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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24987198	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Richa	rd S. Kogut and	Mary M. Kogut (his Wi	fe)
(hereinafter called the Grantor), of 984 Martha	Ejk	Grove VIIIage	1 1 . (State)
for and in consideration of the sum of Fifteen The		lus Interest	Dollars
in hand paid, CONVEYS AND WARRANT 5 to 5500 St. Charles Rd.	Berkeley		1.
and to his coes ors in trust hereinafter named, for the lowing describe a real estate, with the improvements there and everything pour tenant thereto, together with all rer of EIK Grove VI 1309 County of Cook	on, including all heating, a	ir-conditioning, gas and plumbing id premises, situated in the VIII	apparatus and fixtures,
70			
Lot 48 and 49 in visca Meadows Fa Township 41 North, Ringe 11 East o County, III.	arms, a subdivisi of the Third Prin	on of part of Section cipal Meridian, in Co	n 31, pok
Ox			•
C		24967	19 8
Hereby releasing and waiving all rights under and by viri In Thust, nevertheless, for the purpose of securing p	tue of the florestead exer		
WHEREAS, The Grantor Richard S. Kogut justly indebted upon Single - pay	and wa v.M. Kogu	† 9 hls wife) romissory note_bearing even d	
in 180 days or subsequent renewals		,	. [
		DE CACO	5-
THE GRANTOR covenants and agrees as follows: (1) Thouse provided, or according to any agreement extending against said premises, and on demand to exhibit receipts it all buildings or improvements on said premises that may it committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or Me policies shall be left and remain with the said Mortgagees of and the interest thereon, at the time or times when the sam is THE EVENT of failure so to insure, or pay taxes of grantee or the holder of said indebtedness, may procure surfier or the laffecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, and Grantor agrees to repay immediately without demand, and	o pay said indebtedness, time of payment; (2) to nerefor; (3) within said of any time on said present of the said of any time on said present of the said of the s	and the process there in the herein on the herein on the herein of the herein on the herein of the herein from time to time; and all herein from the date of paymet	a and in said note or axes and assessments to rebuild or restore remises shall not be- reted by the grantee e indebtedness, with s my appear, which prive neumbrances, treum whe are, the or purel use an 'tax money' o pair, the it at eight of an
Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secure 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 an same as if all of said indebtedness had then matured a exp. IT is AGREED by the Grantor that all expenses any closure hereof—including reasonable attorney a feet on they pleting abstract showing the whole title of sall-premises	en nercepy. Enants or agreements the vector, without notice, become, shall be recoverable	whole or said indebtedness, includ me immediately due and payabl by foreclosure thereof, or by suit	ing principal and all e, and with interest at law, or both, the
expenses and disbursements, occasioned by any suit or procusule, may be a party, shall also be paid by the frantor. All shall be taxed as costs and included in any defree that may cree of sale shall have been entered of for, shall not be dism the costs of suit, including attorners and have been paid, assigns of the Grantor waives all right to the possession of orgress that upon the filing of any complaint to foreclose this under the process of the grantor, or occasion party claiming under with power to collect the rents, issues and profits of the said with power to collect the rents, issues and profits of the said	eeding wherein the grante- such expenses and disburs- be rendered in such fore issed, nor release hereof g The Grantor for the Gra, , and income from, said s Trust Deed, the court in the Grantor, appoint a re premises.	e or any holder of any part of sements shall be an additional lien closure proceedings; which proceiven, until all such expenses and ntor and for the heirs, executors, premises pending such foreclosur which such complaint is filed, maceiver to take possession or char	ection with the fore- f procuring or com- antor; and the like aid indebtedness, as upon said premises, seding, whether de- disbursements, and administrators and re proceedings, and y at once and with- ge of said premises
The name of a recompowner is: Richard S. Ko. IN THE EVENT Of the death or removal from said efusal or failure these, then	Cook ust Co. successor fail or refuse to	County of the grantee, or of said County is her act, the person who shall then be:	of his resignation, eby appointed to be the acting Recorder
Witness the hand S and seal S of the Grantor S this _	71.1	day ofMay	19.79
	Richard S.	Q S K T	(SEAL)
	- ASH HE	loffle Aguit	(SEAL)
This instrument was prepared by Gary J. Hog	ger - Bank of Com (NAME AND ADDI		

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	2 30 PM 4 PM 2 30	BEGINDER OF LIGHTS COOK COUNTS BLOCK
STATE OF	म्यो हैं। हैं। 	8 □ A — iiec 10.0U
I, Gary J. Hoger State aforesaid, DO HEREBY CE	RTIFY that Richard & Mary Kogut	and for said County, in the
	same persors whose names are subscribed to person and acknowledged that they signed, seal	
waiver of the right of homestead.	voluntary act, for the uses and purposes therein set fortering the seal this 31st day of 44s	
Country (And no.	Start Seal trils day of	Logo C.
Commission Propes 10-2-82	C VV	
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		(C)
GAGE	AMERCE ES RD. 60163	OLE®
Trust Deed Trust Deed	BANK OF COMMERCE \$500 ST. CHARLES RD. BERKELFY, ILL. 60163	GEORGE E. COLE®
SECO	BAINK 550 BEF	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\

END OF RECORDED DOCUMENT