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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 386 476	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That			i i
(be inafter called the Grantor), of 54 West	Drive	Northlake (City)	Illinois
for and in consideration of the sum of One Thou in the depaid, CONVEY AND WARRANT of One Thou in the depaid, CONVEY AND WARRANT and to his sy ces ore in trust hereinafter named, for lowing described real estate, with the improvements the and everything a sp. 2 snant thereto, together with all of North & County of C	the purpose of securing performereon, including all heating, air trents, issues and profits of said of and S	nance of the covenants and agreen conditioning, gas and plumbing a premises, situated in the tate of Illinois, to-wit;	nents herein, the fol- paratus and fixtures, city
LC: 25 in BLOCK 4 in Village UNIT #5, a Subdivision Township 40 North, Range 12,	on in the Southeast	Quarter of Section 31	١,
	4		
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of security Uniterest, The Grantor LOUISE Witzke, justly indebted upon	mg performance of the covenant Widow and not remai	stion laws of the State of Illinois. s and agreements herein. ried omissory notebearing even date	e herewith, payable
\$107.00 on the tenth d tenth day of each and every m final payment of \$107.00 on t	onth thereafter for	en months, and a	4 386 4
		CATCA	76
The Grantor covenants and agrees as follows: (notes provided, or according to any agreement extend against said premises, and on demand to exhibit receip all buildings or improvements on said premises that mecommitted or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insurations clause attached payable first, to the first Trustee on policies shall be left and remain with the said Mortgag and the interest thereon, at the time or times when the Intime Event of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness as In The Event of a breach of any of the aforesaid carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by Its Agreep by the Grantor that all expenses for expenses and disbursements, occasioned by any significant part of the process of the Grantor waters all gabits of said narre expenses and disbursements, occasioned by any significant part of the Grantor water all gabits of said nor expenses and disbursements, occasioned by any significant part of the Grantor waters all gabits the possessic agrees that upon the filing of any complaint to foreclose out notice to the Grantor, or so type party claiming un with power to collect the rent, saids and profits of the The name of a record water is:——LOUISE.	1) To pay said indebtedness, aring time of payment: (2) to pays therefor; (3) within sixty day have been destroyed or dan or at any time on said premises need to be a second to the payment of the payme	of the butters the con as herein a sy when the in each pear, all tax yetter destruction or lamage to along (4.4) that waste to sai, are heared in companies to be else the holder of the first mo. to ge if trustee herein as their interests a pable, and the pear in the sai the	and in said note or es and assessments rebuild or restore mises shall not be ted by the grantee indebtedness, with 'y a pear, which for inc imbrances, the pure age my tax none; so said, the at eig's p, cent
per annum shall be so much additional indebtedness at IN THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by IT IS AGREED by the Grantor that all expenses the closure bereof—including reasonable automory's freed.	ceured hereby covenants of agreements the way the best without notice, become animous shall be recoverable by express terms.	hole or said indebtedness, including the immediately due and payable, y forcelosure thereof, or by suit at d in behalf of plaintiff in connect stenographer's charges, cost of	g principal and a l and with harrer t law, or both, the
pleting abstract showing the whole title of saids plear expenses and disbursements, occasioned by any stir of a such, may be a party, shall also be paid by the Galator, shall be taxed as costs and included in any dataset that cree of saids shall have been entered or pai, shall not be the costs of suit, including attorney; the have been prassigns of the Grantor waives all gight to the possession agrees that upon the filing of any comparint to forcelose out notice to the Grantor, or to tap party claiming un with power to collect the crents, tasks and profits of the	less embracing foreclosure de- rocceding wherein the grantee All such expenses and disburser may be rendered in such force lismissed, nor release hereof gi aid. The Grantor for the Gran no cf, and income from, said p this Trust Deed, the court in we deer the Grantor, appoint a rec- said premises.	rree—shall be paid by the Grar or any holder of any part of sain nents shall be an additional lien ur losure proceedings; which procee ven, until all such expenses and dor dor and for the heirs, executors, a remises pending such foreclosure which such complaint is filed, may eiver to take possession or charge	itor; and the like d indebtedness, as pon said premises, ding, whether de- isbursements, and deministrators and proceedings, and at once and with- e of said premises
refusal or failure used thenThe Chicago. Tit first successor in this trust; and if for any like cause said of Deeds of said County is hereby appointed to be secon performed, the grantee or his successor in trust, shall ref	le Insurance Company first successor fail or refuse to a d successor in this trust. And w lease said premises to the party	of said County is herebet, the person who shall then be the hen all the aforesaid covenants an entitled, on receiving his reasonable	ny appointed to be
Witness the handand sealof the Grantor to	his thirty-first do		(SEAL)
This instrument was prepared by Gaza E. Co	ŕ	ve. Northlake, Il 6	0164

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	1978 APR	RECORDER OF DEEDS COOK CONSTY IN PROS	RECORDER	stable opplications
STATE OF	ILLINOIS)		
COUNTY OF	соок	APR-3 -78 SS. 3 7 0 8 2	24386476 A	— REC 10.00
Donald L.			a Notary Public in and for	said County, in the
State foresaid, D	O HEREBY CERTIF	TY that <u>Louise Witzke</u>	pa => to ==	
-62		•	ic almost all an above	
		on and acknowledged that		
•	X ,	intary act, for the uses and pur		
walver of the right		many act for the uses and par	poses therein sections, them	and the release and
TO SERVICE STATE OF THE SERVIC		seal this thirty-first	day of March	. 19 78
NO74672				
Compress Seal H	ara)	0		~~~~
COUNTY	_{cs} Sept. 17, 1978	01	Notary Public	
Continuesion 15xbir	1896P01 173 1370			
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Deed	O THLAKE BA	orth (e, 1)	į	19 E
D MORTGAGE St Deed SE WITZKE	TO NORTHLAKE BA	hlake, I		ORGE E. (
COND MORTGAGE Tust Deed LOUISE WITKE	TO THE NORTHLAKE BANK	Z6 W. North Avenue Northlake, 11 60164		GEORGE E. COLE®
Trust Deed Trust Bed	TO THE NORTHLAKE B	26 W. North A		GEORGEE
Trust Deed Trust Hitze	TO THE NORTHLAKE BA	Z6 W. North J		GEORGE E. (

END OF RECORDED DOCUMENT