INOFFICIAL C

TRUST DEED SECOND MORTGAGE	FORM (Illinois)	FORM No. 2202 JULY, 1973	, 23 <u>J</u> 88	297 GEORGE E. CO
IMS INDENTURE, 1	WITNESSETH, That	James E. King and	Mary Lou King	
thereinafter called the	Cirantory, of 805 E	Bernard Drive	Buffalo Grove	Il. 6009
for and in consideration	of the sum of Ten p	######################################	*******	*********
of 555 W. Dundee	Road	Buffalo Grove	National Bank	III. 60090
and to his successors in lowing described and eyer and everything appointer	trust hereinafter named, ate, with the improvement ant thereto, together wi	(Gity) for the purpose of securing puts thereon, including all heating all rents, issues and profits.	performance of the covenants and ng. air-conditioning, gas and plumb of said premises, situated in the	(State) agreements herein, the sing apparatus and fixtu
of	County ofC	ook	and State of Illinois, to-wit:	
Lot 10 in Sec Third	etions 5 and 6, Principal Meri	Hills in Buffalo (Township 42 North dian, According to	Grove being a Subdivis Range 11 East of the the plat thereof reco n Cook County, Illino	rđefi
	0			
			1 <u>400</u>	2
			JU	
Within As, The Crain	os, for the purpose of se	senimu performs as at the ea Lines and Mary Stars Ast	exemption laws of the State of Illi sycholds and agreements berein. Fig. pal promissory note — bearing eye	The second and the second
in 60	installments of	236.89, beginning	Nugust 25,1975	
			9	
				C.S.
				Ya. Bak
THE GRANTOR COVENA to the provided, or according and assessments against sa chuild or restore all build hall not be committed or stantee herein, who is here with loss clause attached p chich policies shall be left rances, and the interest th IN THE EVENT of fails fantee or the holder of sa- ien or title affecting said p frantor agrees to repay in or annum shall be so muc	nts and agrees as following to any agreement ext in premises, and on den ings or improvements or suffered; (5) to keep allow authorized to place a yable first, to the first and remain with the said recon, at the time or time to to insure, or pay all dindebtedness, may premises or pay all prior mediately without den hadditional indebtednes hadditional indebtednes.	se: (1) To pay said indebtedmending time or payment; (2) mand to exhibit receipts there is said premises that may have buildings now or at any time, such insurance in companies. Trustee or Mortgagee, and, ad Mortgagees or Trustees unless when the same shall begod taxes or assessments, or fice occure such insurance, or payment of the payment of the same shall begod taxes or assessments, or fice occure such insurance, or payment of the pay	ess, and the interest ther an is he to pay prior to the first cay of an fur; (3) within Lixy days after a been destroyed of damaged; (4) on said offenies insured in con proceptable to the holder of the first cut to the Trustee herein as the first indebtedness is fully paid; (6) he day and payable. For incumbrances or the interest characteristic incumbrances or the interest and taxon or assessments, or dischart thereon from time to time; and rest thereon from the date of pay	rein and in said note of in each year, all tax struction or damage 12 weste to said premise its to said premise to be selected by the case indebtednes it it is east any appearance of the core when due, there or p reharding to the case all mone, and the ment at sever per core
arned interest, shall, at the hereon from time of such time as if all of said indebte to AGREED by the O	been of any of the legal he breach at seven per cent edness had then matured frantor that all expenses	said covenants of agreements holder thereof, without notice t per annum, shill be recovered by express terms: a and disturbements paid or it	the whole of said indebtedness, inc., become immediately due and pa able by foreclosure thereof, or by incurred in behalf of plaintiff in co	cluding principal and yable, and with interesting with the fore
speries and disbursements ich, may be a party, shall a full be taxed us costs and ee of sale shall have been e costs of suit, including signs of the Grantor wais trees that upon the filing o it notice to the Grantor, co this power to volled the rer	, occasioned by any suifalso be paid by the Ciral isto be paid by the Ciral included in any derract entered or not, stalled a attorney's feet has be- ces all right to the poss- of any complain to force it to any havy claimin its, is ago, and profits of	or proceeding wherein the grant of the grant of the grant of the best may be rendered in such be dismissed, nor release her en paid. The Grantor for the ession of, and income from, close this Trust Deed, the coug under the Grantor, appoint the said premises.	idence, stenogranher's charges, core decree—shall be paid by the unice or any holder of any part of bursements shall be an additional 1 foreclosure proceedings; which peof given, until all such expenses of rantor and for the heirs, executad premises pending such forect in which such complaint is filed, a receiver to take possession or control King.	Grantor; and the lik of said indebtedness, a lien upon said premise receding, whether de and dishursements, an ors, administrators an osure proceedings, an may at once and with harge of said premise
IN the Event of the de	sather removal from va	id	County of the grantee County of the grantee of said County is se to act, the person who shall then And when all the aforesaid covena party entitled, on receiving his reav	or of his contamation

23 J88 297

UNOFFICIAL COPY

STATE OF	, a Notary Public in and for said County, in th
State aforesaid, DO HEREBY CERTIFY that James 3.	King and Mary Lou King
personally bown to me to be the same person, whose na	
appeared before me this day in person and acknowledge instrument as 1 ne r free and voluntary act, for the uses	
waiver of the right of homestead.	
Given under my hand and actarial seal this	3 rd day of July , 19 75
(Impress Seal Here)	Carole A. Klots
	Notary Public Notary Public
Commission Expires 3, 31.71	HE 마침 다일 중마 급통() (1886)
4	
	ALLOGOSKA SE DELIN
(COO). C FILED :	MILLUTERING AUG. TITLES
Aug 15 9.55 AH '75	*23188297
00000 PGE	
Pec	
Trust Deed Trust Deed M. E. TO S. M. A. S.	
rus of west	