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	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24970390	GEORGE E. COLE® LEGAL FORMS
	THIS INDENTURE, WITHESSETH, THAT	l R. Smetana & A	audrey J. Smetana	, His
	(No. and Street)	th Avenue Count	ryside Illinois	60525 (State)
1 111 11 11 11	for and in consideration of the sum of Thirty-one in hand paid, CONVEY_S AND WARRANT_S to LY of450 W. 55th Street (No. and Street)	LONG DUATINGS WIND	TOWN WOOCTAILOR	5/100 D ollars V
	and to his successors in trust hereinafter named, for the pu lowing described real estate, with the improvements thereon and everything appurtenant thereto, together with all rents	i, including all heating, air-con i, issues and profits of said pre	ditioning, gas and plumbing appa mises, situated in the _City_	ratus and fixtures,
	of <u>Countryside</u> County of <u>Coc</u>	2K and State	of Illinois, to-wit:	
	Lot 52 in Block 4 in Sherma part of the South East 1/4 Range 17 East of the Third	of Section 9, T	ownship 38 North,	
	Illinois.			24
	4			24970390
	Ox			39
	C			Q
	Hereby releasing and waiving all rights under and by v tu IN TRUST, nevertheless, for the purpose of securing, WHEREAS, The Grantor Michael R. Smet	e of the homestead exemption are mance of the covenants at time of Audrey J.	l laws of the State of Illinois. Id agreements herein. Smetana, His Wif	e
	justly indebted upon Installment Note	principal promi	sstry notebearing even date l	herewith, payable
	in monthly installments of June 1, 1979.	\$177.25 For 180	months commencin	g
	oune 1, 1979.	4,	, Cit	
			Y CA	
		•	(P)	
	THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending to against said premises, and on demand to exhibit receipts the	pay said indebtedness, and the me of payment; (2) to pay we erefor; (3) within sixty days?	ne interest the core as herein and theredde in each year, all taxes after destruction or de rage to re-	I in said note or and assessments abuild or restore
	THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending ti against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at therein, who is hereby authorized to place such insurance in loss clause attached payable first, to the first Trustee or Mor policies shall be left and remain with the said Mortgagees or and the interest thereon, at the time or times when the same	ave been destroyed or damage any time on said premises has a companies acceptable to the rtgagee, and, second, to the Tr Trustees until the indebtednes	A; (4) that waste 's sail premi fired in companies to 's lee'er holder of the first mor gage in ustee herein as their interests mustes is is fully paid; (6) to pay a 1 p ic	ises shall not be debtedness, with y appear, which in incumbrances,
	IN THE EVENT of failure so to insure, or pay taxes or prantee or the holder of said indebtedness, may procure such	assessments, of the prior incu	imbrances or the interest thereof	n when the
	Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secured in the Event of a breach of any of the aforesaid coveraged interest, shall set the option of the local bullet the	the same with interest there d hereby. name or agreements the whole	on from the date of payment a	t eight per en principal an a 2'
	thereon from time of such breach at eight per cent per annuame as if all of said indebtedness had then matured by expi	our, shall be recoverable by foress terms.	reclosure thereof, or by suit at least the behalf of plaintiff in connection	aw, or both, the
100	closure hereof—including reasonable attorney's feet, ordays pleting abstract showing the whole title of satt orenises a expenses and disbursements, occasioned by any saft or processuch, may be a party, shall also be paid by the Cantor. All stall be taxed as costs and included in advisore that may	for documentary evidence, stembracing foreclosure decreeding wherein the grantee or uch expenses and disbursements for rendered in such foreclosure.	nographer's charges, cost of pro- shall be paid by the Grante any holder of any part of said its shall be an additional lien upoure are proceedings; which proceedings	ocuring or com- or; and the like indebtedness, as on said premises,
1 2 0	lien or title affecting said premises or pay all prior incumbs Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure. IN THE EVENT of a breach of any of the aforesaid cover and the secure of a breach of any of the aforesaid cover in the secure of such breach at eight per cent per annual same as if all of said indebtedness had then matured by expanding the secure of such preach at eight per cent per annual same as if all of said indebtedness had then matured by expanding the secure of sale shall have been entered or out shall not be dismit the costs of suit, including attorneys are have been paid, assigns of the Grantor waives all fight to the possession of agrees that upon the filing of any complaint to foreclose this out notice to the Grantor, or on the party claiming under the them and the secure of the Grantor, or on the party claiming under the secure of the said profits of the said profit	ssed, nor release hereof given. The Grantor for the Grantor and income from, said prem Trust Deed, the court in whiche Grantor, appoint a receive	until all such expenses and dist and for the heirs, executors, adr ises pending such foreclosure p h such complaint is filed, may at to take possession or charge c	oursements, and ninistrators and roccedings, and once and with- of said premises
,	The name of a record owner is: In the Event of the death or removal from said refusal or failure to act then	cook	_ County of the grantee, or of	his resignation,
ti	refusal or failure to act then Chicago Title irst successor in this trust; and if for any like cause said first so of Deeds of said County is hereby appointed to be second succerformed, the grantee or his successor in trust, shall release	cessor in this trust. And when	all the aforesaid covenants and	agreements are
	Witness the hand S and seal S of the Grantor S this	12th day of	May Some the	
		Michael R. Sr Michael R. Sr Audrey J. Sme	K. Smelan netana J. Smulama Etana	(SEAL)
		-		

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STATE OF SS.	
COUNTY OF Cook	
I,Barbara J. Goliak, a Notary Public in and for State avoresaid, DO HEREBY CERTIFY that Michael R. Smetana & Audrey	•
His Vife	•
personally 'nov n to me to be the same person s whose names are subscribed to the f	oregoing instrument,
appeared before no this day in person and acknowledged that they signed, sealed an	d delivered the said
instrument as _their_ free and voluntary act, for the uses and purposes therein set forth, incl	uding the release and
waiver of the right of homes eac	
Given under my hand and notarial seal this 12th day of May	, 19 <u>79</u> .
(Impress Seal Here) Surland Ha	link
Commission Expires 1114 20, 1987	
PRepared by: Barbara Miller Attorney at Law 450 W. 55th Street Countryside, IL 60525	grave se tu de
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Trust Deed Trust Deed	NE®
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	AR GE
Trust Deed To	GEORGE E. COLEME LEGAL FORMS
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END OF RECORDED DOCUMENT