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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24642975	GEORGE E. COLE® LEGAL FORMS
THIS INLE TURE, WITNESSETH, That		& Thoroga Catesman	his wife
(hereinafte, cal' the Grantor), of 1131 (No. and St	rthur	Berkeley (City)	Illinois (State 70/10)
for and in consider, ion of the sum of Fifty-	Three Thousand	Nine Hundred Sixty-	Three & bollars
in hand paid, CCN /F' AND WARRANT of 5500 St. C) arles Rd.  (No. and St. et)	Bank of Comm Berkeley	erce	Illinois
(No. and Street) after named, fo	(City) r the purpose of securing per	formance of the covenants and agree	(State) ements herein, the fol-
lowing described real estate, with the improvements and everything appurtenant thereto, to other with a			
of Berkeley County of			
Lot 21 in Block ll n H a Subdivision of Section	O. Stone and Cor	mpany's Ber-Elm Add	lition,
a Subdivision of Section East of the Third Princip	6 and 7, Townsh	ip 39 North, Range	12,
base of the mild filler,			
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Hereby releasing and waiving all rights under and b	y virtue of the homesteac ex	m lion laws of the State of Illinois	
Hereby releasing and waiving all rights under and be IN TRUST, nevertheless, for the purpose of secun Whereas, The Grantor William Gate	ing performance of the cover sman & Theresa	ruts and agreements herein.	
justly indebted upon		promisso y rote_bearing even da	
90 days from date plus sub	sequent renewal	.s	
		( ), (	<b>,~</b>
		2/00	
		'O/A	
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten	(1) To pay said indebtedness, ding time of payment: (2) to	, and the wrest thereon, as herein	and in aid note or
against said premises, and on demand to exhibit rece all buildings or improvements on said premises that	pts therefor; (3) within sixty may have been destroyed or	days after destruction or damage t days d; (4) that waste to said pr	on build or restore
herein, who is hereby authorized to place such insur- loss clause attached payable first. to the first Trustee	ance in companies acceptable or Mortgagee, and, second, to	to the holder of the first mortgage	indebted ess, with
policies shall be left and remain with the said Mortga and the interest thereon, at the time or times when the	gees or Trustees until he had e same shall become the and	otedness is fully paid; (6) to pay all payable.	prior incumbrance
grantee or the holder of said indebtedness, may procu- lien or title affecting said premises or pay all prior in	re such insurance, or pay such combrances and the interest	or incumbrances or the interest the h taxes or assessments, or discharge thereon from time to time; and all	or purchase any tax
Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness	d, and the same with interest secured hereby.	t thereon from the date of paymen	t at eight per cent
IN THE EVENT of a breach of any of the aforesain earned interest, shall, at the option of the legal holds thereon from time of such breach at sight	d covenants or agreements the er thereof, without notice, be	whole or said indebtedness, includiction come immediately due and payable	ng principal and all
same as if all of said indebtedness had then matured IT IS AGREED by the Grantor that all expenses a	y express terms.	arred in behalf of plaintiff in conne	ction with the fore-
closure hereof—including reasonable attorney's fets, of pleting abstract showing the whole title of said pre-	Itlays for documentary evidenises embracing foreclosure	nce, stenographer's charges, cost of decree—shall be paid by the Gra	procuring or com- intor; and the like
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten against said premises, and on demand to exhibit rece all buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insur-loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortga and the interest thereon, at the time or times when the late the time of the said mortga and the interest thereon, at the time or times when the late that the time or times when the late that the said premises or many all prior is fine or title affecting said premises or say all prior is fine or title affecting said premises or say all prior is fine or title affecting said premises or say all prior is fine or title affecting said premises or the said indebtedness. In THE EVENT of a breach of any of the aforesai earned interest, shall, at the option of the legal hold thereon from time of such breach at eight per cent p same as if all of said indebtedness had then matured in the said state of the said indebtedness had then matured in the said state of the said indebtedness or said said states and included in a said in the said indebtedness and distance of said shall have been entered or on, hall not be costs of sait, including attorners, said said for the costs of sait, including attorners, and plaint to foreclout notice to the Grantor, or the say party claiming unth power to collect the rents issues and profits of the The name of a receive owner is: William in the Event of the said in the proposal said in the Event of the said in the proposal said in the Event of the said in the proposal said in the said i	. All such expenses and disbut t may be rendered in such fo	rsements shall be an additional lien proceedings; which proceedings;	upon said premises,
cree of sale shall have been entered or not, shall not be the costs of suit, including attorneys was have been	dismissed, nor release hereof paid. The Grantor for the G	given, until all such expenses and rantor and for the heirs, executors,	disbursements, and administrators and
agrees that upon the filing of any top plaint to forecloud to notice to the Grantor, or to any party claiming upon the file.	se this Trust Deed, the court is inder the Grantor, appoint a	n which such complaint is filed, may receiver to take possession or char	y at once and with-
with power to collect the rents issues and profits of the The name of a record owner is: William	said premises.  Gatesman & Ther	esa Gatesman	
The name of a record owner is: William  In the Event of the death or removal from said  efusal or failure of the death or removal from said  efusal or failure of the death or removal from said  fusal or failure of the death or removal from said  efusal or failure of the death or removal from the failure of the failure o	Cook	County of the grantee, or	of his resignation,
irst successor in the trust; and if for any like cause said Deeds of said County is hereby appointed to be second	i first successor fail or refuse tond successor in this trust. An	o act, the person who shall then be to d when all the aforesaid covenants a	he acting Recorder and agreements are
erformed, the grantee or his successor in trust, shall r	elease said premises to the par	try children, on receiving ins reasonat	ole charges.
Witness the handand sealof the Grantor	this 22nd	day of September	, 19_78_
	Willso	m & Halesma	(SEAL)
	There	sa m Latesm	(SEAL)
		,	
This instrument was prepared by Car	ol Donahue - Ba	nk of Commerce in E	Berkeley
<u> </u>	(NAME AND AD	DKESS)	

## UNOFFICIAL COPY

STATE OF	Illinois	ss.		
COL., IY OF	Cook	)		
I, Van	ren L. McElroy	, a Notary	Public in and for said County, in	the
State afores.	, FO HEREBY CERTIFY that	/illiam Gatesman &	Theresa Gatesman	_
	<u>Q</u> ,		<del></del>	<del></del> ,
personally kno	own to me to be the same person.S.	whose name s are sub	scribed to the foregoing instrume	ent,
appeared before	re me this day in person and ack	nowledged that _they si	gned, sealed and delivered the sa	bie
instrument as _	_their_ free an . voluntary act, fo	r the uses and purposes there	ein set forth, including the release a	nd
waiver of the fi	ght of homestead.			
S Capen upd	et for hand and notarial sea thi	22nd day	of <u>September</u> , 1978	<u>L</u> .
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Timpress Sp	al Here)	Marin	F. M. Cho	
Commission Ex	pires /-18-80		Notary Public	
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