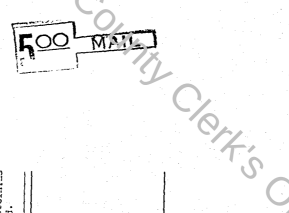
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TRUST DEED SECOND MORTGAGE FORM (IIIInois)	FORM No. 2202 JULY, 1973	23 110 556	GEORGE E. COLE® LEGAL FORMS	1	
this indenture, witnesseth, That — Dona l	d G. Kent & w	ite Carole E. Joi	intly		
thereinafter called the Grantor), of 134 A2t 22	Hoffm	an Ests. 1	11linois		WESSELVEN.
for and in consideration of the sum of SEVEN THO in hand paid, CONVEY AND WARRANT to E of 225 N. Arlington HeightsRd.	obert Thomas & Elk Grove	Associates 111	inois (State)		
and to his success' is in trust hereinafter named, for the p lowing described rean and act, with the improvements thereon and everything appure and thereto, together with all rents of	, including all heating, air- , issues and profits of said	conditioning, gas and plumbing premises, situated in the V111	apparatus and fixtures,		
Lot 1 in Ploc. 2% in Hoffman lying South of Inglins Road borth West & of the Bouth We Range 10, East of the Third of Section 15, Townsiin 41 Principal Meridian and the N Township 41 North Range 17, in CookCounty, Illinois.	(as that road st & of Sectio Principal Meri North, Range 10 orth & of the	existed on 8-20- on 14, Township 4 dian, of the Nor), East of the Th South East 2 of	1 North, th East 4 ird Section 15,	2	
				<u>ယ</u> —	7 2 2
Hereby releasing and waiving all rights under and by virtue in Taust, nevertheless, for the purpose of securing per WHBBEAS. The Granter their instity indebted upon their controllers.	forwarte, categorie	tion laws of the State of Illinois and agreements herein.		10 556	
Sixty payments of \$129.09 stending June 10. 1980.					with the second
		0, (%		
		40 CA			
		SE			Š
The Grast or covenants and agrees as follows: (1) To notes provided, or according to any agreement extending the and assessments against said premises, and on demand to exhibited or restore all buildings or improvements on said preshall not be committed or suffered; (3) to keep all buildings grattee herein, who is hereby authorized to place such insurable hose clause attached payable first, to the first Trustee owhich policies shall be left and remain with the said Mortgas brances, and the interest thereon, at the time or times when to Is It III EVENT of failure so to insure, or pay lases or grantee or the holder of said indebtedness, may procure said lien or title affecting said premises or pay all prior incumbra Grantor agrees to repay immediately without demand, and per ainsum shall be so much additional indebtedness secure.	pay said indebtedness, an ne of payment: (2) to pay shibit receipts therefor; (3) nises that may have been now or at any time on said ance in companies necepta r Mortgagee, and, second nees or Trustees unit that he same shall begone the	d the interest the son, as beroin prior to the first day of Ir e in the winds way days after destrict learning the son and the compa- fer in the son and the son and the first he holder of the first me first he trustee herein as their in the Trustee herein as their in the busile way and the son and have here.	n and in said note or a meh year, all laves ne tion or damage to east. to said premises to be selected by the tion, and may appear, of ty a, or for incum-		
In the Event of failure so to insure, or pay lases or grantee or the holder of said indebtedness, may procure such lieu or title affecting said premises or pay all prior incumbrate Grantor agrees to repay immediately without demand, apper annum shall be so much additional indebtedness secure. In this Event of a breach of any of the aforesaid covers	assessments, or the infor- insurance, or observable to nees and the inforest ther the same with interest th bereby.	incombiances or the interest th Aes or assessments, or discharge con from time to time; and all ereon from the date of payme, hole of said indebtodness, inclu-	ereon wher due, the for purel as any ax money so paid, the nt at seven per en-		And the state of t
earned interest, shall, at the option of the legal holder the thereon from time of such breach at seven per cent per ann same as if all of said indebtedness had then matured by expet IT is AGRIED by the Grantor that all expenses and dis- closure hereof—including reasonable attorney's fees, ordings	reof, without notice, become, shall be recoverable by terms, arkennents paid or incurre for documentary evidence	me immediately due and payab y foreclosure thereof, or by suit d in behalf of plaintiff in conn , stenographer's charges, cost_o	ole, and with interest at law, or both, the ection with the fore- of procuring or com-		and the second s
per annum shall be so much additional indebtedness secure. In 11th EVERT of a breach of any of the aforesaid cove earned interest, shall, at the option of the legal holder the thereon from time of such breach at seven per cent per ann same as if all of said indebtedness had then matured by expensive the same as if all of said indebtedness had then matured by expensive the personal distriction of the said profile of the sai	sking wherein the grantee ach expenses and disburse the rendered in such force sed, nor release hereof githe Grantor for the Gran and income from, said p Trust Deed, the court in whe Grantor, appoint a recreatives.	or any holder of any part of si- ments shall be an additional lio- losure proceedings: which proc- ven, until all such expenses and tor and for the heirs, executors remises pending such forecloss which such complaint is flied, mi- civer to take possession or char effects.	and indebtedness, as apon said indebtedness, as apon said premises, eeding, whether detailsbursements, and, administrators and re-proceedings, and sy at once and withinge of said premises		3
The name of a record owner is: OCO IN THE EVENT of the death or removal from said or removal from said or removal from said or removal from said from the successor in this grant if for any like cause said first of Deeds of said County is hereby appointed to be second sucperformed, the grantee or bis successor in trust, shall release	of deeds accessor fall or refuse to a cessor in this trust, And w	County of the grantee, of sald County is her ct, the person who shall then be then all the aforesald covenants	r of his resignation, reby appointed to be the acting Recorder and agreements are		
Witness the hand_and seal_of the Grantor_this_	5th d	ay of June	, 1975		
	Winal	X J. Kent	(SEAL)		
	_ to asola c	s. X sut	(SEAL)		
			<u>:</u>		

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	Mintery R. Wase	Report to the second of the se
	1975 JUN-111 H3 M1 4 6 2 . 23	110556 - A - Rec 5.10
STATE OF Illinois COUNTY OF COOK	ss.	
1. Micheline Lucac	cton1 a Notary Public	e in and for said County, in the
State aforesaid, DO HEREBY CER	THY that _ponald G. Kant & wife	Carole E. Jointly
appeared before me this day in prinstrum at as	coluntary act, for the uses and purposes therein se	, sealed and delivered the said
waiver (i the right of homestead. Given and my hand and notar	rial scal this 5th day of	June 19.75
(Impress Seal Herr		intercumi
Commission Expires 10-10-78		
Prepared by: Robert 1 225 H. A E1k Grov	Arlington Hts. Rd.	
ALON MARKET	4	





GEORGE E. MLTE LEGAL FORM: JGGGT [CG

END OF RECORDED DOCUMENT