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OBORENS SERVICE SERVIC	ALL PROPERTY AND CONTRACTOR OF THE PROPERTY OF	en de la companya de		
TRUST DEED SECOND MORTGAGE FORM (IIIinois)	FORM No. 2202 September, 1975	24 38	5 423	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Pate	Ick S. Starzec and	Gall A. S	tarzec, h	is_wife
(hereinafte called the Grantor), of 124 Marsh (No. and Street	all Ave.	Bellwood_ (City)		1111nols (State)
for and in consideration of the sum of Thirteen in hand paid, CO'VEY_AND WARRANT_to 55500 St. Charles Road (No. b., S've) and to his successors it to the reinafter named, for the lowing described real estate with the improvements the	Berke ley (City) the purpose of securing performs, including all heating, a	In Berke	ovenants and a	III nois (State) greements herein, the fol- ng apparatus and fixtures,
and everything appurtenant the eta together with all of Bellwood coury of Cool Lot 11 In Block 3 in the resubtand alleys in Hulbra Heights (A Subdivision of the South 29 Charles Road and South of the Township 39 North, Range 17 East County, Illinois	k and division of Block Development at Manu 1/4 acres of the We rallroad of the No	State of Illinois 1 to 4 and helm and est 40 acr th West 1	to-wit: vacated : St. Charle es North c /4 of Sect	streets es Roads of St. tion 9,
Hereby releasing and waiving all rights under and by In TRUST, nevertheless, for the purpose of securin Wiereas, The Grantor Patrick S. Star justly indebted upon Instaliment	virtue of the home tead comes performance of the covena			nois.
60 monthly payments of			MIGA	<u> </u>
THE GRANTOR covenants and agrees as follows: (I notes provided, or according to any agreement extendi against said premises, and on demand to exhibit receip all buildings or improvements on said premises that me committed or suffered; (5) to keep all buildings now on herein, who is hereby authorized to place such insurant of the property of the provided of the pro) To pay said indebtedness, and time of payment; (2) to its therefor; (3) within sixty of payment; (3) who is sixty of payment of the companies acceptable of the companies of the compa	and the hybrest pay when due in the high offer destributed; (4) the structure of the holder of the holder of the highest study sayable. Incumbrances taxes or assessa crecon from the theorem of the highest payable whole or said in the constitution of the highest payable whole or said in the constitution of the highest payable whole or said in the constitution of the highest payable whole or said in the payable p	thereon, we not n each year, action or daning actions or daning at waste to sale the lirst mort; in as their interior, aid; (6) to pay or the interest sents, or discharge to time; and the date of pays debtedness, inc.	in end in said note or to es and assessments go to rebuild or restore from a shall not be set seted by the grantee tage in the class, with easts a say appear, which all prominents, thereon when the end to the said the said prominent at eight per contact at eight per contact and under the said prometal at eight per contact at each eight per contact eight
thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by same as if all of said indebtedness had then matured by the Crantor that all expenses and closure hereof—including reasonable attorneys feel and pleting abstract showing the whole title of said period in separates, and disburseness, as one of the control of said and the control of said in the co	annian, shall be recoverable rexpress terms. Mishursements paid or incur lays for documentary evident sess embracing foreclosure descending wherein the grant and disburs may be rendered in such fersionissed, or for the form of and income from, said this Trust Deed, the court of the Grantor, appoint a read premises. Starzoc and Gal. A	by foreclosure red in behalf of the standard property of the core and holde ements shall be the closure proceed in the shall be the standard for the premises pendi which such coreciver to take	plaintiff in construction of the construction	uit at law, or both, the innection with the fore- of procuring or com- Grantor; and the like f said indebtedness, as ten upon said premises, occeding, whether de- nd disbursements, and six administrators and saure proceedings, and may at once and with- harge of said premises
IN THE EVERT of the death or removal from said refusal or failure that, the the Chicago Title I first successor in this rust; and if for any like cause said if Deeds of said County is hereby appointed to be secon performed, the grantee or his successor in trust, shall rele	Cook nsurance Co. first successor fail or refuse to d successor in this trust. And ease said premises to the party	County act, the person when all the afe y entitled, on re-	of the grantee, said County is I who shall then bresaid covenan ceiving his reaso	or of his resignation, hereby appointed to be be the acting Recorder ts and agreements are onable charges.
Witness the handand sealof the Grantor_5 th	7044	day of Marc		. 19_78
	(Safnif	Starge	<u></u>	(SEAL)
	-n-Sai	PU.S	arzec	(SEAL)
This instrument was prepared by LeRoy T.	Hoppe (NAME AND ADD		ey, Illin	ols

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ero (- 1 m. 10 m. 19 m. 1	1978 AFRECONLAM OF LAROUS COOK CELLATY PRIVINGS	REPORDER , oldny	Calledian
STATE OF	APR-3 -78 ss. 3 6 4 5 5	24385423 A — REC	10.00
I, Mary Jo Steinhebei	RTIFY that Patrick S. Starzec	tary Public in and for said County	120
personally known to me to be the	same person. 9 whose name 5 are	subscribed to the foregoing ins	trument,
	person and acknowledged that they voluntary act, for the uses and purposes		[編]
Co B Injuries seaf-tiere)	arial seal this 30th Muu	day of March , 1	9 78
Commission Expire Guly 16	1981) Vocary Public	
	TCOLL		
	100	EFO	243854
		TŚ	33
SECOND MORTGAGE Trust Deed To	ARIS RD.	AMERCE ES RO. 60163	GEORGE E. COLE® LEGAL FORMS
SECOND 1	BANK OF COMMERC 5500 ST. CHARLES RD. BRIKELEY, ILL. 60163	BANK OF COMMERCE 5500 ST. CHARLES RD. BRKEIEY, ILL. 60163	GEORG
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