographer's char ree—shall be paid or any holder of an	iff in connecti ges, cost of p by the Grant y part of said	on with the fore- rocuring or com- or; and the like indebtedness, as
as if all of said in Fr is AGREED by 1 re hereof—includ g abstract showi uses and disbursen may be a party, s be taxed as costs of sale shall have bots of suit, inclu so of the Grantor s that upon the fil otice to the Gran power to collect if	debutedness had then mat formation that all expe- ing reasonable attorney's an entity of the whole life of as ancents, occasioned by any half also be paid by the Canadian and included in any dec- been entered or not shall ding attorney's fee-blaw waives all right for the ing of any complaint to ing of any complaint to tor, or to any party clai- ter ents, is the and profit	ured by express terms, samured by express terms, and disbirstenen fees, obtained the suffer of the s	is paid or incurred mentary evidence, g foreelosure dec- erein the grantee inses and disbursen red in such fore- release hereof gi- ntor for the Gram ome from, said pu- eed, the court in w- tor, appoint a rec-	In behalf of plaint stenographer's chair ree—shall be paid or any holder of an nents shall be an add osure proceedings; en, until all such ex or and for the heirs emises pending such hich such complaint iver to take possess	iff in connecti ges, cost of p by the Grant y part of said titional lien up which proceed penses and di executors, ac i foreclosure is filed, may a ion or charge	on with the fore- rocuring or com- or; and the like indebtedness, as on said premises, ing, whether de- shursements, and lministrators and proceedings, and at once and with- of said premises
as if all of said in If the Admen by 1 to hereof—includ g abstract showin sees and disbursen may be a party, 8 be taxed as costs of sale shall have 1 sist of sair, inclu so of the Grantor that upon the fil orice to the Gran ower to collect the N THE EVENT OF 3	debuedness had then mat for crantor that all expe- ing reasonable attorney's ng the whole life of sa neurs, occasioned by any hall also be paid by the C and included in any dec- been entered or not-shall ding attorney's fees have waives all right to the ing of any complaint to tor, or to any party clai be rents, isbues and profit the death pre-removal fro-	ured by express terms, start ured by express terms, and disbursemen fees, obligays for docuted from the start of the start	is paid or incurred mentary evidence, g foreclosure decerein the grantee nases and disbursen reed in such forecl release hereof girl not for the Grant one from, said pued, the court in woor, appoint a receix	In behalf of plaint stenographer's char ree—shall be paid or any holder of an nents shall be an add osure proceedings; een, until all such es or and for the heirs remises pending such hieb such complaint iver to take possess	iff in connectings, cost of post of post of post of post of post of post of the cost of th	taw, c. oc. h, the one with the fore- rocuring or com- or; and the like indebtedness, as on said premises, ing, whether de- sbursements, and limistrators and proceedings, and it once and with- of said premises f his resignation,
as if all of said in It is Agree by a re hereof—includ grabstract showin boses and disbursen may be a party, 8 be taxed as costs of said shall have 1 soft the Grantor that upon the fil otice to the Grantor shall prower to collect the N-HE EVENT of all or failure to act, which is of the Grantor to the Grantor to the Grantor that upon the fil otice to the Grantor that upon the fil otice to the Grantor that upon the fil otice to the Grantor that the Grantor that the collect that the collect of the Grantor that the	debuedness had then mat for crantor that all expe- ing reasonable attorney's ng the whole life of sa neurs, occasioned by any hall also be paid by the and included in any dec- been entered or not-shall ding attorney's fees have waives all right to the ing of any complaint to tor, or to any party clai be rents, istue-and profit the death or removal fro	ured by express terms, said ured by express terms, and disbirsemen fees, obligas for docuid greeniges embracin squif or, proceeding who figure. All such experce, that may be rende not be dismissed, nor 5 been paid. The Gran ossession of, and incorrectose this Trust Deming under the Grants of the said premises, an said Coo Richard J. Bre mase said first successor be second successor it shall release said preri	is paid or incurred mentary evidence, g foreclosure decerein the grantee nases and disburseen red in such forecl release hereof girt not for the Grant off the Grant of this trust. And we nises to the party c	In behalf of plaint stenographer's char ree—shall be paid or any holder of an nents shall be an add osure proceedings; een, until all such es or and for the heirs remises pending such hieb such complaint iver to take possess	iff in connecting sees, cost of phy the Grant ypart of said itional lien up which proceed penses and die executors, as foreclosure is filed, may a conney is hereball then be the covenants and his reasonable	taw, 6 be fi, the converse of the first conv

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	1977 JUN 22 AM 10 25 JUN 22-71 3 9 5 0 0 1 0 23979735 4 A Roc	10.00
TATE OF Illinois	ss.	10.0.
OUNTY OF COOK		
Kenneth C. Schwarz		
	a Notary Public in and for said County, in the Francis B. Plummer and Ruth S. Plummer, his wi	ſe
ate arbiesatu, DO PIERIED I CERTIFI (na	Transition of the second of th	
ersonally known to me to be the same personally	ons, whose name, are subscribed to the foregoing instrument,	
	d acknowledged that they signed, sealed and delivered the said	
()_	act, for the uses and purposes therein set forth, including the release and	
niver of the right of how ster		
	hisl6th day of June, 19 77	
Minorens Spill Herby	Smeth Cachu	
oministion Expires 728-80	Notary Public	
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Trust Deed	GEORGE E. COLE®	AL F.
sn.		LEG.
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END OF RECORDED DOCUMENT