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TRUST DEED SECOND MORTGAGE FORM (I) (Inois)	FORM No. 2202 September, 1975	24431366	GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Matth		es and Kathleen J.	Naples, his wife
(hereinafter called the Grantor), of 606 Westover (No. and Street)	Lane,	Schaumburg,	Illinois (State)
for and in consideration of the sum ofTwenty-Sev in hand paid, CONVEY AND WARRANT to	ven Thousand Th Mayrine F	ree Hundred Eightes rohne	n &60/100 Dollars
of 100 West Palatine Road, (No. and Street)	Palatine,		Illinois (State)
nd to his successors in trust hereinafter named, for the pull-wing described real estate, with the improvements thereon	, including all heating,	air-conditioning, gas and plum	bing apparatus and fixtures.
and everything appurtenant thereto, together with all rents		aid premises, situated in the I State of Illinois, to-wit:	
Lo. 1:088 in Weathersfield Unit of Section 29, Township 41 North, 20, Township 41 North, Range 10, County, Illinois onAugust 21, 196	Range 10 and t East of the Thi	the Southwest Quart ard Principal Merid	er of Section
Ox			
0			
Hereby releasing and waiving all rights under a. ' 'yy /irtu In Trust, nevertheless, for the purpose of secu in ; per	e of the homestead exe	mption laws of the State of Ill	linois.
WHEREAS, The Grantor Matthew Frank 1	Na-1es & Kathle	<u>en J. Naples, his v</u>	
in 180 successive monthly installn		promissory note_bearing ev	
and on the same date of each month be in the amount of \$151.77 each a balance of said sum. It is intend period of fifteen years, any exten advances up to a total amount of T	n the seater, a and sail last in led that this in asions or renewa	ll except the last nstallment to be th estrument shall als als of said loan an	installment to the envire unpaid to secure for a deany additional
60/100ths Dollars.		م بر	>,
		0/2	
THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending it against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may ha committed or suffered; (5) to keep all buildings now or at a therein, who is hereby authorized to place such insurance in loss clause attached payable first, to the first Trustee or Morrollices shall be left and remain with the said Mortgages or and the interest thereon, at the time or times when the same IN THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure such lien or title affecting said premises or pay all prior incumbr Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid cover garned interest, shall, at the option of the legal holder there	p pay said indebtedness, me of payment; (2) to crefor; (3) within sixty ave been destroyed or day interpretable of the sixty companies acceptable; tigagee, and, second, to Trustees until the indea s shall become due and assessments, or the price	and the interest tereon, as he pay when de he esh year days after destruction of dam amaged; (b) that we de to see instruction compared to the holder of the fest mental the holder of the holde	erein and in said note or all taxes and assessments age to rebuild or restore and premises shall not be selected by the grantee tagage indebtedness, with 12 asts may appear, which yall prior incumbrances, at the reon when due, the
grantee or the holder of said indebtedness, may procure such lien or title affecting said premises or pay all prior incumbr Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure.	n insurance, of pay such ances and the interest t the same with interest thereby	taxes or assessments, or disch hereon from time to time; an thereon from the date of pay	arg or purchase any tax d al. morey so paid, the yment at agat per cent
IN THE EVENT of a breach of any of the aforesaid cover earned interest, shall, at the option of the legal holder there thereon from time of such breach at eight per cent per annu-	nants or agreements the eof without notice, becomes shall be recoverable	whole or said indebtedness, in some immediately due and pa by foreclosure thereof, or by	cluding princip, and all yable, and with interest suit at law, or both, the
It is AGRIED by the Grantor that all expenses and dispersion of the closure hereof—including reasonable attorney's fees, of they pleting abstract showing the whole title of said premises expenses and disbursements, occasioned by any suit of processuch, may be a party, shall also be paid by the Grantor. All stabill be tayed as costs and included in our defendance.	ress terms, pursements paid or incur for documentary evider imbracing foreclosure ading wherein the grant uch expenses and disbut he expensed in such for	rred in behalf of plaintiff in c ice, stenographer's charges, co decree—shall be paid by the see or any holder of any part sements shall be an additional	onnection with the ore- st of procuring or con- grantor; and the like of said indebtedness, as lien upon said premises,
In THE EVENT of a breach of any of the aforesaid covered method the process of the cornel interest, shall, at the option of the legal holder there thereon from time of such breach at eight per cent per annual such as if all of said indebtedness had then matured by one of the control of the	ssed, nor release hereof The Grantor for the Grand income from, said Trust Deed, the court in the Grantor, appoint a re- tremises.	given, until all such expenses antor and for the heirs, execu premises pending such force which such complaint is filed ecciver to take possession or	and disbursements, and tors, administrators and losure proceedings, and i, may at once and with- charge of said premises
The name of a record tower is: Matthew Fran IN THE EVENT of the death or removal from said refusal or failure to act then Loseph P. O Connor o first successor in this true; and if for any like cause said first so of Deeds of said County is hereby appointed to be second suc performed, the grantee or his successor in trust, shall release	k Naples & Kath Cook r William W. He accessor fail or refuse to ecessor in this trust. And said premises to the par	county of the grante County of the grante LISC. Jr. of said County is act, the person who shall then the aforesaid covern ty entitled, on receiving his rea-	s wife c, or of his resignation, s hereby appointed to be to the acting Recorder ants and agreements are sonable charges.
Witness the hand_and seal_of the Grantor_ this			/
•	2- 12-19-17	hew Frank Naples	Liples (SEAL)
	- Trans	Teen J. Nantas	cer (SEAL)
	INGS & LOAN ASS	OCIATION	
This historical was prepared by	West Palatine Road P.O. Bewil59:D ADI	DRESS)	
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STATE OF	Illinois	} ss.			eg (1) i
COUNTY OF	Cook	LAY - 4-78 573		366 ! — REG	•
₹	Elsie C. Smith	, a	~ 44010	for said County in	the 1
I,		hat Matthew			
	_			Kathteen J. Nap	TGB
his wi				anni maringan dan Panamunian kacamatan kanada dan dan dan dan dan dan dan dan da	a 114)
	•	rson_8 whose name_8 _a1		• •	
		nd acknowledged that th	-		
(V	<i>*</i> -	y act, for the uses and purpo	oses therein set forth, i	neluding the release a	ınd
waiver of the rig1.		, •			
Given under	my acad and notarial seal	this	day of	May 19_78	<u>8</u>
(Toppress Seal 6			_	0	
NATAR			Notary Publi	Smith	
commission Expir	6		rident i apir	•	
		OHN			24431366
				SO	
ſ		II	·	PALAINE SAVINGS & LOAN ASSOCIATION TOO West Palatine Road P.O. Box 159 Palatine, Illinois 60067	20