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TRUST DEED . SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24	237	560	GEORGE E. COLI
THIS INDENTURE, WITNESSETH, That	James M. Russell and H	arbara R	ussell	(his w	ife)
(hereinafter called the Grantor), of 8044 S	. Kolmar Chica	go (City)		llinoi	s 60652 (State)
	Street) (\$2052.72) Thousand Fifty Two Dol		Sevent	y Two	,
in hand paid, CONVEYAND WARRANT_ of 7601 South Cicero		Trust C	ompany	linois	
(No. and Street)	(City)				(State)
and to his successors in trust hereinafter named, lowing described real estate, with the improvemen and everything appurtenant thereto, together with the chicago County of	its thereon, including all heating, air	-conditioning, premises, sit	gas and p uated in th	lumbing որ	paratus and fixtures
half of Lot 5 in the of Section 34 and th	on of part of the East c Assessor's Subdivisi he North half of Section th, Range 13 East of the	on			
					•
Hereby releasing and waiving all right, un let and IN TRUST, nevertheless, for the purpose of se WHERAS, The Grantor James & K 18	d by virtue of the homestead exem curing performance of the covenan ssell and Barbara Russe	ption laws of ts and agreen 211 (his	the State of tents herei wife)	of Illinois. n.	
ustly indebted upon a	principal pr	omissory not	ebearin	g even date	herewith, payable
•					
	ont. ly payments of \$57. er 15 1.77 and maturi			CÁ	5 k
	77/			•	
THE GRANTOR covenants and agrees as follow otes provided, or according to any agreement exainst said premises, and on demand to exhibit rell buildings or improvements on said premises the mmitted or suffered; (5) to keep all buildings nerein, who is hereby authorized to place such in soc clause attached papable first, to the first Trust plicies shall be left and remain with the said Morth of the interest thereon, at the time or times where IN THE EVENT of failure so to insure, or pay antee or the holder of said indebtedness, may pronor it lie affecting said premises or pay all priorantor agrees to repay immediately without den rannum shall be so much additional indebtednes.	s: (1) To pay said incooledness tending time of payment; (2) 'p eceipts therefor; (3) within six y dia may have been destroyed o. dai ow or at any time on said premissurance in companies acceptable to or Mortgagee, and, second, to fit gagees or Trustees until the indepted in the same shall become due find you takes or assessments, or the such it cours such insurance, or has such its cours such insurance, or has such its second or the such its such i	the interes ay when dita ye after design age: [14] if if suled in comparing are no ider of the here the series of 'ye yable, incumbra	thereon, in each yeurion or nat waste ompanies of the first ein as their naid; (6) in	as herein a car, all taxe damage to to said pre- mortgage r interests r to pay all put terest there	and in said note or se and assessments rebuild or restore mises shall not be ted by the grantee indebtedness, with may appear, which rior incumbrances, con when due, the rourchase any tax
n or title affecting said premises or pay all prio rantor agrees to repay immediately without den r annum shall be so much additional indebtedne IN THE EVENT of a breach of any of the afore	r incumbrances and the interest the and, and the same with interest these secured hereby, esaid covenants or dereements the w	reon from in hereon from hole or said i	ne 'n time the da'e o	and all n f payment	noney so paid, the at eight per cent g principal and all
rned interest, shall, at the option of the legal had ereon from time of such breach at eight per cen me as if all of said indebtedness had then mature IT is Agreed by the Grantor that all expenses	older thereoff without notice, become to the per annum, shill be recoverable to be expressive ms. s and disbursements paid or incurr	me immediate by foreclosure ed in behalf o	thereof of plaintifi	or by suit a	and with interest t law, or both, the ion with the fore-
rantor agrees to repay immediately without der rannum shall be so much additional indebtedne IN THE EVENT of a breach of any of the afore rannum shall be so much additional indebtednes. IN THE EVENT of a breach of any of the afore raned interest, shall, at the option of the legal he ereon from time of such breach at eight per center in the state of the state of the result of the result of the range of the range of the range of the range of the state of the range of the	premise embracing foreclosure de paroceeding wherein the grantee fur. All such expenses and disburse that may be rendered in such fore be dismissed, nor release hereof g en paid. The Grantor for the Granssion of, and income from, said close this Trust Deed, the court in g under the Grantor, appoint a rethe said premises	cree—shall to any hold ments shall to closure processiven, until all nor and for coremises pendwhich such acceiver to take	be paid by er of any e an addit edings; wl such exp he heirs, ling such omplaint is	y the Jrr part of ai ional lien a nich processenses and c executors, a foreclosure s filed, may n or charge	independent of the like independent of and the like independent, as por said premises, ding whether defish a se nents, and dir int. rators and a proceedings, and at once and wither of said premises
In the Event of the death or removal from sa	i. Russell and Barbara id Cook ik & Trust Company	Count	y of the g	rantee, or	of his resignation,
usal or failure to act them. Ford City Ba t successor in this frust and if for any like cause Deeds of said County is hereby appointed to be s formed, the grantee or his successor in trust, shai	said first successor fail or refuse to	act, the person	who shall foresaid c	then be the	by appointed to be e acting Recorder and agreements are le charges.
Witness the handand sealof the Grantor_	this 2 8 d	ay of	los		, 19 <u>77</u> .
	1 James	/// · C	/ fees	sig NN	(SEAL)
	D/Barbar	a) /}	irs	ell_	(SEAL)
<i>_</i> @	Leversors. 7		1	1	,

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STATE OF Almois COUNTY OF Wak	0EC-15-77 4 9 4 5 4 1 1 2 2 3	37560.4 A Rec	10.10
I, Land State aforesaid, DO HEREBY CERTII Barbara Lu	1 1 20 12	ic in and for said County,	in the
appeared before me this day in person	e person whose name and subscriben and acknowledged that they signed untary act, for the uses and purposes therein s	i, sealed and delivered the	said
Gren ider my hand and notarial	TATE OF ILLINOIS (MAC)	Mosember, 19.	27.
Commission Expires Atte Skiller	PIRES JUNE 9 1981 OIS NOTICE 4 458XX 1000 MA	. (X	
	Colyn		
	County Clark		242
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Trust Deed Forth Kill Sott Kill To the forth Kil	mom Russe	Las (the Br 1601 Allew Chury Cos	EORGE E. COLI LEGAL FORMS

END OF RECORDED DOCUMENT