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RUST DEED ECOND MORTGAGE FORM (IIIInois)	FORM No. 2202	24	383	886	(6/- GEORGE E. COLE LEGAL FORMS
HIS INDENTURE, WITNESSETH, That	September, 1975 William E. Krohn	and Li	Llian	S. Krohn	
ereinafter called the Grantor), of 1258 E. (No. and Str	Thurston Drive,	Pa1	atine,		Illinois (State)
r and in co sideration of the sum of <u>Five T</u> hand r d, CONVEY AND WARRANT 100 W c Palatine Road,	nousand Six Hundred to Mayrine Froh	Fourte	en & 5	6/100ths	
(N' and Street) d to his successor in trust hereinafter named, for ving described call state, with the improvements to deverything apparent and thereto, together with a PalatineCounty of	the purpose of securing perfor hereon, including all heating, ai ll rents, issues and profits of sai	r-conditio d premise	ning, gas s s, situated	ind plumbing in theV	(State) cements herein, the fol- apparatus and fixtures,
Lot 10 Block 4t in Vinston Park 13, Township 42 North, Range 10 Illinois, according to Plat the County, Illinois, May 21, 1962	, East of the 3rd P reof recorded in the	rincip e Reco	al Mer	idian, i	n Cook County,
Ox					,
	0				
eby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of secur William E.	virtue of the estead exeming performance of the covenant Krohn and Lil'au S.	ption laws its and ag Krohi	s of the St reements l	ate of Illinois herein. wife	s. C
in the amount of \$116.97 each an allance of said sum. It is integrated of four years, any extended amount of the control of th	ended that this inst sions or renewals of E Five Thousand Six	ev.nei t said d Hund e	shall san an Four	also sand	oure for a ditional 56/100ths
THE GRANTOR covenants and agrees as follows: (s provided, or according to any agreement extended to the control of the control	1) To pay said indebtedness, as	nd the inf	clost there	on as herein	}
and the pentity of the training to expending the control teets in the mitted examined to examine the control teets of the control teets	ous therefor; (3) within sixty diny have been destroyed or day or at any time on said premises need in companies acceptantly or it may be not a said premises or frustees until the highest in the control of the property of	ay when a property of the hold	due in each destruction in the companier of the herein as ally paid; (nees or the sessments, in time to om the datid indebte	they c, ll take they come a said in the said interest their interest the or discharge time; and all te of paymer dness, including the said income and all te of paymer dness, including the said income and all the said incom	and in said note or axes and assessments to rebuild or restore revises shall not be red by the grante -ideltedness, with may appear, which prior 'cumbrances, creen then due, the or p., chase '' tax money so add, he if an eleby per civil in grincipa. " are
is sample lesses, and on demand to exhibit feeting indicates or improvements on said premises that in middings or improvements on said premises that in middings or improvements of the said premises that in the said was a said to the said said to the said was a said to the said said premises or insure, or pny tax or or the holder of said indebtedness, may procue or title affecting said premises or pny all prior in or agrees to repay inmediately without demand annum shall be so much additional indebtedness in the said said in the said said premises or the said prior in or agrees to repay inmediately without demand annum shall be so much additional indebtedness in the said said indebtedness had then matured be as if all of said indebtedness had then matured be as if all of said indebtedness had then matured be as if all of said indebtedness had then matured be as if all of said indebtedness had then matured be as if all of said indebtedness had then matured be as if all of said indebtedness had then matured be as if all of said indebtedness had then matured be as if all of said indebtedness had the matured be as if all of said indebtedness had the matured be set of said indebtedness had the matured be set of said indebtedness had the matured be said of said indebtedness had the matured be said to said in the said said had been and the said said the said said the said said had been said to said the said said the said said had been said to said the said said said said said said said said	bis therefor; (3) within sixty diany have been destroyed or day on a nay hince been destroyed or day on a nay hince been destroyed or day on a nay hince been destroyed or day of the nay described in the same shall become the prior e such insurance of the prior of the nay of	ay when the state of the hold	the in each set in each set in each set in companier of the herein as ally paid; (I have so in the table set in	the yet, all the control of the cont	and in said note or axes and assessments to rebuild or restore revises shall not be red by the grantee idebtedness, with may appear, which prior icumbrances, ere n then due, the or junchase is a tax money so add, he is at eigh per entitle prior icumbrances, and with interest at law, or both, the cities of the proceeding or commantor; and the like aid indebtedness, as upon said premises, setting, whether dedisbursements, and administrators and re proceedings, and y at once and with-ge of said premises
THE GRANTOR covenants and agrees as follows: (s provided, or according to any agreement extensis said premises, and on demand to exhibit receip ulidings or improvements on said premises that in mitted or suffered; (5) to keep all buildings now, now is hereby authorized to place such insural tause attached payable first, to the first Trustee o less shall be left and remain with the said Mortgag he interest thereon, at the time or times when the ITHE EVINTO of failure so to insure, or pay taxee or the holder of said indebtedness, may procui in title affecting said premises or pay all prior in for agrees to repay immediately without demandment shall see much additional indebtedness and man shall see much additional indebtedness of the following of the said indebtedness had then matured a first of the said indebtedness had then matured a sir fall of said indebtedness had then matured as if all of said indebtedness had then matured as a fall of said indebtedness had then matured be hereof—including reasonable attorney's feet, or about the said said said said so be paid by the Grantor, or taxed as costs and included in pay deep chantors taxed as costs and included in pay deep chantors to said, including attorney's feet, or as a said and the said said said said said said said said	one therefor; (3) within sixty day have been destroyed or day on any have been destroyed or day or at any time on said premise one in companies acceptable for Mortgagee, and, second, to me so or Trustees until breast of the same shall become the party such it can be so or assessments or the prior e such insurant or may such it cumbrances and the interest the first of the same with interest the first of the same with interest the curred here for greenments the we companie for greenments the wear of the same with interest the curred here for the same with interest the same shall be recoverable by express terms. I disbursements paid or incurred here for the same with the same same properties of the same said premises. All such expresses and disburse may be rendered in such force that the same of and income from, said pet this Trust Deed, the court in deer the Grantor for the Grantor of the same of and income from, said pet this Trust Deed, the court in deer the Grantor for the Grantor of	ay when the control of the hold of the hol	the in each destruction () that was in company or of the herein as ally paid; () meet the company of the herein as ally paid; () meet the company of the company of the company of the herein as all such a cort the cort the herein did not the herein as all such a cort the herein cort the herein cort the herein cort the cort the herein cort that the h	the yet, Il the or of the year of	and in said note or axes and assessments to rebuild or restore revises shall not be red by the grantee indebtedness, with many appear, which prior incumbrances, creen the distribution of the characteristic of the control of the characteristic of the control of the characteristic of the
or failure of the new Joseph P. O Conneccessor in the bust; and if for any like cause said so fsaid County is hereby appointed to be second, the grantee or his successor in trust, shall religious the hand_and seal_of the Grantor_ti	or or William W. Hei first successor fail or refuse to a d successor in this trust. And w ease said premises to the party	ay when you after the policy of the hold o	of said (rson who s e aforesai n receivin	the yet, Il the or of the yet of yet	beby appointed to be the acting Recorder and agreements are ble charges.
or failure of the hust; and if for any like cause said so of said County is hereby appointed to be second, the grantee or his successor in trust, shall release	or or William W. Hei first successor fail or refuse to a d successor in this trust. And w ease said premises to the party his 30 72 William William Lucan	se, Jr ct, the per when all th entitled, o ay of iam E.	of said of sai	the yet, and the control of the cont	chy appointed to be the acting Recorder and agreements are ble charges.

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COUNTY OF Gook MAR-31-78 5 5 6 8 7 24383886 A REE 10.00 Blaid C. Smith		RECORE COOK CO	DER OF DEEOS978 MAR 3	MEGORATA ALL	regt 22000	
Elata C. Smith	STATE OF	ULD 71.	$-\frac{1}{78}$ ss. 5 6 8 7 21	1383886 A — RE	c 10.00	
personally a rown to me to be the same person_8 whose name.88re subscribed to the foregoing instrument, appeared before me this day in person and acknowledged thatbhex signed, scaled and delivered the said instrument asbhir free and voluntary act, for the uses and purposes therein set forth, including the release and valver of the right of somestead. Given under my read and notarial seal this	COUNTY OF	Cook MAN-JI	10) 3300.			
personally known to me to be the same person_2 whose name.2. 222_ subscribed to the foregoing instrument, appeared before me this day in person and acknowledged thatEhex signed, sealed and delivered the said instrument asEhex free and voluntary act, for the uses and purposes therein set forth, including the release and vaiver of the right of comestead. Given under myend and notarial seal this	r,	Elsie C. Smith	, a Nota	ry Public in and for said	County, in the	
prepared before me this day in person and acknowledged thatEhey_ signed, sealed and delivered the said instrument asEh lix free and voluntary act, for the uses and purposes therein set forth, including the release and valver of the right of lomestead. Given under my land and notarial seal this day of March, 19_78 Supplies	State aforesaid, DO H	EREBY CERTIFY that _	William E. Krohn ar	nd Lilian, S. Krohn	. his wife	
	appeared before me to instrument as their waiver of the right of '.	this day in person and a free and voluntary act, omestead.	cknowledged that <u>they</u> , for the uses and purposes the	ay of March	vered the said	
Trust Deed Trust Deed To T			Count	Soc E	24383836	
	Trust Deed		The Company of Sections of the Company of the Compa	PALATINE SAVINGS & LOAN ASSOCIATION 100 West Palatine Road P.O. Box 159 Palatine, Hinels 60067	GEORGE E. COLE®	