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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 24 394 937 GEOR LE	GE E. COLI
	RRENCE R. VESPER and MARIE E. VESPER, his wife	<u> </u>
	nnheim Road, Des Plaines, Illinois	
(No. and Str	reet) (City) (Stat	
or and in consideration of the sum of Seven_Ti hand paid, CONVEYAND WARRANT	ousand Nine Hundred Seventy Three and 80/100 <sup>(\$7</sup>	
f 1223 Oakton Street (No. and Street)	Des Plaines Illinois (City) (State)	
wing described real estate, with the improvements t	the purpose of securing performance of the covenants and agreements here thereon, including all heating, air-conditioning, gas and plumbing apparatus at II rents, issues and profits of said premises, situated in the <u>City</u> And State of Illinois, to-wit:	in, the fol nd fixtures
Lot 8 in Block 4 in F.	C. Enderlin Jr's Des Plaines Terrace, being	
Section 29, Township 41	rth West Quarter of the North East quarter of North, Range 12, East of the Third Cook County, Illinois.**	
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reby releasing and waiving all rights under and by	y virtue of the homestead exemption laws of the State of Illinois.	, ,
IN TRUST, nevertheless, for the purpose of secur	ing performance of the covenants and agreements herein.  Sper and Marie E. Vesper, his wife	
	stallments of \$132.90 each	, payable
SWITT		
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THE GRANTOR covenants and agrees as follows: ( sprovided, or according to any agreement extending to any agreement extending to any agreement extending assessments against said premises, and on demandild or restore all buildings or improvements on said to the committed or suffered; (5) to keep all buildings or improvements on said to the committed or suffered; (5) to keep all buildings or improvements or said to the control of the contro	1) To pay said muebtedner, od the interest thereon, as herein and in said ing time of payment; (2) o pay prior to the first day of June in each year, I to exhibit receipts there or; (3) within skty days after destruction or do premises that may have been of stoyed or damaged; (4) that waste to said dings now or at any time on so the stoyed or damaged; (4) that waste to said dings now or at any time on so the stoyed of the first mortgage indet insurance in companies accepts to the holder of the first mortgage indet stee or Mortgagee, and, second, one "rustee herein as their interests may ortgagees or Trustees unit find nacet due; is fully paid; (6) to pay all priowhen the same shall become due and pay the	note or all taxes mage to premises
itee herein, who is hereby authorized to place such loss clause attached payable first, to the first True to notice shall be left and remain with the said M	insurance in companies accepta the holder of the first mortgage indet stee or Mortgagee, and, second the rustee herein as their interests may	tedness,
ices, and the interest thereon, at the time or times v. In the Event of failure so to insure, or pay tax	when the same shall become die and pay the same shall become die and pay the same shall become die and pay the es or assessments, or the prior incumit at ces or the interest thereon when	r incum- due, the
itee or the holder or said indebtedness, may procur or title affecting said premises or pay all prior inci- ntor agrees to repay immediately without demand annum shall be so much additional indebtedness si IN THE EVENT of a breach of any of the aforesaid	ortgagess or Trustees untif the raceo doer is fully paid: (6) to pay all prior when the same shall become due and pay be so or assessments, or the prior incumb at ces or the interest thereon when e such insurance, organ such taxes or as issue to, or discharge or purchase imbrances and the interest thereon from time to time; and all money so plant to the same with interest thereon from he date of payment at seven pecured hereby.	any tax aid, the per cent
	covenants of agreements the whole of said indebter ness, i cluding principal or thereof, without notice, become immediately due and rayable, and with a annum, shall be recoverable by foreclosure thereof, or your at law, or because thereof, or your at law, or because thereof, or your at law, or because the recoverable by foreclosure thereof, or your at law, or because the recoverable of the principal of the principal or incurred in behalf of plaintiff in connection with the	
ire hereof—including reasonable attorney's fees, our ng abstract showing the whole title of said prem uses and disbursements, occasioned by any suit for i	disbursements paid or incurred in behalf of plaintiff in co.ner ion with it it pays for documentary evidence, stenographer's charges, cost recouring it is proposed in the paid by the Grato and it possesses wherein the grantee or any holder of any part of sid individed. All such expenses and disbursements shall be an additional lien upo, as I pind you be rendered in such foreclosure proceedings; which proceeding, her dismissed, nor release hereof given, until all such expenses and disbursements and. The Grantor for the Grantor and for the heirs, executors, administration of, and income from, said premises pending such foreclosure proceeding this Trust Deed, the court in which such complaint is filed, may at once an under the Grantor, appoint a receiver to take possession or charge of said pisaid premises.	or com-
may be a party, shall also be paid by the Grander.  be taxed as costs and included in any decretchiat of sale shall have been entered or not shall have been	All such expenses and disbursements shall be an additional lien upo . sail pr may be rendered in such foreclosure proceedings; which proceeding, her dispussed nor release become given until the little of the proceeding.	remises, her de-
osts of suit, including attorney's fees have been p as of the Grantor waives all right to the possession	aid. The Grantor for the Grantor and for the heirs, executors, administrate on of, and income from, said premises pending such foreclosure proceeding	ors and
s that upon the filing of any complement to foreclose to the Grantor, or to agy party claiming un power to collect the rents, issues and profits of the	this Trust Deed, the court in which such complaint is filed, may at once an ider the Grantor, appoint a receiver to take possession or charge of said presidents.	d with- remises
The name of a record own is:		
or failure to act, then accessor in this true; and if for any like cause said	County of the grantee, or of his resignates, or of said County is hereby appointed first successor fail or refuse to act, the person who shall then be the acting Red disuccessor in this trust. And when all the aforesaid covenants and agreement ease said premises to the party entitled, on receiving his reasonable charges.	
Vitness the hand_Sand seal_Sof the Grantor_S the		8
	TEAUSINES PUSSOE (S	EAL)
	Manie E Vencor	EAL)
	Marie E. Vesper	
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State of	LLINOTS	COOK COUNTY	LUITOIS	RECORDER 2	Mithigh Whitewo
COUNTY OF	COOK	} ss. ——APR-10-78 4	naa6 24'	394937 A -	REC 10.
State aforesaid, DO H	EREBY CERTIFY the		, a Notary Public in VESPER and MARI		Carlotte and the second
personally known to r	ne to be the same pers	on <sup>s</sup> whose name_s	subscribed	o the foregoing in	strument,
a peared before me	this day in person an	d acknowledged that	they signed, se	aled and delivered	the said
	hei‡ree and voluntary	act, for the uses and p	rposes therein set fo	rth, including the rel	ease and
wa.ver of the right of h					
Given neer my h	and and notarial seal th	nis31st	day of <u>Ma</u>	rch ,	19 <i>78</i>
(Impress Seal terr)			Lesigo 6	) Hell	o francis
Commission Expires /	(2-5-81		Notary	Public	<u> </u>
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SECOND MORTGAGE Trust Deed	MARIE E. VESPER TO THE DES PIAINES BANK				GEORGE E. COLE® LEGAL FORMS
SEC	E E.	15 12 18 18 18			2

END OF RECORDED DOCUMENT