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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 363 37	GEORGE E. COLE*
HIS WIFE		ASCARI AND LOREN	E L. MASCARI,
(hereinafter called the Grantor), of 116 Gen:	try Court Hoffman	Estates III	inois (State)
for and a conderation of the sum of Fourtee in hand paid, CNVEY AND WARRANT of 1100 N. Roselle Road	_{to} SUBURBAN BANK Hoffman Est	OF HOFFMAN ESTA	& 60/100 _{Dollars} TES nols (State)
and to his succe sor ir trust hereinafter named, for lowing described real esta e, with the improvements the and everything apparature of Hoffman Este as County of Gook	nercon, including all heating, ai I rents, issues and profits of sai	r-conditioning, gas and plumbin d premises, situated in theVI	eements herein, the fol-
Lot 20 block 141 in the subdivision of part of Section 9, fownship 4 Meridian, according to	the East half of th 1 North, Range 10 the plat thereof r	e Southeast quarter , East of the Third ecordedMay 6th, 19	of Principal 960 as
Document number 1,840 of Cook County, Illin		of the Recorder of	Deeds
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	4	and a law of the State of Hills	
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securi WHEREAS, The Grantor	RIES MAS JAR ANT	of LORENE L. MASC	ARI
ustly indebted uponA	pri .c. yal p	romissory notebearing even	date herewith, payable
In36monthly installment	s of \$235 41		
modificity mstarment	S 01 \$233.41	2x	%
	•	J SRICK	
		alo.	
		0	
THE GRANTOR covenants and agrees as follows:	1) To pay said indebtedness,	and the interest the eco, as here	in and in said note or
THE GRANTOR covenants and agrees as follows: to the provided, or according to any agreement extengainst said premises, and on demand to exhibit receil huildings or improvements on said premises that rommitted or suffered; (5) to keep all buildings now erein, who is hereby authorized to place such insure so clause attached payable first, to the first Trustee colicies shall be left and remain with the said Mortgan of the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tax rantee or the holder of said indebtedness, may procue no ritile affecting said premises or pay all prior in rantor agrees to repay immediately without deman	plis therefor; (3) within sixty on ay have been destroyed or draw time on said premisence in companies acceptable or Mortgagee, and, second, to be the companies acceptable or Mortgagee, and second, to be the company or Trustoes until the badeling.	lays after destruction or same a maged; (4) that waste to said a last red in companies to use to the holder of the first ments of the holder of the first ments in the first ments ments ments in the first ments in the first ments in the first	e to rebuild or restore premises shall not be elected by the grantee age indebtedness, with stering appear, which
d the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tar antee or the holder of said indebtedness, may procu	e same shall become due and r ses or assessments, of the prio re such insurance, of pay such	ayable. r incumbrances or the interest taxes or assessments, or discharge	hereon ac. due, the
en or the allecting said premises or pay all prior in rantor agrees to repay immediately without demand or annum shall be so much additional indebtedness s IN THE EVENT of a breach of any of the aforesaid	cumbrances and the interest tr I, and the tame with interest secured hereby.	thereon from time to time; and a thereon from the date of paym whole or said indebtedness, incli	ent al eigh per cent
rned interest, shall, at the option of the legal holde ereon from time of such breach at eight per cent pe me as if all of said indebtedness had then matured.	r thereo), without notice, beer r annum, shall be recoverable wexpress terms.	ome immediately due and paya by foreclosure thereof, or by sa	ble, and with ate est it at law, or both, the
It is Addition by the Grantor that all expenses are some hereof—including reasonable attorney's feet of sting abstract showing the whole title of said-order than and disburgaments according by the content and disburgaments according to the content of the conten	dedisbursements paid or incur diays for documentary evident inces embracing foreclosure di processing wherein the mante	red in behalf of plaintiff in con re, stenographer's charges, cost ecree—shall be paid by the cor now bolder of any part of	of procuring or com- frontor; and the like
ch, may be a party, shall also be paid by the Orantor all be taxed as costs and included in the deeper that	All such expenses and disburs may be rendered in such for	ements shall be an additional licelosure proceedings; which pro-	n upon said premises, occeding, whether de-
rame of the notice of said medicioness, may proci- an or title affecting said premises or pay all prior in rantor agrees to repay immediately without deman- tion of the pay of the said in the said to the said to the said interest, shall, at the option of the legal holds fereon from time of such breach at eight per cent pe me as if all of said indebtedness had then matured. It is Admittably the Grantor that all expense are being abstract showing the whole title of said said penses and disbursements, occasioned by any said or colon, may be a party, shall also be paid by the Quintor all be taxed as costs and included in any descret that co of sale shall have been entered on pot, shall not be e costs of suit, including autorness have been signs of the Grantor waives all fright to the possessi rees that upon the filing of any complaint to foreclo it notice to the Grantor waives all fright to the possessi rest that upon the filing of control paying party claiming it the power to collect the crost-system and profits of the The name of a roofort worse is:	onsmissed, nor reference hereof paid. The Grantor for the Grantor for the Grantor from, said he this Trust Deed, the court in nder the Grantor, appoint a resaid premises.	given, until all stien expenses at intor and for the heirs, executo premises pending such foreclos which such complaint is filed, r eceiver to take possession or ch	sure proceedings, and sure proceedings, and may at once and with- arge of said premises
The name of a record owner is: IN THE EVENT of the feath or removal from said	Cook	County of the grantee,	or of his resignation,
The name of a record owner is: In THE EVENT OF INTEREST OF INTEREST, INTEREST OF INTEREST, INTEREST OF INTEREST, INTEREST OF INTEREST, I			
Witness the handand sealof the Grantor	this10th	day of March	, 1978.
	Eliva	ul hase	(SEAL)
	, ~ Z	dward C. Mascari	•

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COUNTY OF COO	· 	MR-15-78	25783	242	363379	A - REC	10.0
	the undersigned		n No	tarv Publi	c in and for s	nid County, i	n the
tata aforavaid DO H	EREBY CERTIFY tha	EDWAR		•			
	, HIS WIFE						
	ne to be the same person	on ^S whose	names are	_ subscrib	ed to the for	egoing instru	ment,
	this day in person and						
	free and voluntary						
gaiver of the right of I	V &						
Givensunder my I	and and notarial seaf th	is1	0th	_ day of _	March	, 19	78.
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Frust Deed	01		11 VOT	>	TO ATO.	1100 N. ROS FFMAN ESTATE	GEORGE E. COLLO
Trust Deed	01	T	II W	> ***	Moil to!	1100 N. ROSELLE RD. HOFFMAN ESTATES, ILL 60195	GEORGE
SECOND MORTGA Trust Dee	DT	T	M W		Sprungan Bank of	1100 N. ROS HOFFMAN ESTATI	GEORGE

END OF RECORDED DOCUMENTS