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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 675 3	390 GEOR	RGE E. COLE®
THIS INDENTURE, WITNESSETH, That	Carol M. Ryder	<u> </u>		
(hereinafter called the Grantor), cf 3607 Wes	t 114th Place , Chi	cago, Illinoi	s 60655 (Sta	ite;
in hand paid CONVEY AND WARRANT to	usand nine hundred Ford City Bank &	Trust Company	and no/100	Dollars
of 7601 So h Cicero Avenue, (No. and tree) and to his successors in st hereinafter named, for t	(City)	00032	(State)	ein, the fol-
lowing described real estate, with the improvements the and everything appurtenant the etc, together with all of	ereon, including all heating, air rents, issues and profits of sair	-conditioning, gas and	the	and fixtures,
700				
Lot 395 in Hazel Crest Hi				
West Half of the South Ea Range 13, East of the Thi				is.
Range 13, East Of the Thi	o Principal Period	an, in coar c	ound, ,	
			•	
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securit WHEREAS The Grantor Carol M. Ry	virtue of the comestead exeming performance of the covenante	ption laws of the Stat	e of Illinois rein.	
justly indebted upon A		romissory notebea	ring even date herewi	th, payable
In one final payment of \$10 (based on a 365 day note). and all subsequent renewals	Payable on Septembe	et of \$950.00 r 21, 1979	Ć\$	
		40	.CA	
•		CS.		
THE GRANTOR covenants and agrees as follows: (notes provided, or according to any agreement extend against said premises, and on demand to exhibit receig all buildings or improvements on said premises that n committed or suffered; (5) to keep all buildings now.	1) To pay said indebtedness, ling time of payment; (2) to ots therefor; (3) within sixty any have been destroyed or dipract any time on said premis	and the intermediate of the interest of the in	on, as herein and in sa year all taxes and a or darrage to rebuild te to said premises sh s to b, selected by the	id note or issessments or restore iall not be he grantee liness, with
herein, who is nereoy authorized to place sect insura- loss clause attached payable first, to the first Trustee o policies shall be left and remain with the said Mortgag and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tax	es or assessments of the prior	e Trustee herein as t edness is fully paid; (e ayable, r incumbrances or the	heir in' res's may app 6) to ray il prior incu e interest t' erec i whe	ear, which imbrances, an due, the
grantee or the holder of said indebtedness, may procui lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness s	re such insurance, are pay such cumbrances and the interest the l, and the same with interest ecured hereby	taxes or assessments, a sereon from time to the thereon from the data whole or said indebtes	or discharge controls ime; and all money sign e of payment at eight	and due, the ase any tax or paid, the per cent pal and all the interest pale of the per cent
earned interest, shall, at the option of the legal holde thereon from time of such breach at eight per cent pe same as if all of said indebtedness had then matured b	r thereof, without notice, bec r annuar shall be recoverable x express terms. d disbursements paid or incu	ome immediately due by foreclosure thereo red in behalf of plain	and payable, and was of, or by suit at law, o atiff in connection wit	th interest r bc .i, to ? h t ie for -
closure hereof—including reasonable attorney's fees of the whole title of said present stores and disbursements, occasioned by any substitution, may be a party, shall also be paid by the Granton.	nthys for documentary evidenties embracing foreclosure of proceeding wherein the grante All such expenses and disbur	ce, stenographer's cha lecree—shall be paid te or any holder of a tements shall be an ad	arges, cost of procuring by the Grantor; and my part of said indebt individual lien upon said	d the lik tedness, as d premiser
THE GRANTOR covenants and agrees as follows: (nagainst said premises, and on demand to exhibit receipall buildings or improvements on said premises that nommitted or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insura loss clause attached payable first, to the first Trustee or policies shall be terror, at the time or times when the IN THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procui lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness in IN THE EVENT of a breach of any of the aforesaic earned interest, shall, at the option of the legal holde thereon from time of such breach at eight per cent per summediately without deman per annum shall be so much additional indebtedness of the said per cent per summediates and the said per cent per said pe	may be rendered in such for dismissed, nor release hereof paid. The Grantor for the Gron of, and income from, said et his Trust Deed, the court in nder the Grantor, appoint a render the Grantor, appoint a result of the Grantor.	ectosure proceedings; given, until all such cantor and for the hein premises pending su which such complain ecciver to take posses	which proceeding, wexpenses and disbursers, executors, adminished foreclosure proceed is filed, may at once ssion or charge of sai	ments, and trators and dings, and e and with- d premises
with power to collect the rents, Asiles and profits of the The name of a recoll awner is: Carol M	said premises. Ryder		a aroutee of hi-	esignation
In the Event of the tenth or removal from said refusal or failure test the Ford City Bank irst successor in this sust; and if for any like cause said foldeds of said County is hereby appointed to be secoreformed, the grantee or his successor in trust, shall r	I first successor fail or refuse to	act, the person who s	hall then be the acting	Recorder ements are
Witness the handand sealof the Grantor	0.7	day of <u>Septem</u>		19 78
	Garol M. Ryd	er ///	yker	_(SEAL)
	· · · · · · · · · · · · · · · · · · ·			_(SEAL)
This instrument was prepared by Ed Swe	igard,7601 So. Cice	ro, Chicago,	111. 60652	
· ·	(NAME AND AD	DRESS)		

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STATE OF	COOK		0CT-1(7-18) 1	5,3479	24675390 A.	- 350 ·	10.10
COUNTY OF_				A B		11.120	10.10
r,	Dia	ine Page			Public in and for said	County, in the	
State aforesai	d, DO HERE	BY CERTIFY th	hat <u>Carol Ry</u>	yder			
nersonally kn	olim to me to	he the same per	rear whose nar	ne she sub	scribed to the forego	ing instrument	
		-			gned, sealed and del	_	
instrument as	ner	free and voluntary	y act, for the uses	and purposes there	ein set forth, including	the release and	
waiver of the	right or 1 om a	stead.	•				
S. Given un	ider my han i	nd notarial seal	this 21st	day	of September	, 1978	
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SECOND MORTGAGE Trust Deed	Carol Ryder	TO Ford City Bank & Trust Co			Morn ank 6 cero 1. 6(EOR	LEGAL FORMS
	Ça	Cit	114, 11	472	ty B. ty B.	٥	
		Forc	3607 W. 114th Chicago, 111.	ı	Ret. To. A. Morrison Ford City Bank & Trust Co. 7601 So. Cicero Chicago, III. 60652	}	
1			36 Ch.		Re Fo: 760		
Angeles and the latest of the		lenger og det men to	Many Succession				