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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24886360	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That JAME		ESSICA KONTOS, His W.	ife
(hereinafter called the Grantor), of 5859 North (No. and Stree	h Talman	ChicagoIllino:	is_60659
for and in consideration of the sum ofEleven_in hand naid, CONVEY_5 AND WARRANT_5 to of _^22Oakton Street	thousand, two hund <u>THE DES PLAIN</u> Des Plaines	lred four dollars and UES BANK Tili	
(No. and Street) and to his recessors in trust hereinafter named, for the lowing described restate, with the improvements the and everything pour tenant thereto, together with all of Chicaso County of Cook	(City) ne purpose of securing perfo reon, including all heating, a rents, issues and profits of sa	r-conditioning, gas and plumbing : d premises, situated in the <u>Cit</u>	pparatus and fixtures,
Lot thirty six (36) (except the (12) in W.F. Kriser and Company' North half of the South East qua and the South East quarter of the forty (40) North Kange thirteen Cook County, Illinois.	s Arcadia Terrace, rter (except the M e South East quart	. being a Subdivision Test thirty three (33) Ter of Section one (1)	of the feet) , Township
	N.		
	:		
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor <u>James Kontos a</u> justly indebted upon <u>a certain installmen</u>	p	nts and agreements berein	
in twelve monthly installments of on the 20th of the month commenci		79	(\$933.70)
		L DRICKE	
THE GRANTOR covenants and agrees as follows: (1)	To pay said indebtedness, a	and the regulation, as herein	and in said note or
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extendingains said premises, and on demand to exhibit receipts the buildings or improvements on said premises that ma committed or suffered; (5) to keep all buildings now or crein, who is hereby authorized to place such insurance of the said Mortgage no licies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the said the said of the said interest thereon, at the time or times when the said the interest thereon, at the time or times when the said the interest thereon, at the time or times when the said the first of said indebtedness, may procure earn or title affecting said premises or pay all prior incultrantor agrees to repay immediately without demand, or annum shall be so much additional indebtedness see IN THE EVENT Of a breach of any of the aforesaid carned interest, shall, at the option of the legal holder hereon from time of such breach at eight per cent feet.	ig time of payment; (2) to; ithercfor, (3) within sixty y have been destroyed or at any time on said years, it is companies acceptable to Mortgagee, and, second for its or Trustees with the ander ame shall become jude and programmers or assessments or the prior such insurance or pay such mbrander and the interest thand the game with interest.	my when dr. i - such year, all ta specifier dest a tin or damage to signed; (4) I sat we to to said pt is insured in comp aics, o be sele to the holder of the first mortgage or Trustee herein as, as in ircress schoess is fully paid; (6 to pay all ayable, incumbrances or the int ret the axes or assessments, or dis-large ereon from time to time; and all hereon from the date of paymr a	xes and assessments or rebuild or restore emises shall not be cted by the grantee indebtedness, with may appear, which prior incumbrances. reon when due, the or ourchase any tax anon y so paid, the t at light per cent
er annum shall be so much additional indebtedness see In The Event of a breach of any of the aforesaid counced interest, shall, at the option of the legal holder reteon from time of such breach at eight per cent for the same as if all of said indebtedness had then matured in its AGREED by the Grantor that all expenses and our hereof—including reasonable attorney faces, out	used hereby. The property of the second of	whole or said indebtedness, including immediately due and payable by foreclosure thereof, or by suit the distribution of the plaintiff in connect, stenographer's charges, cost of	c ri ipal and all c ar w a interest at law or both, the ction win me fore- procurin; or com-
armed interest, shall, at the option of the legal holder intereon from time of such breach at eight per cent fee; the intereon from time of such breach at eight per cent fee; the said indebtedness had then matured by It is AGREED by the Grantor that all expenses and osure hereof—including reasonable attorney times, outleting abstract showing the whole title of said premisions penses and disbursements, occasioned by any said or process, may be a party, shall also be paided the Grantor. All be taxed as costs and included man decree that me of sale shall have been entered a fee, shall not be die costs of suit, including attoricy after have been passess of the Grantor waives all right to the possession rees that upon the filing of any complaint to foreclose it in notice to the Grantor waives all any party claiming und the power to collect the rents, issues and profits of the sa	es embracing foreclosure do occeding wherein the grante all such expenses and disburs any be rendered in such fore smissed, nor release hereof ; di. The Grantor for the Gra of, and income from, said this Trust Deed, the court in er the Grantor, appoint a re id premises.	ccree—shall be paid by the Gric or any holder of any part of size ements shall be an additional lien closure proceedings; which proce given, until all such expenses and ntor and for the heirs, executors, premises pending such foreclosur which such complaint is filed, ma; ceiver to take possession or charj	intor; and "he in e id indebtednt s, a i upon said preinics, eding, whether de- disbursements, and administrators and e proceedings, and y at once and with- te of said premises
The name of a report owner is: James Kont In THE EVERT of the death or removal from said usal or failure loved, then <u>The Pes Plaines B</u> at successor in this trust; and if for any like cause said fi Deeds of said County is hereby appointed to be second formed, the grantee or his successor in trust, shall rele	COOK ank rst successor fail or refuse to successor in this trust. And	County of the grantee, or of said County is here act, the person who shall then be t when all the aforesaid covenants;	of his resignation, by appointed to be the acting Recorder and agreements are
Witness the hand_Sand scal S of the Grantor_S thi	s	lay of <u>March</u>	19_79
		Abrilo Jame	(SEAL)
	- year	Jess	ica Kontos

This instrument was prepared by <u>Beverly Polyak</u>, <u>Asst. Vice Pres.</u>
1223 Oakton St. Des Plaines, Illinois. (NAME AND ADDRESS)

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1979 HAR 21 AM 10 22

RUCCHUS DES MESTA CLOR COLLEGE LESSONS

A CONTRACT OF THE PROPERTY OF

STATE OF <u>Illinois</u> COUNTY OF <u>Cook</u>	HAR-21-79 545:	591 ° 24836360 ¤	A — Nec 1
		_, a Notary Public in and for	
State aforesaid, DO HEREBY CERTIFY	that <u>James Kontos</u>	and Jessica Kontos, i	His_Wife
personally known to me to be the same	person s whose name s	are subscribed to the fo	oregoing instrument,
prezed before me this day in person	and acknowledged that	<u>they</u> signed, scaled and	delivered the said
instrument as <u>their</u> free and volunt	tary act, for the uses and I	ourposes therein set forth, inclu	ding the release and
waiver of ne ight of homestead.			
Given under a hand and notarial se	eal this17	day ofMarch	, 19 <u>.79</u>
(impress Seel He.	0	red . " . Korner .	
PUBL 18 Dommission Emires	· 3	then Kowyne Notary Jublic	
Commission Expires 1 May 26, 240			
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TO TO			SS.
Trust Deed Trust Deed		THE DES PLAINES BANK	DES PLAINES, II.J., 60018 GEORGE E. COLE®
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