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RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	<u> 24 659 195</u>	GEORGE E. COLE® LEGAL FORMS
HIS INDENTURE, WITNESSETH, That MAR	-	,	wife
nereinafter called the Grantor), of 2236 Orr	ington Avenue, Evar	ston Ulin	ois
(No. and Stre	ive Thousand and no	(City) 100 (\$45,000.00)	(State) Dollars
hand pr d, CONVEY AND WARRANT t 61 C N Northwest Highway	<u>Chicago</u>	and Industry	5
No. and Street) and to his successors in trust hereinafter named, for wing described call estate, with the improvements the	(City) the purpose of securing perforn		
d everything topy tenant thereto, together with all County of Coun			Y
	n Bannister and Othe hwestern University'		
halv of the So	uth Half of the Sout	h West Quarter lying	3
	n Avenue and a strip and adjoining the No		
describ d land	of Section 7, Towns	hip 41 North, Range	
East of the Thi	ird Principal Meridi	an, in Cook County, 	
ereby releasing and waiving all rights under and by	virtue of the comestead exemp	ition laws of the State of Illinoi	
reby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securing WHEREAS, The GrantorMarc_JZimrir			
tly indebted upon Forty-Five Thou			ate herewith, payable
Forty-Five Thousand and no/100 December 1, 1978. Interest shathe prime rate charged by Harri is to be adjusted when and as s	ail be computed ut a is Trust and Savings such prime rate shall	rate equal to 2% re 8ank. Such rate of 1 crange.	r annum above Interest
THE GRANTOR coverants and parees as follows: (1) To pay said indebtedness an	d the intest thereon as herein	and in said note or
THE GRANTOR covenants and agrees as follows: (es provided, or according to any agreement extend inst said premises, and on demand to exhibit receip buildings or improvements on said premises that m mitted or suffered; (5) to keep all buildings now c in, who is hereby authorized to place such insurar clause attached payable first, to the first Trustee o icies shall be left and remain with the said Mortgeag the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tax natee or the holder of said indebtedness, may procur or title affecting said premises or pay all prior in mitor agrees to repay immediately without demand annum shall be so much additional indebtedness so IN THE EVENT of a breach of any of the aforesaid des interest, shall, at the ontion of the legal holder	ling time of payment; (2) to pa bits therefor; (3) within sixty da hay have been destroyed or dra or at any time on said premiss- nce in companies acceptable to r Mortgagee, and, second in the gress or Trustees until the indebter	y who due in each car, all the after destruction or 'amage agglt'; (4) that waster of aid produced in companie to see the holder of the first not go ? Trustee herein as their in eremess is fully paid; (6) to pay 'it	axes and assessments to rebuild or restore foremises shall not be ected by the grantee or indebtedness, with the rior incumbrances.
the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tax nate or the holder of said indebtedness, may procur or title affecting said premises or pay all prior inc	same shall become due and pa es or assessments of the prior e such insurante of say such ta umbrances and the interest the	yable. incumbrances or the interest the xes or assessments, or discharge reon from time to time; and all	ereo when due, the or i ur hase any tax
annum shall be so much additional indebtedness so IN THE EVENT of a breach of any of the aforesaid ned interest, shall, at the option of the legal holder reon from time of such breach at eight per cent per	covenants or agreements the wire threef, without notice, become a larger threef, without notice, become a larger, shall be recoverable by	nole or said indebtedness, include immediately due and payably foreclosure thereof, or by suit	ling princ pal ant all le, and with intraction at law, or the law,
annum shall be so much additional indebtedness as IN THE EVENT of a breach of any of the aforesaid ned interest, shall, at the option of the legal holder con from time of such breach at eight per cent per leas if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses ure hereof—including reasonable attorney's fees, or many and the said around the said and the said around the said and the said around the sai	y express terms. I disbursements paid or incurre ays for documentary evidence lises embracing foreclosure decorations wherein the grantee	d in behalf of plaintiff in conne, stenographer's charges, cost of cree—shall be paid by the Green any holder of any part of s	f procuring or com- rantor; and the lile
, may be a party, shall also be paid by the Gantor. I be taxed as costs and included in an decree that of sale shall have been entered or no shall not be costs of suit, including attorney thes have been p	All such expenses and disburser may be rendered in such forec dismissed, nor release hereof gi- paid. The Grantor for the Gran	nents shall be an additional lien losure proceedings; which proc ven, until all such expenses and tor and for the heirs, executors	upon said premises, eeding, whether de- disbursements, and , administrators and
of sale shall have been entered or no shall not be costs of suit, including attorney the house been put of the possession of the Grantor waives all risk of the possession es that upon the filing of any complaint to foreclose notice to the Grantor, or the or party claiming un power to collect the rent states and profits of the	e this Trust Deed, the court in water the Grantor, appoint a reconsider the Grantor, appoint a reconsaid premises.	which such complaint is filed, make iver to take possession or characteristics.	re proceedings, and by at once and with- rge of said premises
The name of a regard owner is: <u>Marc J.</u> IN THE EVENT of the dath or removal from said _ sal or failure to the dath of Commerce successor in this bust; and if for any like cause said deeds of said Commy is hereby appointed to be secon	_Cook	County of the grantee, o	r of his resignation,
peeds of said County is hereby appointed to be secon formed, the grantee or his successor in trust, shall rel	lease said premises to the party of	September	and agreements are able charges.
	his ————————— di	y of	, 19
Witness the hand_and seal_of the Grantor the cartion No. 782909	N 11. 1		
Witness the hand_and seal_of the Grantor_the tification No. 782909 cof Commerce & Industry Trustee	Marcy J. Zimvin	Biner	(SEAL)
ntification No. 782909	Mary J. Zimrin Susan L. Zimrin	Ziner,	(SEAL)

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	1978 OCT 5 PM 2 27 REPORTED OF DEEDS COOK OF HERY MURRIS	MCDADER SASSayA	Lillian I
STATE OF Illinois	30 SS.	21/ E010E & 850	10.15
COUNTY OF COOK	001-2-10 146275	24659195 A — REC	10.17
1, France In.		Votary Public in and for said County,	in the
State aforesaid, DO HEREBY CER	TIFY thatMarc J. Zimring	g and Susan L. Zimring	
		subscribed to the foregoing instr	
	_	ses therein set forth, including the relea	
waiver of the right of nor est ad.	rotatinary and, for the also and purpos	see therein ger forth, mersaing the research	SN(E)
Given under my hand and nota	rial seal this 29th	day of September, 19	78
(Impress Seal Here)	e de la companya della companya della companya de la companya della companya dell	So Land	3.2
Commission Expires 5-19-7	9	Notary Putilica 1	3
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SECOND MORTGAGE Trust Deed Marc J. Zimring and Susan L Zimring TO Bank of Commerce & Industry		HAD IN	COLE®
St L St L ing and ro		SERUE HORTHW	GEORGE E. COLE® LEGAL FORMS
Trus		SC ILLIN	TE CEC
SEC SEC Marc J. Zimring Bank of		CAUL OF BURREROR AND INDUSTRY 6100 NORTH MORTHWEST HIGHWAY CAICAGO, ILLINOIS 60631	GEORGE E. COLE® LEGAL FORMS
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END_OF RECORDED DOCUMENT