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RUST DEED ECOND MORTGAGE FO		Septe	/ No. 2202 mber, 1975	2448252		RGE E. COL EGAL FORM
HIS INDENTURE, WI	TNESSETH, That	obert J.	lickstein a	o Patricia b. !	ljakstein,	nis wife
hereinafter called the G	rantor), of Lhol	് anmes ി		Crestwood	Illin	ois (ate)
hand raid, CONVEY	of the sum of Sevent's AND WARRANT Chin Take Prive	to_	John H. Th	ode, trustee	I [,] Linois	Dollai
nd to hi suc essors in tr	ust hereinafter named, fo	r the purpose	of securing perfor	mance of the covenants a r-conditioning, gas and pl	and agreements he umbing apparatus	erein, the fo
nd everyth at ar justeman Of estate	nt thereto, together with : County of	all rents, issues	and profits of su	d premises, situated in th State of Illinois, to-wit:	eGity:	
	\mathbf{x}					
on the	51; In Sandpiper Survey of the inefter referred	following	nestleed	parcer of rear .	20000	
ot 5	inafter leterred in Sergojper So west oug ter of a third privoip	uth Unit section b	township 3	ubdivision of p 6 north, range	art of the L3 east	
ereby releasing and wait	ving all rights under and	by virtue of the	ne homestead exer	nption laws of the State on the state of the	of Illinois. in.	
WHEREAS, The Grants istly indebted upon.	ving all rights under and ss, for the purpose of sect or ober t	t J. Vicy	teina? principal	atricia . i bo promissory note bearing	itai:, his ig even date here	oife with paya
in 84 c 392 97	order of Tver re Seven-thousard- concesutive month on the 20th day	ily insta. of June.	liments as 1975 and a	o cows: Zice sum due or	: whe 20th	
day of	each and every	montic un	til this no	16/15/1117. A baic	;	
The Coanton covers	ints and agrees as follows	: (1) To pay :	said indebtedness.	and the interest in even.	as herein and in	said note
otes provided, or according gainst said premises, and il buildings or improvem ommitted or suffered; (5 crein, who is hereby autions clause attached payab olicies shall be left and re	on demand to exhibit re- on demand to exhibit re- ents on said premises that) to keep all buildings no horized to place such insi- le <i>first</i> , to the first Truste emain with the said Mort.	ceipts therefor transplayer be own or at any ti- trance in com- e or Mortgage gagees or Trus	en destroyed or a me on said premi panies acceptable e, and, second to tees until the indel	days after destretten of lamaged; (4) that we ste sessifished in companies to the holder of the fis- the Trustee herein as the stedness is fully paid; (6)	damage to rebut 1 said premises 10 be selected by 1 mor gage indeb 1 interests may a 10 pg 11 prior in	ld or reste shall not the grant tedness, w ppear, whit cumbrane
antee or the holder of sa en or title affecting said rantor agrees to repay i	iid indebtedness, may pro premises or pay all prior mmediately without dem	eure such insu incumbrances and, and the	ranceeor pay such and the interest rame with interest	taxes or assessments, or thereon from time to tin thereon from the date	of paymer at e	so paid, t
In the Event of a burned interest, shall, at the ereon from time of such	ich additional indebtednes reach of any of the afores the option of the legal ho i breach at eight per cent	said covenants lder thereofy v per annum, s	or agreements the without notice, be hall be recoverable	whole or said indebtedn come immediately due a e by foreclosure thereof.	ess, including, , or nd payable, and or by suit at law,	with inter-
me as if all of said indef IT is AGREED by the lossure hereof—including eting abstract showing to spenses and disbursement	of the control of the	and disburser and disburser outlays for d remises embra or proceeding	nents paid or inco ocumentary evide acing foreclosure wherein the gran	rred in behalf of plainti nee, stenographer's char- decree—shall be paid be tee or any holder of any	f in connection vies, cost of procu by the Grantor; part of said ind	citl if to ring ir co and to I obtedness
ch, may be a party, shall all be taxed as costs and ee of sale shall have beer e costs of suit, including signs of the Grantor wa trees that upon the filing	the additional indebtedness reach of any of the afores the option of the legal ho is breach at eight per cent bedness had then matter Grantor that all expenses reasonable attorney's fees, occasioned by any sufficient of the control of the Granton also be paid by the Grant included in any theoret is entered orner, shall not attorney's fees have been considered to the possion of any complaint to force or any force of the constitution of the con	tor. All such e hat may be re be dismissed, en paid. The G ession of, and close this Trus e under the G	spenses and disou ndered in such for nor release hereo Grantor for the C income from, sai t Deed, the court, rantor, appoint a	reclosure proceedings: w f given, until all such exprantor and for the heirs. d premises pending such in which such complaint in which such complaint receiver to take possession	hich proceeding, benses and disbur executors, admir foreclosure proc is filed, may at or on or charge of s	whether of sements, a istrators a cedings, a ice and with aid premi-
IN THE EVENT OF the	death or removal from sa	nid .	Cook -	County of the	grantee, or of his	resignatio
fusal or failure to act, the st successor in this trust:	and if for any like cause hereby appointed to be s his successor in trust, sha	aronnan said first succe	ssor fail or refuse or in this trust. At premises to the pa	to act, the person who sha	ounty is hereby ap all then be the act covenants and ag his reasonable ch	ing Record
and a straight of the	nd seals_ of the Grantor.		22nd	tay of Alay	/-	/19_78
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STATE OF Illinois	JUN-8-73 7 5 5 9 9 2 2 2 2 2 2 3 3 5 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	
County of Cook		
I. (enneth C. Schwarz	, a Notary Public in and fo	
State afer said, DO HEREBY CERTIF	Y that Pobert J. Bekstein and Patricia	L. Mekstein, his wife
personally known to me to be the	person 5 whose names 500 subscribed to the	foregoing instrument
appeared before n vals day in person	그 이 아이들은 사람들이 얼마나 되는 이 사람들은 회원이라고 있었다.	그 그림 아이들의 얼굴에 이렇게 되지 않고요요요요.
	ntary act, for the uses and purposes therein set forth, inc	
waiver of the right of hommacad.		
Given under my hand and note at a second sec	seal this22nd , day of	·V 19 73)
Conpress Spal Here)	C) Wum Hele	Nother.
Committee in Tennion 7-28-5~	Notary Public	
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St 1	10 m	GEORGE E. COLES
Trust Deed Trust Deed	MNII TO SO	GEO
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