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TOUST DEED SEC IND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24526576	GEORGE E. COLE® LEGAL FORMS
TP.; IN DENTURE, WITNESSETH, That Ja			Czerwinski,
(hereinal er allod the Grantor), of 5850 (No. and Str	Prospect Be	rkeley	Illinois (State)
for and in consideration of the sum of Three	Thousand Two Hun	dred Sixty-One	& no/100 Dollars
in hand paid, CON/E AND WARRANT of 5500 S . Charles Road	Berkeley (City)	100	Illinois (State)
and to his successors in t st t reinafter named, for lowing described real esta · v (b) se improvements t and everything appurtenant tt reto, together with all of Berkeley Cov vy o Cou	the purpose of securing perfo thereon, including all heating, a ll rents, issues and profits of sa	ir-conditioning, gas and plum	bing apparatus and fixtures,
Lot 13 in Block 7 in Berke South 40 acres of the South Township 39 North, Ringe 12 in Cook County, Illinois.	ley Manor, being hwest fractional 2, East of the T	a subdivision quarter of Sec hird Principal	of part of the tion 7, Meridian,
	0,		
W1	96		
Hereby releasing and waiving all rights under and by In TRUST, nevertheless, for the purpose of securification. WHEREAS, The Grantor James L. Czejustly indebted upon Installment	ing performance of the low da erwinski & Jefar E	nts and agreements herein. M. Czerwinski	, his wife
60 Monthly payments of \$54			ven date herewith, payable
			Ck
		ادري	_
•			
THE GRANTOR covenants and agrees as follows:	(1) To pay said indebtedness.	and the prest thereon a	herein and in said note or
notes provided, or according to any agreement extending against said premises, and on demand to exhibit receivall buildings or improvements on said premises that recommitted or suffered: (5) to keep all buildings now	ding time of payment; (2) to pts therefor; (3) within sixty of may have been destroyed or di or at any time on said premise	pay when due in each year, itys after destruction or dar about (4) that waste to s a moured in companies to	all and assessments na e to 1 build or restore na i prem ses shall not be be selected by the grantee
herein, who is hereby authorized to place such insura loss clause attached payable first, to the first Trustee c policies shall be left and remain with the said Mortgag and the interest thereon, at the time or times when th	ance in companies acceptable or Mortgagee, and, second, to to gees or Trustees until the indebt e same shall become sur and p	to the holder of the first mo he Trustee herein as their in tedness is fully paid; (6) to p payable.	rite and otedness, with terests m y a war, which ay all phorhicum brances,
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten against said premises, and on demand to exhibit received and the said premises, and on demand to exhibit received the said premises that recommitted or suffered; (5) to keep all buildings now form the said premises that recommitted or suffered; (5) to keep all buildings now form the said that the policies shall be left and remain with the said Mortga and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tay grantee or the holder of said indebtedness, may procuite or title affecting said premises or pay all prior in IN THE EVENT of a breach of any of the aforesaid in THE EVENT of a breach of any of the aforesaid in the said that the option of the legal holde thereon from time of such breach at eight per cent passed as a said and the said that th	xes or assessments, which priore such insurance, pay such incumbrances and the interest it d, and the same with interest	r incumbrances or the intere taxes or assessments, or disci tereon from time to time; at thereon from the date of pa	est thereon w'er 'ue, the harge or purch se a ly tax and all money to paid the ayment at eight procent
per annum shall be so much additional indebtedness: IN THE EVENT of a breach of any of the aforesai earned interest, shall, at the option of the legal holde thereon from time of such breach at eight per cent per	secured her by. d covenants or agreements the er thereo, without notice, become er annum, shall be recoverable	whole or said indebtedness, i ome immediately due and p by foreclosure thereof, or b	ncluding principal and all sayable, and with interest y suit at law, or both, the
same as if all of said indebtedness had then matured. It is Agreed by the Grantor that all expenses as closure hereof—including reasonable attorney's fees.	or express terms. de disbursements paid or incur atlays for documentary eviden	red in behalf of plaintiff in	connection with the fore-
pleting abstract showing the whole title of sale or expenses and disbursements, occasioned by the orange such, may be a party, shall also be paid by the orange.	nises embracing foreclosure d proceeding wherein the grante . All such expenses and disburs	ecree—shall be paid by the e or any holder of any par- ements shall be an additional	t of said indebtedness, as
shall be taxed as costs and included in the decree that cree of sale shall have been entered or hot, shall not be the costs of suit, including attorneys was have been	may be rendered in such fore dismissed, nor release hereof paid. The Grantor for the Grantor	eclosure proceedings; which given, until all such expense antor and for the heirs, exec	proceeding, whether de- s and disbursements, and utors, administrators and
assigns of the Grantor waives all right to the possessi agrees that upon the filing of any party claiming us out notice to the Grantor, or to any party claiming us	on of, and income from, said se this Trust Deed, the court in nder the Grantor, appoint a re	premises pending such fore which such complaint is file eceiver to take possession or	closure proceedings, and d, may at once and with- charge of said premises
with power to collect the rents issues and profits of the The name of a recommon owner is: James L	said premises. Czerwinski & Je	enne M. Czerwi	nski
whin power to collect the rents usines and pronts of the The name of a return owner is: <u>James L</u> In the Event of the death or removal from said refusal or failures at the <u>Chicago Title</u> refusal or failures at the <u>Chicago Title</u> refusal or failures at the rents; and if for any like cause said of Deeds of said County is hereby appointed to be secon Event of the structure or his successor in this shall re-	Ins. Co.	County of the grant of said County	is hereby appointed to be
first successor in this trust; and it for any like cause said of Deeds of said County is hereby appointed to be secoperformed, the grantee or his successor in trust, shall re	d hist successor fail or refuse to and successor in this trust. And elease said premises to the part	act, the person who shall the when all the aforesaid cover y entitled, on receiving his re	and a acting Recorder and a greements are assonable charges.
Witness the hand S and seal S of the Grantor S	this 30th	day ofLune	
	- James	J. German	(SEAL)
	- Ogen	· hi osma	MORA(SEAL)
This instrument was prepared by Warren	L. McElroy - Ber	rkeley, Illinoi RESS)	s

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STATE OPIllinoi	1978 JUL 1000 PME COOK OTTO S JUL-10-18	•	ECTURDER 683	
COUNTY OF COOK 1, Mary Jo Ste Sta e of resaid, DO HEREE personally known to me to appeared before me this d instrument as the r fr	inhebel SY CERTIFY that Jame his be the same person_S who ay in person and acknow	, a Notary of the second of th	Public in and for said Cou i & Jeanne M. Cz. scribed to the foregoing i gned, sealed and delivered	nty, in the erwinski nstrument, if the said
waiver of the right of honest Given under my hand a MA/S Commission Spires Aul	tead.	30th day 1000 E		19.78 19.78 19.78 19.78
		J. C/6	750 Price	
BOX No. Trusi	TO BANK OF COMMERCE S500 ST. CHARLES RD. BERKELEY, ILL 60163	WILL TO SO	9ANK OF COMMERCE 5500 ST, CHARLES RD. 9ERKELEY, ILL. 60163	GEORGE E. COLE® LEGAL FORMS