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	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 835 942	GEORGE E. COLE LEGAL FORMS
	THIS INDENTURE, WITNESSETH, That Rich	ard A. Lindholm and his wife	<u>d Laverne, F. Lindho</u>	olm,
٥	(hereinafter called the Grantor), of 105 Clear (No. and Street)	mont Drive, Elk Gro	(City)	linois 60007 (State)
25	for and in consideration of the sum of Two Thous in hand paid, CO NEYS, AND WARRANTS to of 500 F. Devon Ave. (No. and Street)	Suburban National Elk Grove Villa (City)	Bank of Elk Grova \ age Ill	illage inois 60007 (State)
_	and to his successor, in rust hereinafter named, for the lowing described real e tate, with the improvements there and everything appurtenant it ereto, together with all re of Elk Grove County of Cook	eon, including all heating, air-onts, issues and profits of said	conditioning, gas and plumbing premises, situated in the	apparatus and fixtures,
	Lot 3734 in Elk Grove Village Section 33, Township 41 North, Rar according to the Plat Acres Percent March 8, 1965 as Document Mumber 1	nge ll East of the orded in the Office	Third Principal Mer of the Recorder of County, Illinois.	idian, Deeds on
	ACON COUNTY VILINGIE		Handard Jos	DEEDS
	COOK COUNTY, LLIN(15) FILED FOR RECORD	•	*2463	K042
	reb 6'79 4 00 A.	0_	* 2403	3942
***************************************	Hereby releasing and waiving all rights under and by vir In Trust, nevertheless, for the purpose of securing WHEREAS. The Grantor Richard A. Lindh justly indebted upon Suburban National Bank of Elk Grave Village	performance of the covenants	and agreements herein. Lindholm, his wife	
-	at maturity, June 1, 1979.	11		
			Optober 1	
	This Grantor covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered: (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable tirst, to the first Trustee or M policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the said In this Event of failure so to insure, or pay taxes, are not as the highest payable for a failure to the failure or the habiter of each includence.	therefor: (3) within sixty day have been destroyed or dark it any time on said premise, in companies acceptable to fortgage, and, second to the or Trustees until the indubted me, that become to	s after destruction or damage areast (4) that was to said principle of the first morte grade the holder of the first morte grade herein as their uter stones is fully paid; (6) to pay 2 and 10 to pay 2 and 1	to rebuild or restore remises shall not be setted by the grantee c indebtedness, with may appear, which w or incumbrances.
	IN THE EVENT of failure so to insure, or pay taxes of grantee or the holder of said indebtedness, may procure stillien or title affecting said premises or pay all prior incun Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness seen IN THE EVENT of a breach of any of the aforesaid co carned interest, shall, at the option of the legal holder the			
	thereon from time of such breach at eight per cent per as same as if all of said indebtedness had then matured by e 1 It is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's feet, on the	infin, shall be recoverable by Orces terms, isbursements paid or incurred ys for documentary evidence,	foreclosure thereof, or by suit I in behalf of plaintiff in conne stenographer's charges, cost o	at law, or both, the retion with the fore- f procuring or com-
	pletting abstract showing the whole title of said organise expenses and disbursements, occasioned by any said or prosuch, may be a party, shall also be paid by the Chantor. Al shall be taxed as costs and included in any deeper that may	s embracing foreclosure decreeding wherein the grantee it such expenses and disburser by be rendered in such forecly	ree—shall be paid by the Gr or any holder of any part of s nents shall be an additional lien osure proceedings; which proc	antor: and the like aid indebtedness, as upon said premises, coding, whether de-
	erec of sale shall have been entered or not. Shall not be dist the costs of suit, including attorney's been have been paid assigns of the Grantor waives all and to the possession	missed, nor release hereof giv I. The Grantor for the Grant of, and income from, said pr	en, until all such expenses and or and for the heirs, executors, emises pending such forcelocu-	disbursements, and administrators and re proceedings and
	carned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per at same as if all of said indebtedness had then matured by each of the said said indebtedness had then matured by each of the said open said of the leavest hereof—including reasonable attorney's feet, outling pletting abstract showing the whole title of said openise expenses and disbursements, occasioned by any said or prosuch, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any decree that may be a costs and included in any decree that me cree of sails shall have been entered or not shall not be dist the costs of suit, including attorney's feet have been paid sasigns of the Grantor waives all right to the possession agrees that upon the filing of any complaint to foreclose the upon the filing of any complaint to foreclose the upon the Grantor, or to me party claiming under with power to collect the rents is sites and profits of the said. The name of a record owner is: Richard A. L	missed, nor release hereof given. The Grantor for the Grantof, and income from, said price Trust Deed, the court in wirthe Grantor, appoint a recedure premises. Indholm and Lavern	en, until all such expenses and or and for the heirs, executors emises pending such foreclosu hich such complaint is filed, ma- iver to take possession or char e F. Lindholm	disbursements, and administrators and re proceedings, and y at once and with- ge of said premises
	cree of sale shall have been entered or not shall not be dist the costs of suit, including attorney's been have been paid assigns of the Grantor waives all right to the possession agrees that upon the filing of any complaint to foreclose the out notice to the Grantor, or to may party claiming under with power to collect the rents, issues and profits of the said. The name of a record owner is: Richard A. L. In the Event of the Geath or removal from said refusal or failure to get then Gerard J. Heinri first successor in this cust; and if for any like cause said first December of said County is hereby appointed to be second a performed, the grantee or his successor in trust, shall release performed, the grantee or his successor in trust, shall release	COOK ChS st successor fall or refuse to ac successor in this trust. And wh	County of the grantee, or of said County is her it, the person who shall then be nen all the aforesaid covenants	of his resignation, eby appointed to be the acting Recorder and agreements are
	IN THE EVENT of the death or removal from said refusal or failure to not then Gerard J. Heinri first successor in this fust; and if for any like cause said first of Deeds of said County is hereby appointed to be second so	CODK chs st successor fail or refuse to ac successor in this trust. And where said premises to the party e	County of the grantee, or of said County is her it, the person who shall then be nen all the aforesaid covenants	of his resignation, eby appointed to be the acting Recorder and agreements are
	IN THE EVENT of the death or removal from said	CODK chs st successor fail or refuse to ac successor in this trust. And where said premises to the party e	County of the grantee, or of said County is her it, the person who shall then be nen all the aforesaid covenants	of his resignation, eby appointed to be the acting Recorder and agreements are

Gerard J. Heinrichs

(NAME AND ADDRESS)

This instrument was prepared by_

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STATE OF	Illinois Cook Gerard J. Heim	<u> </u>	SS.	ا الله الله الله Notary Public in a		inty, in the
I,State aforesaid	I, DO HEREBY CER			indholm and La		
appeared before	oun to me to be the ore me this day in p	person and acknow	vledged that _t	hey_ signed. scal	ed and delivere	ed the said
	ider my hand and not	rial scal this	2nd	day ofFeb1	сцату	19 <u>79</u>
10 3 Z	C (Impress Seal (fere)					
Comunication 1	BXpires		Gerard	J. Heinrichs	Public	
SECOND MORTGAGE Trust Deed	OL.	NUBER HATIONAL BANK OF ELV. T		URBAN NATIONAL BANK OF ELK BRÜVE: 1 E. DEVON AVENUE: 1 GROVE VILLAGE; IL 60007		GEORGE E. COLE®

END OF RECORDED DOCUMENT