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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24	356	767	GEORGE E. CO LEGAL FOR
THIS INCLUTURE, WITNESSETH, That Larry C					
(hereinafter called the Grantor), of 324 LeMoyne (No. and Street)					
for and in con ider; tion of the sum of Sixteen_Hur in hand paid, SC N EY AND WARRANT to	idred_Seventy-fo HE NORTHLAKE BA	our_and_ ANK	24/1.00	<u> </u>	Dolla
of _20 W. NO'En Avenue	Nort	th!ake			_III inois
and to his successors in the superinafter named, for the plowing described real estate, which the improvements there of and everything appurtenant the to together with all rent of Northlake County of Cook LOT 10 in BLOCK 6 in Town Manor,	ourpose of securing perform, including all heating, s, issues and profits of s	ormance of air-conditio aid premise d State of III of the N	the covening, gas a s, situated inois, to-w	ants and apoint plumbing in the <u>C'</u> vit: 00 acre	greements herein, the fing apparatus and fixtur
of the Northeast Quarter of Secti East of the Third Principle Merid	ian	39 Nort	h, Ran	ge 12	
Co	04				
Hereby releasing and waiving all rights under and by virtual TRUST, nevertheless, for the purpose of securing per Whereas, The Grantor S. Larry J. Bartosa	re of the homes an exertformance of the coven 2 and Michel Sa	emption law ants and ag artosz,	s of the St reements l his Wi	nte of Illin nerein. fe	nois.
justly indebted upontheir \$69.76 on the seventh da	principal y of April, A.	promissory 0. 1978	notebe 3: \$69.	aring ever 76	date herewith, payab
on the seventh day of each and eve	ery month therea	afce. To	r twen	ty-	,
four months and a final payment of March, A. D. 1980	\$69.76 on the	seve ::	dayo	[†] (·}
				7,5	
		1	Ó	9/2	
THE GRANTOR covenants and agrees as follows: (1) Thotes provided, or according to any agreement extending 1 against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance it loss clause attached payable trait, to the first Trustee or Mopolicies shall be left and remain with the said Mortgagees or and the interest thereon, at the time or times when the sain 18 THE FAFFL of failure as to insure up pay taxes or grantee or the holder of said indebtedness, may procue such into the affecting said premises or pay all prior heimbor Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure 18 THE EVENT of a breach of any of the aforesaid coye	o pay said indebtedness, ime of payment; (2) to erefor; (3) within sixty ave been destroyed or a any time on said premi- a companies acceptable it gage, and, second, to i Trustees until the indeb- e shall become the man assessments, at the pul-	and the into pay when, days after didinged; (- seasinsured to the hold the Trustee bedness is for payable, or incumbra	due in each due in each destruction (1) that was in comparer of the herein as ally paid; () mees or the	con, e. 1 er th year, all n or dania) iste to saic ies to be : first morte their inter (6) to pay ne interps	en and in said note of I taxes and assessments ge o rebuild or restore I p. staises shall not be see ted by the grante gage inde across, will pasts may appear, which all prior incur grances thereon when due to
grantee of the notice of said independings, may procure size tien of title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure 18 Title Event of a breach of any of the aforesaid cover-	n maurance of pay such rances and the interest t I the paine with interest d hereby. mants or agreements the	t laxes of as thereon from thereon for whole or s	sessments. n time to om the da cid indebte	of dischar time: and te of payr alness, incl	ge of purchase it is that all money so pads are nent at eight per er a luding principal and all
earned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per and same as if all of said indebtedness had then matured by exp IT is AGREED by the Grantor that all expenses and dis-	cof, without notice, become, shall be recoverable ress terms, bursements paid or incu	come imme e by foreclo irred in beh	liately due sure therecal alf of plai	e and pays of, or by s ntiff in cor	able, and with interest uit at law, or both, the nnection with the fore-
per aumum shall be so much additional indebtedness secure. Is THE EVENT of a breach of any of the aforesaid cover carned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per am same as if all of said indebtedness had then matured by experiments as the said of said indebtedness had then matured by experiments and said and the said of the said o	embracing foreclosure eding wherein the grant uch expenses and disbur be rendered in such fo seed, nor release hereof The Grantor for the Gr and income from, said Trust Deed, the court if he Grantor, appoint a premises.	decree—shadee or any lessements shade reclosure progression and factor and fa	all be paid holder of a all be an ac- coceedings: I all such for the hei or the hei orending su h complain	arges, cost of by the any part o dditional li; which prexpenses a rs, execute ich forecle nt is filed, ssion or ch	Grantor; and the like f said indebtedness, as ien upon said premises, occeding, whether dend disbursements, and ors, administrators and source proceedings, and may at once and with-harge of said premises
The name of a record owner is: Larry J. Bart In the Event of the death or removal from said — refusal or failured ag, then The Chicago Title first successor in the trust; and if for any like cause said first of Deeds of said County is hereby appointed to be second sucperformed, the grantee or his successor in trust, shall release	-COOK Insurance Comap successor fail or refuse to cessor in this trust. And	Ony o act, the pe	ounty of the county of the county of said of said of the county of the c	he grantee, County is l shall then l id covenan	or of his resignation, hereby appointed to be be the acting Recorder ts and agreements are
Witness the hand_Sand seal_of the GrantorS_this_	seventh	ر day of	, Ma	arch	, 19. 78
	Laryy	b. Bart	052	<u> </u>	(SEAL)
	Michel	e Barto	SZ	7	(SEAL)
This instrument was prepared by Gaza E. Cooke	26 W. North	h Ave., DRESS)	Nort	:hlake,	17 60164

24 356 767

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1978 MAR 9 AM II II RECURS OF CERCS COCK
SS. COUNTY OF COOK HAR:-9/73 22582 24356767 / REC 10.00
I. Donald L. Thode, a Notary Public in and for said County, in the
Tate of oresaid, DO HEREBY CERTIFY that Larry J. Bartosz and Michele Bartosz, his wife

person." I have to be the same person. S. whose name. S. are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and
waiyer of the right of / mestead.
Calven under my hand and nother ial scal this seventh day of March 19 78.
PUBLIC Notary Public
Confidence Sept. 17, 1976
7
1256767 1256767
60164 60164
S wif
RTGA Pee
SECOND MORTGAGE Trust Deed LARRY J. BARTOSZ and TO TO THE NORTHLAKE BANK 26 W. North Avenue Northlake, illinois 6011 GEORGE E. COLE® LEGAL FORMS
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SG BO NICC ARIA
SECOND MORTGAGE Trust Deed LARRY J. BARTOSZ and MICHELE BARTOSZ, his wii TO THE NORTHLAKE BANK 26 W. North Avenue Northlake, illinois 60 GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT