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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 251	521 •	CORGE E. COLE*
THIS INDENTURE, WITNESSETH, That Rob				1
(hereinafter called the Grantor), of	U	(City)		(State)
for and in consideration of the sum of TWENTY S in hand paid, CONVEY AND WARRANT to of 26 W. North Avenue (No. and Street) and to his successors in trust hereinafter named, for the	Northlake	ILAKE BANK	Ill ino	is
It ving described real estate, with the improvements the arcic crything appurtenant thereto, together with all o' Northlake County of	reon, including all heating, air- rents, issues and profits of said COOK and St	conditioning, gas and p premises, situated in that ate of Illinois, to-wit:	lombing apparat icCity	us and fixtures,
to Midland Development Colvision of the Southwestal's of the Southwestal's of the Northwest qualf of the Northwest quarter, all in Section Third or incipal Meridian	ompany's North Lake t Quarter, Except tl arter, Except the So arter, Southwest Qua 32, Township 40 Nori	Village, being ne South 100 mouth 100 rods, outh 100 rods, orter of the No th, Range 12,	g a Sub- ods, West the South ortheast East of the	
Cooz				
	g performance of the covenant 1. Cooper and Arlene principal pro	M. Cooper, his	of Illinois. in. S_WITE===== ig even date here	= with, payable
\$73.61 on the fift \$73.61 on the fifteenth of for thirty-four months, a fifteenth day of December	lay of each and ever ind a final cayment	y month therea	ha 🖊	4
		OLO		ř
The Grantor covenants and agrees as follows: Ones provided, or according to any agreement extendingaints vaid premises, and on demand to exhibit receipall buildings or improvements on said premises that mecommitted or suffered; (5) to keep all buildings now on herein, who is hereby authorized to place such insurant loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the lime or times when the 18-101. EVENT of failure so to insure, or pay taxe grantee or the holder of said indebtedness, may procure lieu or title affecting said premises or pay all prior ine Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness as 18-101. EVENT of a breach of any of the aforesaid carned interest, shall, at the option of the legal holder thereon from time of suich breach at eight per cent per same as if all of said indebtedness had then matured by IT is Agreen by the Grantor that all expenses and closure hereof—including reasonable attorney's fees four pleting abstract showing the whole title of said, reasonable attorneys and disbursements, occasioned by any sub-or such, may be a party, shall also be paid by the Grantor, shall be taxed as costs and included in any start that cree of sale shall have been entered or not, shall not be of the costs of suit, including attorney's fee almost controlled to the Grantor, or to the fair to forcelow out notice to the Grantor, or to the fairly claiming unwith power to collect the rents, the said profits of the The anne of a record owner is: Robert H.) To pay said indebtedness, an in time of payment; (2) to pa is therefor; (3) within sixty day have been destroyed or dan r at any time on said premises ce in companies acceptable of the companies and the companies and the said pay so r assessments of the prior such insurance for only such insurance for the companies and the atterest the land the same with interest the land the same with interest the	d the age of thereon, y waren de in each y y waren de in each y y water de in each y y water de in each each each each each each each each	as herein and in ear, all taxes and damage to rebut to said premises to be selected by interests may a to p. y all prior is one; and all money et and all money of na mer, at e	a said note or 1 assessments lid or restore shall not be y the grantee stedness, with ppear, which neumbrances. Then due, the chave any tax so paid, the light per cent
per annum shall be so much additional indebtedness se IS THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal holder thereon from time of such breach a tight per cent per same as if all of said indebtedness had then matured by	cured herein coverants on agreements the wi- thereof without notice, become annual shall be recoverable be express terms.	hole or said indebtedne ne immediately due at y foreclosure thereof,	ess, including printed payable are a construction of the construct	ncipal and all with interest or both, the
It is Adealth of the Orantor that all expenses no closure hereof—including reasonable attorney's fees four pletting abstract showing the whole title of said pressure expenses and disbursements, occasioned by any state of such, may be a party, shall also be paid by the Grattor, shall be taxed as costs and included in any discrete that cree of sale shall have been entered or not, shall not be the costs of suit, including attorney's fee have been passigns of the Grantor waives all right o the possession agrees that upon the filing of any complaint to forcelose out notice to the Grantor, or to tay, party claiming un with power to collect the rents, these and profits of the	by for documentary evidence for the control of the	stenographer's chargeree—shall be paid bor any holder of any ments shall be an additionable for the shall be an additionable for any for any for the heirs, remises pending such which such complaint i civer to take possessic	s is, cost of procu y the Grantor; part of said ind ional lien upon s hich proceeding, enses and disbur executors, admin foreclosure proc s filed, may at or m or charge of s	ring or com- and the like chtedness, as aid premises, whether de- sements, and istrators and recedings, and the and with- aid premises
The name of a record owner is: NOUS I II. IN THE EVENT of the death or removal from said a refusal or failure to extend I.He. Chi CagoIII. first successor in this trut; and if for any like cause said of Deeds of said County is hereby appointed to be secon performed, the grantee are in successor in trust, shall release to the second of the second	Cook irsurance Company first successor fail or refuse to a d successor in this trust. And w ease said premises to the party	County of the County of the County of the County of who sha then all the aforesaid centitled, on receiving h	grantee, or of his unty is hereby ap Il then be the acti ovenants and ag its reasonable chi	pointed to be ing Recorder recements are arges.
Witness the hand_SantEbal_d of the GrantorSt	_{nis} _twenty-nineth_d	ny orNovemb	er	_, 19_7.7
	Robert	H. Cooper	<u></u>	(SEAL)
This instrument was prepared by Gaza E. C	ooke - 26 W. North (NAME AND ADDR	Ave., Northlak nss)	e, Il 60	1.64

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STATE OF	ILLINOIS COOK	DEC-15\77 494500 • 2423752	1 - A Rec 10.00
•	L. Thode HEREBY CERTIFY	thatRobert H. Cooper and Arlene M	
ppeared before n	ne this day in person neir free and volun of homestead.	person_S_whose name_S_are_subscribed to and acknowledged that _they_ signed, sealed tary act, for the uses and purposes therein set forth	ed and delivered the said
Given under n	ny hand and notarial se	cal this _twenty-ninethday ofNo	vember
(Impress Seal	nie)		1 Cm
Commission Expire	. Sept. 17, 197	Notary &	ablic
ť	7	County Clerk's	24237521
ECOND MORTGAGE Trust Deed	ARLENE M. COOPER, his wife TO TO TO THE NORTHLAKE BANK ZG W. North Avenue	Northlake, Illinois 60164	GEORGE E. COLE* LEGAL FORMS