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9.0	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	24436074	GEORGE E. COLE® LEGAL FORMS	
	THIS INDENTURE WITNESSETH, That Robo				
	and State of, for and in consideration, for an expectation	eration of the sum of and 90/100 (10,5	Corest County of	Dollars	
	in hand paid, CONVEY. A. WARRANT. to of the VII1are (f. Homewood and to his successors in trust he in ater named, for the lowing described real estate, with the in provements there and everything appurtenant thereto, age her with all re of Oak Forest County Cost	purpose of securing per eon, including all heating	formance of the covenants and agi , air-conditioning, gas and plumbin said premises, situated in the	reements herein, the fol- g apparatus and fixtures,	
	Lot 13 in block 7 in hournal the North half of the west he g thwnship 36, north, range	13 east of the	nwest quarter of secu	TOIL	
		04		244	
	Hereby releasing and waiving all rights under and by v IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor Robert Hobse				
	justly indebted upon their	princip	pal p omi sory note_bearing ever	date herewith, payable	
	to the order of Evergreen Plaza Bank, Evergreen Part, Illinois the sum of \$10,920.90Dollars, Ten-thousand-nine-hundred-twenty and-90/100, in one payment due on the 10th day of october. 1988				
			OF CA		
	THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extendin and assessments against said premises, and on demand rebuild or restore all buildings or improvements on said shall not be committed or suffered; (5) to keep all buildings and the herein, who is hereby nuthorized to place such with loss clause attached payable first, to the first Trust which policies shall be left and remain with the said MC brances, and the interest thereon, at the time or times we can be the comment of the said MC.) To pay said indebtedn g time of payment; (2) to exhibit receipts there I premises that may have lings now or at any time insurance in companies a tee or Mortgagee, and, 5 ortgagees or Trustees und then the same shall be co-	ess, and the interest hereon, as to pay prior of the first day of Jarfor; (3) within sixty days after do been devoyed or damaged; (4) the on say promises insured in companacements to the holder of the first second, to the Trustee herein as the in the indebtedness is fully paid; (6) and ue and payable. Deform incumbrances or the interest of the int	ren, and it said note of the 'i each year, all taxes en all of the damage to at 'aste to said premises nic. to be selected by the mortes te indebtedness, eir int re is may appear, lo pa, all price 'neum-t thereon when due the	
	IN THE EVENT OF INDICE SO INSINC, Or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incured from the procure of the processed o	such insurance or pay mbrances and the intere, and the same with inte- cured hereby	such taxes or assessments, or dischist thereon from time to time; and the tate of payers thereon from the date of payers the whole of said indebtedness, in	arge or purel ase any tax I all money s. pr. 1, ase yment at seven per cen' cluding principal anr all	
	IN THE EVENT OF a OFERIN OF ANY OF the Legal holde 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 any	r thereof, without notice annum shall be recover express terms. disbursements paid or	e, become immediately due and parable by foreclosure thereof, or by incurred in behalf of plaintiff in c vidence, stenographer's charges, co	suit at law, or both, the onnection with the forest of procuring or com-	
!	THE GRANTOR covenants and agrees as follows: (I notes provided, or according to any agreement extendin and assessments against said premises, and on demand rebuild or restore all buildings or inno?) to keep all buildings or inno? (I note that the committee of t	the embracing foreclos rocceding wherein the coceding wherein the All such expenses and dimay be rendered in such dismissed, nor release heald. The Grantor for the nof, and income from, e this Trust Deed, the conder the Grantor, appoir said premises.	ure decree—shall be paid by the grantee or any holder of any part isbursements shall be an additional h foreclosure proceedings; which reof given, until all such expenses to Grantor and for the best for the company of the company o	Grantor; and the like of said indebtedness, as lien upon said premises, proceeding, whether detailed the said of t	
	with power to collect the rents, issue and profits of the IN THE EVENT of the death removal from said refusal or failure to act, the Richard I first successor in this trust and if for any like cause said of Deeds of said County's levely appointed to be secon performed, the granger or his successor in trust, shall re	Brennan I first successor fail or ref nd successor in this trust clease said premises to th	of said County fuse to act, the person who shall the . And when all the aforesaid coven e party entitled, on receiving his re	ants and agreements are asonable charges.	
	Witness the hand 5 and seal 5 of the Grantor 5	3011	Led Holson		
	Nocument prepared by: Barbara A. Spanos Evorgreen Plaza Bank Evorgreen Park, Ill.	Raher	the Hobson the Hobson	(SEAL)	
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	of an order
(15) 1 27	Company of the modernian
STATE OF Illinois	EC 10.00
COUNTY OF Cook -	
I, Kenneth C. Schwarz , a Notary Public in and for said Coun	ty, in the
State aforesaid, DC r.EREBY CERTIFY that Robert Hobson and Judith Hobson, his wife	
	 ,
personally known to rie to be the same person s whose name s are subscribed to the foregoing in	strument,
appeared before me this day is person and acknowledged that they signed, sealed and delivered	
instrument as their free and voluntary act, for the uses and purposes therein set forth, including the re	lease and
waiver of the right of homestead.	78
Given under my hand and notarial sear this 10th day of April ,	19_70.
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Notary Public	
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Trust Deed Trust Deed	GEORGE E. COLE®
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