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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25487621	7611 GEORGE E COLE* LEGAL FORMS	
THIS INDENTURE, WITNESSETH, ThatD		KATHLEEN A. MCMAHON	, his wife,	
thereinafter called the Grantor), of 1525 White Trail, Elk Groye, Illinois (No. and Street) (City) (State)				
for and in consideration of the sum of TWENTY-TWO THOUSAND SEVEN HUNDRED NINETY-EIGHT & 80/100th pollars				
in hand paid CON /EY. AND WARRANT of 100 W. Palatine Rd., (No. 3 d kirest)	Palatine,		llinois	
and to his successors in the thereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real series. With the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures.				
and everything appurates at the rete, together with all rents, issues and profits of said premises, situated in the				
Lot 4944 in Elk Grave .illage in Section 17, being a subdivision in Section 25 and				
Section 36, Township 41 North, Range 10, East of the Third Principal Meridian				
according to the plat Mereof recorded November 14, 1969, as Document 21013188 in Cook County, Illinois.				
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Hereby releasing and waiving all rights under and by		tion laws of the State of Illinois.		
IN TRUST, nevertheless, for the purpose of security WHEREAS, The Grantor s Dennis M. Mo	ng performance of the cavenant	and agreements herein.		
justly indebted upon One	principal p	irory notebearing even date	herewith, payable	
in 120 successive monthly insta on the same date of each month	thereafter, all exce	ept the last installm	ent to be in	
the amount of \$189.99 each and	said last installmer	it to be the entite or shall also secure for	npaid balance	
ten years, any extensions or renewals of said loan and any addition 1 advances up to a total amount of Twenty-Two Thousand Seven Hundred Ninety E. Ant 2 d 80/100ths				
Dollars.		2/0		
		'VO,	2 .	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extend presints and premises, and on demand to exhibit regel) To pay said indebtedness, and ing time of payment; (2) to per therefore (3) within sixtuals.	I the interest thereon, as herein a when due in each year, all taxe	nd n said note or	
all buildings or improvements on said premises that may have been destroyed or denseed; (4) that waste to said premises s. of not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grange				
loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage	Mortgagee, and, so old, to the es or Trustees until the indebted	Trustee herein as their interests r ness is fully paid; (6) to pay all pr	may appear, which rior incumbrance.	
In the levest defect, at the time or times when the list Event of failure so to insure, or pay taxe grantee or the holder of said indebtedness, may procure	es or assessments of the prior is such insurance or pay such ta:	neumbrances or the interest there is or assessments, or discharge of	on when due, the purchase any tax	
from or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness so	umbrances and the interest ther, and the wime with interest the cured her by.	eon from time to time; and all neereon from the date of payment	at eight per cent	
The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the afterest thereon, as herein and a said note or notes provided, or according to any agreement extending time of payment; (2) to per when due in each year, all taxes and as coments against said premises, and on demand to exhibit receipts therefor; (3) within sixty any sitter destruction or damage to rebuil (2) extended and interest thereon, as a said premises in a pay have been destroyed or dischaged; (4) that waste to said premises in 5 no be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the gran ce herein, who is hereby authorized to place such insurance in companies accertable to the foller of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, spould, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagees or Trustees until the adobtedness is fully paid; (6) to pay all prior incumbrance, and the interest thereon, at the time or times when the same shall be companied or the holder of said indebtedness, may procure such insurance or pay such taxes or assessments, or discharge or purchase any tax lies or the holder of said indebtedness, may procure such insurance or pay such taxes or assessments, or discharge or purchase any tax lies or the holder of said indebtedness, may procure such insurance or pay such taxes or assessments, or discharge or purchase any tax lies or the holder of said indebtedness, may procure such insurance. In pay such taxes or assessments, or discharge or purchase or pay all proir incumbrances and the interest thereon from the date of payment at eight per cent per annum shall be so much additional indebtedness secured her bay. Is the Event of a breach of any of the aforesaid color with or agreements, the whole or said indebtedness, including principal and all carned interest, shall, at the uption of the legal				
same as if all of said indebtedness had then matured a IT is AGREED by the Grantor that all expenses a closure hereof—including reasonable attorney's fee	express terms. disbursements paid or incurred the for documentary evidence.	d in behalf of plaintiff in connect	ion with the fore-	
pleting abstract showing the whole title of sale prem expenses and disbursements, occasioned by any uit or p such, may be a party shall also be paid with fronter	ises embracing foreclosure dec proceeding wherein the grantee All such expenses and disbursen	ree—shall be paid by the Gran or any holder of any part of said	tor; and the like dindebtedness, as	
shall be taxed as costs and included in any decree that cree of sale shall have been entered or lot, shall not be the costs of sail including attors.	may be rendered in such forect lismissed, nor release hereof giv	osure proceedings; which proceed on, until all such expenses and do	ding, whether de-	
assigns of the Grantor waives at right to the possession agrees that upon the filing of an emplaint to foreclose out points to the Grantor to the second points to the Grantor to the Gran	n of, and income from, said presents Trust Deed, the court in water the Granton appoint a reco	emises pending such foreclosure hich such complaint is filed, may	proceedings, and at once and with-	
with power to collect the rents issues and profits of the: The name of a record owner is: Dennis	said premises. M. McMahon and Kath	Leen A. McMahon.	or said premises	
IN THE EVENT of the death or removal from said _ refusal or failure hears, then _loseph P. O'Conno first successor in this trust; and if for any like cause said				
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 rel	d successor in this trust. And w	hen all the aforesaid covenants an	d agreements are	
Witness the hand_and seal_of the Grantor_t	his 13 B da	y of	1980.	
	- Dinnin	n me melon	(SEAL)	
MAIL T	Dennis M. Mor	2000 Mo Ma	(SEAL)	
Actifedi A. ricriation				
This instrument was prepared by	PALATINE SAVINGS	E 10AN ASSOCIATION		
	P. O.	Box 159		
Palatine, Illinois 60067				

25487621

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STATE OF				
COUNTY OF Cook				
I, Mable Becker , a Notary Public in and for				
State afore aid, DO HEREBY CERTIFY that	McMahon,			
personally kn wn to me to be the same person_s_ whose name_s_are_ subscribed to the foregoing instrument,				
appeared before the this day in person and acknowledged that <u>they</u> signed, sealed and delivered the said instrument as <u>thei</u> are and voluntary act, for the uses and purposes therein set forth, including the release and				
waiver of the right of homestear.				
Giver Under my hand and note tal cal this 13th day of	, 1980			
marine Beck	0			
Notary Public	2			
Commission Expired 10–12–81				
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1090 MAN 19 1 15				
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	PALATINE SAVINGS & LOAN ASSOCIATION 100 West Pacifine Road P.O. Box 159 Palatine, Illinois 60067 GEORGE E. COLE® LEGAL FORMS			
	id.			

END OF RECORDED DOCUMENT