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TRUST DEED SECOND MORTGAGE FORM (Himois)	FORM No. 2202 September, 1975	25529558	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Sam S. Dalinis, .	Jr. and Helen Dalini	s, his wife
for and in c.a. ideration of the sum of Seven The in hand paid CUNVEY. AND WARRANT to of 61017. Northwest Highway, Ch.	East Circle, Chica ousand One Hundred Bank of Commerc icago, [11]inois	ago, Illinois scan 1 Fifteen & 40/100	(State) Dollars
and to his success or a frust bereinsafter named, for the lowing described real and, with the improvements then and everything apparatuser, the cite, topether with all re-	eon, including all heating, ai	r-conditioning, gas and plumbing	g apparatus and fixtures.
	k and		
LOT 19 IN BLOCA 25 IN NORM OF SECTION 6, TO 8'SHIP 40 PRINCIPAL MERIDIAN, IN COC	NORTH, RANGE 13,	EAST OF THE THIRD	L)
	C		
Hereby releasing and waiving all rights under and by vi IN TRUST, nevertheless, for the purpose of securing WHEREAS, The GranterSam SDalinis_ justly indebted uponS7_115_40	performance on the coverage Jr. and Helon Fall	its and agreements herein.	
in 59 successive monthly in installment, which shall be thereafter on the same day full.	e \$118.59 beginnin	on August 25, 198	0 and
THE GRANTOR coveniants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Treater or M policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the said its rittle and the interest thereon, at the time or times when the said is rittle affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness seem IN THE EVENT of a breach of any of the aforessid coarsed 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 es	maye been destroyed or dis- it any time on said premiss- im companies acceptable as- im companies acceptable as- fort agree, and, second-sub- or Trustees until the indefi- me shall become fair and po- or assessments of the prior or assessments of the prior or assessments of the prior or assessments of the prior or assessments of the prior to the their assessments are assess- ted between	property (4) Itsat while to shad property of the first mortgage of Trustee herein as their interest which is fully paid; (6) to pay al syable, incumbrances or the interest the axes or assessments, or discharge prepared from time to time; and all hereon from the date of payme the property of the payable the payable of the payable to property of the payabl	where a small not be a hand of be grantee go is debt drass, with the smay apr ar, which ill prior is as a small money so paid, the er or purchase do has ill money so paid, the ent at eight per cent ding principal and all the, and with interest
It is AGREED by the Grantor that all expenses and of closure beroof—including reasonable attorney's feet of the pleting abstract showing the whole title of said breather expenses and disbursements, occasioned by any use of prosuch, may be a party, shall also be paid by the Cheller. All shall be taxed as costs and included in any deeple that macree of sale shall have been entered or us, along not be dissipled to costs of suit, including attorney's feet have been paid existing of the Grantor warres all pulls on the possession of the Grantor warres all pulls on the possession of the Grantor warres all pulls on the possession of the Grantor warres and pulls of the possession of the Grantor warres and pulls of the possession of the Grantor warres and pulls of the possession of the Grantor warres and pulls of the possession of the Grantor warres and pulls of the possession of the Grantor warres and pulls of the possession of the Grantor warres and pulls of the possession of the Grantor warres are pulls of the possession of the Grantor warres are pulls of the possession of the Grantor warres are pulls of the possession of the Grantor warres are pulls of the possession of the Grantor warres are pulls of the possession of the Grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor warres are pulls of the possession of the grantor w			
efusal or failure to act them	E. InduSEry It successor fail or refuse to a successor in this trust. And w se said premises to the party	of said County is be act, the person who shall then be then all the aforesaid covenants	reby appointed to be the acting Recorder and agreements are able charges.
Identification No. 80 TD7 of the Grantor this	11th	ay of July	19 80
Bank of Commerce & Industry Trustee By:	Sam S. Dalini X X Salini Helen Dalinis	Jalines 17	(SEAL)

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190 JL 29 M 10 34 111 inois Frances DiGiacomo ne person 5 whose name 5 are subscribed to the foregoing instrument, appear to before me this day in person and acknowledged that -they signed, sealed and delivered the said 10∞ |MAIL County Clark's Office Bank of Commerce & Industry