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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 217 423	GEORGE E COLE' LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	John V. Anderson &	Marian E. Anders	on, his wife
(hereinafter called the Grantor), of 280 E.	Mors, Whe	eling,	Illinois
for and in consideration of the sum of	to Mayrine F	rohne	* * * * * Dullars Illinois
and to his successors in trust hereinafter named, following described real estate, with the improvement of everything appurtenant thereto, together with the improvement of Wheeling County of	or the purpose of securing perfor s thereon, including all heating, ai all rents, issues and profits of sai	mance of the covenants a r-conditioning, gas and pli d premises, situated in the	(State) and agreements herein, the fol- ambing apparatus and fixtures.
Lot 127 in Mors Farms Syndi the North East quarter of S Your hip 42 North, Range 11 Illingus.	cate Subdivision Uni ection 11, and the N	t No. 1, a subdi orth West quarte	r of Section 12,
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Hereby releasing and waiving all rights ur der and	by virtue of the homestead exem	eption laws of the State of	Illinois.
Hereby releasing and waiving all rights ut der and IN TRUST, nevertheless, for the purpose as a Whereas, The Grantor John V. A			
justly indebted uponODe	principal p	romissory notebearing	even date herewith, payable
in 120 successive monthly inst and on the same date of each m to be in the amount of \$133.41 unpaid balance of said sum. I secure for a period of ten yea of Sixteen Thousand Nine and 2	onth the reafter, all each an said last it is intorned that the rs, any additional a	except the last installment to b nis instrument s	installment e the optire hall also
The Granton covenants and agrees as follows: notes provided, or according to any agreement exte- against add premises and on demond to which we	(1) To pay said indebtedness, and indebtedness, and in the control of the control	nd the interest Thereon, a	s herein and in said note or r, all taxes and assessments
The Granton covenants and agrees as follows: notes provided, or according to any agreement exteagainst said premises, and on demand to exhibit reall buildings or improvements on said premises that committed or suffered; (5) to keep all buildings no herein, who is hereby authorized to place such inst loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortg and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay 1 grantee or the holder of said indebtedness, may profile or title affecting said premises or pay all prior Grantor agrees to repay immediately without demander annum shalf be so much additional indebtedness. IN THE EVENT of a breach of any of the afores and the title affecting and premise annum shalf be so much additional indebtedness.	may have been destroyed or da or at any time on said premise rance in companies acceptable to or Morteagee, and, second, tof the agees or Trustees until the indeath the same shall become due and axes or assessments, or the prior axes or assessments, or the prior	maget 1) that waste to sinstead it can panies to the holder of the first of trustee by contag heir abess is fully aid; (6) to syable.	o said premises shall not be be selected by the granter nortgage indebtedness, with interests may appear, which pay all prior incumbrances, crest thereon when due, the
grantee or the holder of said indebtedness, may pro- lien or title affecting said premises or pay all prior Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforest carried interest, shall, at the option of the legal hold thereon from time of such beauthet, which	aire such instrance, of not such incumbrances and the interest the air of the same with interest to secured hereby, aid covenings or agreements the such thereby with the company of the such that it is not the such air the such without notice, become the such air th	axes or assessment or di- creon from time to time; hereon from the date of whole or said indebtedness me immediately due and	scharge or purchase any tax and il money so paid, the paym at at eight per cent in acting principal and all payone, and with interest
same as if all of said indebtedness had then matured. It is AGBEED by the Grantor that all expenses closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said an expenses and dishursements, occasioned by any suit with many by a nearly suit had been add by the final	by others terms, and diffursements paid or incurr outland for documentary evidence amost embracing foreclosure do proceeding wherein the grante All such expenses and disbuss	ed in behalf of plaintiff in e, stenographer's charges, reree—shall be paid by or any holder of any property shall be an addition	cost of pouring or com- the Granto, is a he like art of said ind biteliess, as
per annum shall be so much additional indebtedness. In THE EVENT of a breach of any of the aforesterned interest, shall, at the option of the legal hold thereon from time of such breach at eight per cent annual in all of said indebtedness had then matured. It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said no expenses and disbursements, occasioned by any suit such, may be a party, shall also be paid by the Grantor that, may be a party, shall also be paid by the Grantor such and the costs of said, including attorney's feet have been existent of said not such a factor of said and the costs of said, including attorney's feet have been assigns of the Grantor waives all right to the prosses agrees that upon the filing of any confugiant to force out notice to the Grantor, or to guit party claiming with power to collect the rents, issue and profits of it.  The name of a record owner is: John V.	at may be rendered in such fore the dismissed, nor release hereof g t paid. The Grantor for the Gra sion of, and income from, said ose this Trust Deed, the court in under the Grantor, appoint a re- te said premises.	closure proceedings; which iven, until all such expen- ntor and for the heirs, ex- premises pending such for which such complaint is the ceiver to take possession	th proceeding, whether de- ses and disbursements, and ecutors, administrators and reclosure proceedings, and iled, may at once and with- or charge of said premises
The name of a record over is: John V. IN THE EVENT of the death or removal from said refusal or failure to act then Joseph. P. O'Con list successor in this that and if for any like cause is of Deeds of said County is hereby appointed to be seperformed, the grantee or his successor in trust, shall	Cook  nor or William W. He did first successor fail or refuse to cond successor in this trust. And	County of the gra zise, Jr of said Coun act, the person who shall t when all the aforesaid cov	intee, or of his resignation, ty is hereby appointed to be then be the acting Recorder enants and agreements are
Witness the hand and seal of the Grantor		lay of January	19 78 (SEAL)
MARO PO	LIGITA	V. Anderson	(SEAL)
This instrument was prepared by	E SAVINGS & LOAN A	ed	
	Palatine, Illinois 600		
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TATE OF	Illinois	\ ss.	
COUNTY OF	Cook		
,	Elsie C. Smi	th, a Notary Public in a	and for said County, in the
tate aforesaid, D	O HEREBY CERTIFY	Y thatJohn V. Anderson and Maria	n E. Anderson,
his wife			na nyaéta na manganana mangananananan kalabah na mangananan kalabah na manganan kalabah na manganan kalabah na
rsonally known	to me to be the same	person_s whose name_s_are_ subscribed to	the foregoing instrument,
		a and acknowledged that <u>they</u> signed, seal	
		-	
	<b>N</b> -	tary act, for the uses and purposes therein set fort	h, including the release and
aiver of the right	of homestead.	<del> </del>	
Given under	my hand and notarial so	eal this $\frac{2}{2}$ day of $\frac{3}{2}$	inuary , 19 78
∠ુંદ C. S.///			•
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