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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24768992	GEORGE E. CO LEGAL FOR
THIS INDENTURE, WITNESSETH, That A	lvina Zbylut		
(No. and S		(City)	(State)
for and in consideration of the sum of <u>Elever</u> in hand paid, CONVEY_ AND WARRANT_	_ _{to} _Bank of Commerce	& Industry	80/100 _{Doll}
of 6100 N. Northwest Highway (No. and Street) and to his successors in trust hereinafter named, f	Chicago, (City) or the purpose of securing perfo	Illinois rmance of the covenants and agree	(State) ments herein, the i
lowing described real estate, with the improvements and everything appurtenant thereto, together with	all rents, issues and profits of sa	id premises, situated in theCi	
of Chicago County of Coc	and	State of Illinois, to-wit:	24
LOT 14 (EXCEPT THE SOU HULBERT MILWAUKEE AVEN			768
THE RESUBDIVISION OF E	LIZABETH REDLING OF	PART OF	Ç
LILL AND DIVERSEY'S SU 1 OF SECTION 30, TOWNS			55
EAST OF THE THIRD PRIN			
	make 3 per res support vice	والمستوية	-
A TON WHITE THE PARTY OF THE PA	Mill among the Control of the Contro		
Hereby releasing and waiving all in a great and In Trust, nevertheless, for the property of sec	uring performance of the covena	nption laws of the State of Illinois nts and agreements herein.	
WHEREAS, The Grantor Alvi. a Ztylu justly indebted upon \$11,87/00	<u>t</u>	promissory notebearing even da	te herewith, payal
in 59 successive monthly insta shall be \$197.13 beginning on 'each subsequent month until pai	anuary 10, 1979, and	thereafter on the sa	me day of
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	*/7×.	3 CP	
		OF,	
THE GRANTOR covenants and agrees as follows notes provided, or according to any agreement extragaints said premises, and on demand to exhibit red ill buildings or improvements on said premises tha committed or suffered; (5) to keep all buildings no herein, who is hereby authorized to place such instoss clause attached payable first, to the first Truster obtained to the provided shall be left and remain with the said Mortg and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may profer or title affecting said premises or pay all prior Grantor agrees to repay immediately without dems cranum shall be so much additional indebtedness name a name shall be so much additional indebtedness.	i: (1) To pay said indebted css, ending time of payment; (2) to cepts therefor; (3) within sixty of it may have been destroyed diwor at any time on said premi- urance in companies acceptable or Mortgagee, and, seconding aggees or Trustees until the indeb	nd the integes thereon, as herein 1 ay when the in each year, all 1s day aften destruction or damage 1 as did: (4) that waste to said p 2 as a red in companies to be sele 4 as as a herein as their interests teames; is a y paid; (6) to pay all	and in said note of xes and assessmen to rebuild or restor remises shall not be tred by the grante indebtedness, with may appear, which may appear incumbrance.
and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may pro ien or title affecting said premises or pay all prior Grantor agrees to repay immediately without demme per annum shall be so much additional indebtedness.	the same shall become due and a taxes or assessments of the prior curre such insurance, of pay such incumbrances and the interest the and, and the same with interest as secured bear.	payable. If incum it nees or the interest the taxes or a sessments, or discharge hereon from tine o time; and all thereon from the date of paymer	reon when due, th or purchase any ta money so paid, th at at eight per cer
IN THE EVENT of a breach of any of the afores arned interest, shall, at the option of the legal holescen from time of such breach at eight per cent	said covenants or agreements the ider thereof, without notice, become a number of the per annum, shall be recoverable	whole or said indebter aess, includ ome immediately du and ayabl by foreclosure there of, or by suit	ing principal and a e, and with interes at law, or both, th
ame as it all of said indebtedness had then matured IT IS AGREED by the Grantor that all expenses, losure hereof—including reasonable attorney's fees, letting abstract showing the whole title of said me.	d by express terms. And disbursements paid or incur outlays for documentary eviden	red in behalf of plaintin in conce, stenographer's charge, concerns thall be paid by the G	ction with the fore
Grantor agrees to repay immediately without deme re annum shall be so much additional indebtednes IN THE EVENT of a breach of any of the afores arned interest, shall, at the option of the legal hohereon from time of such breach at eight per cent ame as if all of said indebtedness had then matures. IT IS AGREED by the Grantor that all expenses. It is AGREED by the Grantor that all expenses, betting abstract showing the whole title of said synenses and disbursements, occasioned by any the chant all be taxed as costs and included in any deeper tree of sale shall have been entered or the stall not ecosts of sait, including autorney? Less have bee	or proceeding wherein the grant tor. All such expenses and disburs hat may be rendered in such for be dismissed, nor release hereof on paid. The Grantor for the Grant	see or any holder of any part c. s sements shall be an additional tie celosure proceedings; which pro- given, until all such expenses and antor and for the heirs, executors.	indebtedness, a upr a said premise redir a, whether do di ours ments, an acministrators an
hall be taxed as costs and included in an deeder it ree of sale shall have been entered or not shall not be costs of suit, including attorney. Les have bee signs of the Grantor waives all rate, to the possegrees that upon the filing of any comblaint to force ut notice to the Grantor, or it any party claiming ith power to collect the renta issues and profits of	ession of, and income from, said close this Trust Deed, the court in the said premises.	premises pending such foreclosu n which such complaint is filed, ma ecciver to take possession or char	re proceedings, an y at once and with ge of said premise
The name of a record owner is: Alvina In the Event of the Gath or removal from sainfusal or failure to service Bank of Comment is successor in this bust; and if for any like cause is Deeds of said County is hereby appointed to be set.	ce & Industry said first successor fail or refuse to econd successor in this trust. And	County of the grantee, or of said County is her of act, the person who shall then be when all the aforesaid covenants	eby appointed to be the acting Recorder and agreements are
rformed, the grantee or his successor in trust, shall	release said premises to the part	ty entitled, on receiving his reasona day of	bie charges.
Witness the hand_and seal_of the Grantor_ entification No. 780812	. (Elui	a Zlenlut	(SEAL)
Bank of Commerce & Industry Truste	Alvina Zbylu	t 0 /	(SEAL)
Jeny/	<u></u>	•	
his instrument was prepared Vice Testile	菻 Green, 77 W. Wash	ington, Chgo., IL	

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STATE OF	Illinois Cook			24768993 A -	- REC 11	0.15
,	es M. DiGiac	OMO		stary Public in and for sa	id County, in the	
appeared bef	ore me this day	in person and ackno	owledged thatshe	subscribed to the fore signed, sealed and d	clivered the said	
vaiver of the	right of homestead	notarial seal this	8th Tran	day of <u>December</u>	er <u>,</u> 19 <u>78</u> .	ىپ
		4 CO(1)		MAIL		24768992
SECOND MORTGAGE Trust Deed	. 01		MAIL TO	0,50	Noethwes III	LEGAL FORMS

END OF RECORDED DOCUMENTS