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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	24908829	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That		wife Martha D.	j
(hereinafter called the Grantor), of the City	1516 Pitner	n County of Cook_	,
and State of Illinois , for and in co Three-thousand Six-hundred Fifty	nsideration of the sum of	·-	Dollars
in hand paid, CONVEYS AND WARRANTS t	The State Natio	nal Bank	Dollars
of the City of Evanston		ook and State of Il.	linois
and to V.s. accessors in trust hereinafter named, for			
lowing a ser bed real estate, with the improvements t			
and everythir appurtenant thereto, together with a of <u>Evriston</u> County of <u>Cook</u> S. 6 Fee.) in block 5 in the Fow of the N w. /4 of the S.W. 1/4 Third Princip: 1 Meridian, in Cook	ler and Carney's of section 13, To	and State of Illinois, to-wit: Lot 8 addition to Evanston, a wnship 41 N., Range 13	3 (exceptthe subdivision
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			3.
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UX.			· 76
			<u>00</u>
)		55
Iereby releasing and waiving all rights under a. 1 by IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor JOC. L. CO.	ing erformance of the cover	enants and agreements herein.	s.
thereafter until the final monthl 1982. The sale or transfer of the premis	es or an assignmy	nt of benificial inter	st in the
preimises, with out the written	consent of the cr	ustee or the hope, sha	ll constitute
a default by the mortgagor.	9		
Ten Courses and a second of fellows			
THE GRANTOR covenants and agrees as follows: totes provided, or according to any agreement extend and assessments and buildings or missessments and buildings or missessments and buildings or providents on a shall not be committed or suffered; (5) to keep all buildings or providents of the shall not be committed or suffered; (5) to keep all buildings or providents of the shall not be committed or suffered; (5) to keep all buildings or providents of the shall not be committed or suffered; (5) to keep all buildings or providents of the said M rances, and the interest thereon, at the time or times in In The Event of failure so to insure, or pay tay rantee or the holder of said indebtedness, may procure or title affecting said premises or pay all prior increasion agrees to repay limediately without deman or title affecting said premises or pay all prior increasing a said and provident of the forest and the committee of the said indebtedness of the forest and the said of the committee of the said indebtedness had then matured by Ir is Agreen by the Grantor that all expenses an osure hereof—including reasonable attorney's feet, on the provident of the said indebtedness and the said and said all also be paid by the justice, may be a party, shall also be paid by the justice, may be a party, shall also be paid by the justice, all be taxed as costs and included in any deprece that eof sale shall have been entered or not, shall not be ecosts of suit, including attorney's feet, and the constant of the fining of any shall not be costs of suit, including attorney's feet has been entered or not, shall not be ecosts of suit, including attorney's feet and the said of the said to be removal from said the power to collect the rents taxes and profits of the In power to collect the rents taxes and profits of the In power to collect the rents taxes and profits of the In power to collect the rents taxes and profits of the In power to collect the rents taxes and profits of the In power to collect the rents taxes and profits of the form	ing time of payment; (2) to d to exhibit receipts therefore id premises that may have to dings now or at any time of insurance in companies at stee or Mortgagee, and fortgagees or Trustees may when the same shall become tees or assessment, or the pre- res uch insurance on any su- trees or assessment.	is, an in white set thereon, as here to pay price in the first day of June is price; (3) and sixty days after destroyed owner, and the companies considered to the folder of the first mend, to the T ustee he cin as their the indebtedne. If if y paid; (6) to due and payable, rior incumbrances o the interest the cheakes or assessments, rejischarge thereon from time to sime are in all	n each year, all taxes uction or damage to waste to said premises to be selected by the ortgage indebtedness, interests may appear, pay all prior incumereron when due, the or purchase any tax money so paid the
antor agrees to repay immediately without demand r annum shall be so much additional indebtedness s In THE EVENT of a breach of any of the aforesaic	d, and the same with interesecured hereby. I covening or agreements to	est thereon from the dat, of payme the whole of said indebtedness inclu-	nt at seven per cent
rned interest, shall, at the option of the legal hold ereon from time of such breach at seven per cent pe me as if all of said indebtedness had then matured by	er thereof, without notice, r annum, shall be recovera express terms.	become immediately due and pay to ble by foreclosure thereof, or by su	le, and with interest
osure hereof—including reasonable attorney's feet of the state of the	his paid of in utlays for documentary evid hises embracing foreclosur- proceeding wherein the gra All such expenses and dish	ence, stenographer's charges, cost ce e decree—shall be paid by the G intee or any holder of any part of jursements shall be an additional lier	of procuring or com- rean or; and the like said indet ed ess, as
ut be taxed as costs and included in any diffree that e of sale shall have been entered or not, shell not be costs of suit, including attorney to day been gigns of the Grantor waives all with the possessives that upon the filing of any applicant to forecloss the Grantor that the cost of the co	may be rendered in such dismissed, nor release here paid. The Grantor for the on of, and income from, so this Trust Deed, the court of the Grantor,	toreclosure proceedings; which procoding given, until all such expenses and Grantor and for the heirs, executors aid premises pending such foreclost in which such complaint is filed, management to take a present to take a presen	d disbursem its and standing an
h power to collect the rente types and profits of the In the Event of the dash or removal from said	said premises.	County of the grantee, of	or of his resignation,
usal or failure to act then t successor in this test and if for any like cause said Deeds of said County is hereby appointed to be seco formed, the strates or his successor in trust, shall re	** I first successor fail or refus nd successor in this trust. A elease said premises to the p	of said County is he to act, the person who shall then be and when all the aforesaid covenants arty entitled, on receiving his reason	reby appointed to be the acting Recorder and agreements are able charges.
Witness the hands and seal sof the Grantor	this 19th	_ day ofMarch	, 19 <u>1979</u> .
	19)W	the St. Col	(SEAL)
THIS INSTRUMENT PREPARED BYTH	× -/-/-		
A STANDARD CAMADION, HE			

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STATE OF Ss.	•
, Jane Austin, a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY that	
personally known to me to be the same persons whose names are subscribed to the foregoing instrument,	
appeared oefo. me this day in person and acknowledged that they signed, sealed and delivered the said	
instrument as that free and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of no nestead.	
C Netternor W. A. T. C.	energie Energie
in R. austra	ichica a
Notary Public	
Commission Expires	Mary Comment
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