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HIS INDENTURE. WITNESSETH. That Britchie A. Walton 6. Miryung Walton finesticand a Wife thereinafter called the Granton). of	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25445483	GEORGE E. COLEP
for and in consideration of the sum of _Five thousand one hundres and no/cents	THIS INDENTURE, WITNESSETH, That Bobbie	A. Walton & Miry	ung Walton Husband	& Wife
for and in consideration of the sum of _Five thousand one hundres and no/cents	(hereinafter called the Grantor), of	Mexico Trail	Elk Grove Village,	Il. (State)
half or the Southeast quarter and the West quarter of the Southeast quarter (taken as tract) of Section 25, Township 41 North, Range 10, East of the Third Princit's Meridian (Excepting form said tract the south 20 acres thereof) according to plat recorded August 22, 1974 as Document No. 22824635 in Cook County, Illinois. Hereby relessing and waiving all rights under and by war of the homestead exemption laws of the State of Illinois. In Taxor, nevertheless, for the purpose of securing p forms of the covenants and agreements herein. Whiteas, The Grantor Robbie A. Nalton 5. dirty mg Walton. principal promissary note bearing even date herewith, payable at Maturity. The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the inner to the covenants and agreements herein. Whiteas, The Grantor Robbie A. Nalton 5. dirty mg Walton. principal promissary note bearing even date herewith, payable at Maturity. The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the inner to the covenants and agreement herein and in said note or anotes provided, or according to any agreement extending time of payment; (2) to pay when between the covenants and agrees as follows: (1) To pay said indebtedness, and the inner to improvements on said premises that may have been destroyed or damaged (4) that we are to a be remained as a said to the committed or suffered; (3) to keep all buildings now or at any time on said premises that any have been destroyed or damaged (4) that we are to a for genines shall not be committed or suffered; (3) to keep all buildings and a said material provided the said and the said premises that any have been destroyed or damaged (4) that we are not any or any provided and the said and the sai	for and in consideration of the sum of Five thou in hand paid, CONVEY - AND WARRANT - to F-111 Woodfield S (No. and Street) and to 'is successors in trust hereinafter named, for the plowing do ibed real estate, with the improvements therefore the cond everything appurtenant thereto, together with all ren	sand one hundres Woodfield Bank chaumburg (City) purpose of securing perform on, including all heating, air ats, issues and profits of sain	Tllinois mance of the covenants and agree- conditioning, gas and plumbing of premises, situated in the	(State) ements herein, the fol- apparatus and fixtures.
WHEREAS, The Grantor Bobbie A. Walton & firry mg Walton. Justly indebted upon Woodfield Bank principal promisory note bearing even date herewith, payable at Maturity. THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the inject strong as herein and in said note or notes provided, or according to any agreement extending time of payment (2) to pay when the mean in a first strong against said premises, and on demand to estibilit receipts therefore, (1) within said pays of estructions. It demands against said premises and offense the said interest strong against said premises and offense the said interest strong against said premises and offense the said interest strong against said premises and offense the said interest strong against said premises and offense the said interest strong against said premises and offense the said interest strong against said premises and interest strong against said premises and interest strong against said premises and interest strong against said in the said payable first, to the first Trustee or Mortagee, and second, on the Trustee herein as their interests may appear, which loss clause attached payable first, to the first Trustee or Mortagee, and, second, on the Trustee herein as their interests may appear, which loss clause attached payable first, to the first Trustee or Mortagee, and, second, on the Trustee herein as their interests may appear, which loss clause attached payable first, to the first Trustee or Trustees unit in the present of the payable first, to the first Trustee or Trustees unit in the payable and the said indebtedness may procure such insurance figure vuch taxe or assessments, as followed the said indebtedness may procure such insurance first which taxe or assessments, as followed the said indebtedness are may procure such insurance first which taxe or assessments, and the said indebtedness are may procure such insurance first which taxe or fast and may be a said indebtedness are may procure such insurance from which the said in	half or the "outhwest quarter a (taken as r. t.act) of Section 2 Third Princi and Meridian (Except according to plat recorded Aug	and the West quar 25, Township 41 No oting form said t	ter of the Southeast orth, Range 10, East ract the south 20 ac	quarter of the res thereof)
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interfect of the control of	WHEREAS, The Grantor Bobbie A. Walt justly indebted upon Woodfield Bank	on & Miry mg Walt principal	promissory note bearing even	
pieting abstract showing the whole the of said said proceeding wherein the granice or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the fine. All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any electry that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including automay's tell place been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all right explic possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, have and profits of the said premises. The name of a record owner is:	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 n committed or suffered; (5) to keep all buildings now of herein, who is hereby authorized to place such insura		6	erein and in said note or ill taxes and assessments age to rebuild or restore air premises shall not be selected by the granter taying indebtedness, with rests may appear, which
In the name of a record of the case or removal from said	loss clause atlached payable first, to the first Frustee of policies shall be left and remain with the said Mortgag and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procui lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness; IN THE EVENT of a breach of any of the aforesaic carned interest, shall, at the option of the legal holde thereon from time of such breach at eight per cent peasure as if all of said indebtedness had then matured IT is AGREED by the Grantor that all expenses a closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said, not expenses and disbursements, occasioned by any sufference of sale shall have been entered or not shall not be the costs of suit, including attorney's fee, the centered or so said the costs of suit, including attorney's fee, the center of sale shall have been entered or not shall not be the costs of suit, including attorney's fee, the been assigns of the Grantor waives all right which possess agrees that upon the filing of any complain to forcell out notice to the Grantor, or to any party claiming with owner to cellet the rent.	r Morigage, and, second, cess or Trustees until the in- ess or Trustees until the in- ess or assessments, of the case of assessments of the inter- ter such insurance. Or my six or assessments of the inter- d, and the same with inter- tectured hereby of the inter- ded overants of agreements or the off without notice, or announ, hall be recover- the off the inter- ter announ hall be recover- the case of the inter- ter announ hall be recover- the case of the inter- ter announced the inter- ter announced the country of the inter- ter announced the inter- ter announced the inter- ter announced the in	debledness is fully paid; (6) to a payable. If payable, five incumbrances or the interest that we or assessments, or disch at thereon from time to time; an est thereon from time to time; an est thereon from the date of payable by foreclosure thereof, or by foreclosure thereof, or by incurred in behalf of plaintiff in idence, stenographer's charges, or e decree—shall be paid by thattee or any holder of any par abursements shall be an additional foreclosure proceedings; which eof given, until all such expense of Grantor and for the heirs, excessid premises pending such for at in which such complaint is filt to a receiver to take possession of	all prior incumbrances. If the roun when due, the arge of public hand the late on the arge of the arg
Bobbie A. Walton (SEAL)	IN THE EVENT of the dead or removal from said refusal or failure to school woodfield first successor in the trust and if for any like cause st	Bank Bank Bank Bank Bank	County of the gran	ntee, or of his resignation, y is hereby appointed to be nen be the acting Recorder chants and agreements are
Bobbie A. Walton	Witness the hand and seal of the Grantor S	- this	day of	
Miryung Walton (SEAL)		Y \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Mu fl. Uhltm. Bobbie A. Walton	
		X Mr.	Miryung Walton	(SEAL)

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	STATE OF	0.03
	I, Raymond L. Feddersen, a Notary Public in and for said County, in the	:
	State aforesaid, DO HEREBY CERTIFY that Bobbie A. Walton & Miryung Walton	
	_Husband & Wife	
	personally known to me to be the same person S. whose name S. are subscribed to the foregoing instrument	
	appeared before me this day in person and acknowledged that they signed, scaled and delivered the said	I
ļ.	instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and	ī
	aiver of the right of homestead.	
	the form Land and notarial seal this 2nd day of May 19 80)
	Neugrosed Tudilisas -	
	Commission Expires 1 7 21 8 2	
		Эл <i>жэ</i> л. Сэ
	SECOND MORTGAGE Trust Deed Trust Deed Trust Beed Trust Beed Trust Deed Trust Deed	GEORGE E. COLE ⁴ LEGAL FORMS