TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24912523	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Harry	R. Russell and Mercede	es Russell, his wi	fe
(hereinafter called the Grantor), of 33 S. Invin	ng St. North		60164 (State)
for and in consideration of the sum of	nnd Five Hundred FiftyThe NORTH NorthTake (City)	Four and NO/100 ILAKE BANK Illinois	60164
and to his successors in trust hereinafter named, for the to ring described real estate, with the improvements thereo ar 1 verything appurtenant thereto, together with all ren of County of C	on, including all heating, air-condition	oning, gas and plumbing apposes, situated in theCity	aratus and fixtures,
Lot 35 and 36 in Block 5 i	•	_	
Additica, being a Subdivision in ship 39 North, Range 12 East of	•		<b>λ</b> •
Or Control of the con		r ru iani.	24912523
00/			<b>1</b> 20
Hereby releasing and waiving all rights unde, a ld by virt IN TRUST, nevertheless, for the purpose of ceuring, WHEREAS, THE Grantor SHarry R. 'US:	s 11 and Mercedes Russ	ell. his wife	·
\$175.90 on the fourth day of Each and every month there final payment of \$175.90 on the	eafter for fifty-eight	5.90 on the fourth months, and a	
	7 C/2	ORICAL	
The Grantor covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts tall 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 first, to the first Trustée or M policies shall be left and remain with the said Mortfagges and the interest thereon, at the time or times when the said in the Event of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure suffice or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, are per anoum shall be so much additional indebtedness secur IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder is same as if all of said indebtedness had then matured by extreme the same as if all of said indebtedness had then matured by extreme the same as if all of said indebtedness had then matured by extra the same as if all of said indebtedness had then matured by extra the same as if all of said indebtedness had then matured by extra the same as if all of said indebtedness had then matured by extra the same as if all of said indebtedness had then matured by extra the same and the said indebtedness the said the said indebtedness had the said indebtedness in the said indebtedness had the said indebtedness provides the said the said indebtedness had the said indebtedness and the said indebtedness had the said indebtedness had the said indebtedness and the said indebtedness had the said indebtednes	To pay said indebtedness, and the time of payment; (2) to pay whe herefor; (3) within sixty days are have been destroyed or damaged; t any time on said premarkers to the horotragee, and, second, to the horotragee and, second, to the horotragee and, second, to the Toustees until he methedness is me shall become time and payable, or assessments by the prior incumbed insurance of pay such taxes or braness and the interest thereon from the payment of the p	which thereon, as herein and our in each year, all taxes of struction or damage to red struction or damage to red struction or damage to red it companies to be selected of the first mortgage in the properties of the first mortgage in the properties of the selected of the first mortgage in the properties of the first mortgage in the first mortga	d in said note or and assessments ebuild or restore the build or restore isses shall not be d by the grantee debtedeess, with a papear, which or incumbrances, on when due, the purchase any tax oney so paid, the at eight per cent rincipal and all in I with interest to you have to be the building of the
It is Agreed by the Grantor that all expenser and it closure hereof—including reasonable attorney's fets, onliay pleting abstract showing the whole title of said premise expenses and disbursements, occasioned by any vitto or prosuch, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any user each are costs of suit, including attorner and that not be dish the costs of suit, including attorner are have been paid assigns of the Grantor waives all right to the possession carries that upon the filing of any templaint to foreclose the out notice to the Grantor, of any party claiming under with power to collect the rents issues and profits of the said. The name of a refersh owner is:Harry R.  IN THE EVENT of the each or removal from said	ceding wherein the grantee or any such expenses and disbursements s y be rendered in such foreclosure by the rendered in such foreclosure . The Grantor for the Grantor and of, and income from, said premise is Trust Deed, the court in which s the Grantor, appoint a receiver to premises.	holder of any part of said hall be an additional lien up proceedings: which proceed till all such expenses and dis if for the heirs, executors, ad- s pending such foreclosure, uch complaint is filed, may a or take possession or charge	or with the fore- rocuring or com- or; and the like indebtedness, as on said premises, ing, whether de- bursements, and ministrators and proceedings, and t once and with- of said premises
IN THE EVENT ONLY eventh or removal from said refusal or failure of St. then The Chicago Title inst successor in this trust; and if for any like cause said first of Deeds of said County is hereby appointed to be second secformed, the grantee or his successor in trust, shall release	Insurance Company it successor fail or refuse to act, the uccessor in this trust. And when all	of said County is hereby person who shall then be the the aforesaid covenants and	appointed to be acting Recorder
Witness the hand_Sand seal_of the Grantor_S this	A .		, 19 <b>79</b>
ī	Harry R. Rus Mercedes Rus	oell sell 22 Russ sell	(SEAL)
This instrument was prepared by Gaza E. Co	(NAME AND ADDRESS)	ve., North3āke, I	1 60164
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	STATE OF	ILL INO:	15	} ss.			
	COUNTY OF_			J			
	I, Donald L				, a Notary	Public in and for said C	ounty, in the
	State aforesai	id, DO HEREI	SY CERTIFY th	nat Harry R.	Russell and	Mercedes Russell, h	is wife
			<del></del>				<del></del> ,
	anneared het	own to me to	be the same per	son_S. whose na	mc <b>s_are_</b> su	bscribed to the foregoing	instrument,
<b>议</b> 4	instrument as	their fr	ee and voluntary	acknowledge	d thatthey :	signed, sealed and deliver	ed the said
	waiver of the	right of homest	ead.	act, for the uses	and purposes the	rein set forth, including the	release and
(O)	Given un	der my hand ai	nd notarial seal t	his <u>thirt</u>	y-firstday	ofMarch	1979_
	(Impress.6	÷					- 15_A_
	3				- au-	Van	
.*: .*:	Commission E	xniresSept	. 17, 1982	<b></b> -		Notary Public	
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BOX No.	Trust Deed	MERCEDES RUSSELL, his wife	THE NORTHLAKE BANK 26 W. North Ave., Northlake, Il 60164	12	2	24912523	GEORGE E. COLEº LEGAL FORMS
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