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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 333 434	GEORGE E. COLE ² LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Mark Freer and Rita	Freer, his wife,	
(No. and Str		o Heights, Illinois	(State)
in hand paid, CONVEY_ AND WARRANT	OUSAND and NO/100 to John J. McCartl	hy	_ Dollars
of 154 West Wabansia No or Street) and to his success rs ir trust hereinafter named, for	the purpose of securing perform	nance of the covenants and agre	(State) ements herein, the fol-
lowing described rear estate with the improvements that deverything appure national thereto, together with a of Chicago Heightsounty of _Cook	ll rents, issues and profits of said	I premises, situated in the ${f TOW}$	
Icc il (except t	the East 25 Feet them 42, in Block 1, in Sa	reof) and the East	
that part lying	the SE4 of the SW4 of South of the Michiga	an Central Railroad	
for street and	Railroad and except to except a 66 foot stri	ip dedicated for	a a
the Third Princi	in Township 35 North ipal Meridian,	n, Range 14, East Of	
		· · · · · · · · · · · · · · · · · · ·	
	4	- 17 - 17 - 17 - 17 - 17 - 17 - 17 - 17	
Hereby releasing and waiving all rights under and by	y virtue of the tomestead exemp	otion laws of the State of Illinois	
IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor Mark Freer a justly indebted upon a One Thousand Dolla			ata harawith mayabla
in 24 equal monthly installments due on February 15, 1978.			
<u>.</u>			<-
			X
		C.C.	
THE GRANTOR covenants and agrees as follows: onotes provided, or according to any agreement extendigainst said premises, and on demand to exhibit receivable.			
against said premises, and on demand to exhibit recei all buildings or improvements on said premises that a committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insur-	may have been destroyed or dan or at any time on said premises ance in companies acceptable to	naged; (4) that waste to said a insured in companies to be se- etile holder of the first mortg.	remises shall not be reted by the grantee e indebtedness, with
committed of smelled, (2) to keep at formalisms how herein, who is hereby authorized to place such insur- loss clause attached payable first, to the first Trustee of policies shall be left and remain with the said Mortgal and the interest thereon, at the time or times when the 18, THE EVENT of feither see to insure or row, to:	or Mortgagee, and, second, to the gees or Trustees until the indebte e same shall become due and ra	 Trustee herein as their interest dness is fully paid; (6) to pay all syable. 	s mo appear, which prior incumbrances.
IN THE EVENT of failure so to insure, or pay tagrantee or the holder of said indebtedness, may proculien or title affecting said premises or pay all prior in	xes or assessments, or the prior are such insurance, or pay such ta acumbrances and the interest the	incumbrances or the interest the exes or assessments, or discharge ereon from time to time; and all	or purch se a v tax money so r aid the
grantee or the holder of said indebtedness, may procu- lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman- per annum shall be so much additional indebtedness: IN THE EVENT Of a breach of any of the aforesai- carned interest, shall, at the option of the legal hold- thereon from time of such breach at eight per cent p.	d, and the same with interest the secured hereby and covenants of agreements the w	hole or said indebtedness, include	ing principal ard all
thereon from time of such breach at eight per cent posame as if all of said indebtedness had then matured by the Grantor that all expenses an closure hereof—including reasonable attorney's fees, of	or meren, without notice, become the recoverable by express ferms.	by foreclosure thereof, or by suit	at law, or both, the
such, may be a party, shall also be paid by the Grantor shall be taxed as costs and included in any decrees that tree of sale shall have been entered or not shall not be	All such expenses and disburses t may be rendered in such force dismissed, nor release hereof gi	ments shall be an additional lien losure proceedings; which proc iven, until all such expenses and	upon said premises, eeding, whether de- disbursements, and
expenses and disbursements, occasioned by any similar them, may be a parry, shall also be paid by the Grandor which may be a parry, shall also be paid by the Grandor that be taxed as costs and included in any decree that the costs of said, including atterney's teet have been be costs of said, including atterney's teet have been ussigns of the Grandor waives all right got the possession greets that upon the filing of any compilarit to forcelos	paid. The Grantor for the Gran ion of, and income from, said p se this Trust Deed, the court in v	ntor and for the heirs, executors, premises pending such foreclosu which such complaint is filed, ma	administrators and re proceedings, and by at once and with-
out notice to the Grantor, or to any party claiming us with power to collect the rents, issues and profits of the The name of a record owner is: Mark Fre	e said premises.	terver to take possession or char	rge of said premises
IN THE EVENT of the death or removal from said	Cook	County of the grantee, o	r of his resignation, reby appointed to be
efusal or failure to act, the head the Recorde rst successor in this trust; and if for any like cause said for any like cause said for the second of said County is hereby appointed to be second formed, the grantee or his successor in trust, shall referenced.	d first successor fail or refuse to a ond successor in this trust. And w elease said premises to the party	act, the person who shall then be when all the aforesaid covenants entitled, on receiving his reason	the acting Recorder and agreements are able charges.
Witness the handand sealof the Grantor	this 28th d	ay of January	. 1978
	- h	Mark Freer	(SEAL)
	Til	Rita Freer	(SEAL)
This instrument was prepared by John J. 1	McCarthy, 1547 W. Wal	bansia, Chicago, Ill RESS)	inois 60622

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STATE OF	ILLINOIS	RECORDER OF COOK STATES	DEFOS	Kurabad	o May Como
COUNTY OF	COOK DIANE BAB	FEB-Z1-78 1	, a Notary	24333434 A Public in and for said	— REC 10.1
State of csaid,	, DO HEREBY CERTI	Y that MARK FRI	EER and RI	TA FREER, his	wife
	wn to me to be the sam	_			
instrument as ±	heirfree and volu				
waiver of the ri	ght of hor estead.	seal this28th	day	of January	1978.
(Impress) se	There)CD		Diane	M. Pales	£
Commission Ex	pires 9102 35	.17.15		Notary Public	•
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SECOND MORTGAGE Trust Deed		into The I me Canthy	ara	9	GEORGE E. COLE® LEGAL FORMS
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