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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	24	142	495	GEORGE E. COLE'
THIS INDENTURE, WITNESSETH, That Ron	ald J. Broll and Je	rre Jeai	n Brol	l, his	wife
(hereinafter called the Grantor), of 4642 N. (No. and Str.	Hamlin Chicag	go		linois	(State)
for and in consideration of the sum of in hand paid, CONVEY. AND WARRANT of \$001 Lincoln Avenue, Skokie, I	to First National Ba	nk of S	Skokie		Dollars
nd to his successors in trust hereinafter named, for lewing described real estate, with the improvements the and everything appurtenant thereto, together with all c Skokie County of Cook	hereon, including all heating, air I rents, issues and profits of said	-conditionit premises. :	ig, gas and situated ir	d plumbing the Vi	cements herein, the fol-
Lot 7 in Block 1 in Tryon and Davi 1/2 or t'e North West 1/4 of the N 13, East of the Third Principal Me	orth West 1/4 of Sec	tion 14	, Town		
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Ox					•
					:
Hereby releasing and waiving all rights under and by IN TRUNT, nevertheless, for the purpose (1 see 11) WHEREAS. The Grantor Ronald J. 2011					
justly indebted upon their In the principal amount of \$2000.00	principal pr				
12.02%, payable monthly in installm the sum of \$94.16 on the 20th day o	ment of \$94.16 common of each month thereas	encing o	on Sep	tember	20, 1977 and
installment falling due on August 2	3, 1979.			Ċ	5
			٠	CPC	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, at	d the nter	~ `		n and in said note or
THE GRANTOR covenants and agrees as follows: (notes provided, or according to any agreement extendi and assessments against said premises, and on demand rebuild or restore all buildings or improvements on sai shall not be committed or suffered: (5) to keep all buil grantee herein, who is hereby authorized to place such with foos clause attached payable first, to the first Tru which policies shall be left and remain with the said M brances, and the interest thereon, at the time or times v IN THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may precur lien or title affecting said premises or pay all prior ince Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness A	I to exhibit receipts therefor: () d premises that may have been a dings now or at any time on said insurance in companies accept size or Mortgagee, and, second	with destroy	of days r damaged sured in of ler of streen ei	after destr i; (4) that s companies the first m n as their	waste to said premises to be selected by the ortgage indebtedness, interests may appear,
branes, and the interest thereon, at the time or times we list the Event of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procur lien or title affecting said premises or pay all prior ince Grantor agrees to repay immediately without demand	origages of Fusices until the when the same shall become the es or assessments, or the prior e such insurance, or hay such ta imbrances and the interest the l, and the same wall wherest the	and payablincumbrances or assessed from the tree or as a subject to th	ies of the sesson the sements, of ime to fir	interest the	tereon when due, the or purchase any tax I money so paid, the
per annum shall be so much additional indebtedness so IN THE EVENT of a breach of any of the aforesaid carned interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses an	ecured hereby, coverants or agreements the wer thereof, below annum, shall be recoverable by	hole of said me immedi y foreclosu	l indebted ately due re thereof	ness, factor and fayat	dir g principal and all old, and with interest at aw, or both, the
same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses an closure hereof—including reasonable attorney's fees, or pleting abstract showing the whole title of said preni	express terms, d distancements paid or incurre those for documentary evidence these mbracing foreclosure dec	d in behalf , stenograp ree—shall	of plaint her's char be paid	iff in conn ges, cost of by the Gr	ctic a win the fore- of coc ring or com- rante; no the like
closure hereof—including reasonable attorney's fees, or pleting abstract showing the whole title of said ment expenses and disbursements, occasioned by any suit or such, may be a party, shall also be paid by the Grandor shall be taxed as costs and included in any decreating the cost of said including attorney's feet has been placed to said including attorney's feet has been placed to faid including attorney's feet has been placed to said the said of said including attorney's feet and said to said the said	All such expenses and dishurser may be rendered in such force dismissed, nor release hereof gi- aid. The Grantor for the Gran	or any hol nents shall losure proc ven, until a tor and for	der of an be an add cedings; of the heirs	y part of s litional lien which proc penses and executors	said in ebte lness, as in upon s. 1.1 r e. ises, reeding, what, er de-t disbursements, and administrators and
assigns of the Grantor waives all right to the possessic agrees that upon the filing of any complaint to forcelose out notice to the Grantor, or to any pany claiming un with power to collect the rents, nates and profits of the	this Trust Deed, the court in water the Grantor, appoint a reconsid premises.	which such of	complaint e possess	is filed, ma	ay at once and with- rge of said premises
In the Event of the death or removal from said	Note that the second of the se	Com	nty of the	orantee o	r of his resignation
refusal or failure to act then first successor in this transland if for any like cause said of Deeds of said Charley is hereby appointed to be secon performed, the grange or his successor in trust, shall rel	first successor fail or refuse to a ad successor in this trust. And w lease said premises to the party of	ct, the perso hen all the entitled, on	n who sh aforesaid receiving	all then be covenants his reason:	the acting Recorder and agreements are able charges.
Witness the handand sealof the Grantor th	his da	ıy of			
γ	Spould	A	nol	22	(SEAL)
	John J	art !	61.00 t		(SEAL)
F. This instrument was prepared by e.	irst National Bank o	f Skoki		0076	

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	30	1977 OCT 11 PM	2158121195 4 A	Ruc	10
STATE OF Illi COUNTY OF COOK	nois	SS.			
I Howard V.	Tanker	a Nota	ry Public in and for :	said County, in the	
State aforesaid, DO HERE	BY CERTIFY that	Ronald J. Broll			
personally known to me to	be the same pure	n S whose name S are	The state of the s		
		acknowledged that they			
		et, for the uses and purposes t	herein set forth, includ	ling the release and	
waiver of the right of home	stead. and notarial scal thi	23md		· · · · · · · · · · · · · · · · · · ·	
NO TABLE	ind notarial scal thi	s 23rd	lay of August	. 19 77	
PUBLIC.	X	, James	and VI	audie	
Cofinussion Expires 2	-1.18		Notary Public		
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ENIDED DOCUMENTS