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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968		GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Thomas	as R. Trumble and D	ouglass D. Trumble,	his wife
(hereinafter called the Grantor), of the <u>Village</u> and State of <u>Illinois</u> , for and in const		County of Coo	EE HUNDRED
in hand paid, CONVEY AND WARRANT to_ of theV111age of Northbrook			Illinois
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements the and everything uppu tenant thereto, together with all of	ne purpose of securing perform reon, including all heating, air rents, issues and profits of said	mance of the covenants and agree -conditioning, gas and plumbing a d premises, situated in the	ements herein, the fol- apparatus and fixtures,
The East 5, test of Lot 67 in of the South self quarter of Se the Third Pr.ncipal Meridian,	ction 28, Township	42 North, Range 13,	
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Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securing Whereas, The Grantor Thomas R. Trumb justly indebted upon \$19,360.80	performance of the covenant ole and Four lass D.	ts and agreements herein.	
in 120 consecutive monthly instal			ne nerewith, payable
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THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand rebuild or restore all buildings or improvements on said shall not be committed or suffered; (5) to keep all building grantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Trust which policies shall be left and remain with the said Morbrances, and the interest thereon, at the time or times when the time or times where the properties of the said indebtendess, may procure iten or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness second interest, shall, at the option of the legal holder carned interest, shall, at the option of the legal holder thereon from time of south breach of a seven per cent per same as if all of said indebtedness had then matured by each to the same as if all of said indebtedness had then matured by each to the same as if all of said indebtedness had then matured by each the same as if all of said indebtedness had then matured by the same as if all of said indebtedness had then matured by the same as if all of said indebtedness had then matured by the same as if all of said indebtedness had then matured by the same as if all of said indebtedness had the matured by the same as if all of said indebtedness had then matured by the same as if all of said indebtedness had the matured by the same as if all of said indebtedness had then matured by the same as if all of said indebtedness had then matured by the same as if all of said indebtedness had then matured by the same as if all of said indebtedness had then matured by the same as the same as if all of said indebtedness had then matured by the same as the same as if all of said indebtedness had then matured by the same as	To pay said indebtedness, ar gime of payment: (2) to pay of exhibit receipts therefor; (7) permises that may have been not not any time on a surface or Morigagee, and any time on the same shall get and due or assessment of the prior such insurance, pay such tabrances and the same with interest there and the same with interest the command of the prior such insurance, pay such that the prior such insurance, pay such the prior such insurance, pay such the prior such insurance, pay such the prior such insurance and the same with interest the three prior that the prior that	and the thereon, here no price in the first day c June in 3) within sixty days aft restricted in the first day c June in 3) within sixty days aft restricted in the first in 5 of the first in the first	and in said note or each year, all taxes - tion or damage to the control of the c
same as if all of said indebtedness had then matured by et It is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees out betting abstract showing the whole title of said frends expenses and disbursements, occasioned by any suit such, may be a party, shall also be paid by the Gamor. A hall be taxed as costs and included in any decay that mere of sale shall have been entered or not fault not be the costs of suit, including attorney's fees have been pai saigns of the Grantor waives all right on the possession grees that upon the filing of any simple that the just power to collect the rents, is use and profits of the sa IN THE EVENT of the death or removal from said Children C.	passon of memory and or incursions of the commentary evidence as embracing foreclosure decoceding wherein the grantee Ill such expenses and disburser ay be rendered in such forecing missed, nor release hereof gird. The Grantor for the Gran of and income from said no gard	of in content of plantiff, in content, stenographer's charges, cost of rece—shall be paid by the Gra or any holder of any part of sa ments shall be an additional lien tlosure proceedings; which proceed, until all such expenses and for and for the heirs, executors, remises reading such forcelows.	tion with the fore- procuring or com- ntor; and the like id indebtedness, as upon said premises, eding, whether de- disbursements, and administrators and
efusal or failure to act, the Chicago T	itle & Trust	of said County is here	by appointed to be
efusal or failure to act, the Chicago T rst successor in this tast; and if for any like cause said fit Deeds of said County schereby appointed to be second erformed, the greate or his successor in trust, shall release	rst successor fall or refuse to a successor in this trust. And w ase said premises to the party of	ct, the person who shall then be the then all the aforesaid covenants a entitled, on receiving his reasonal	ne acting Recorder nd agreements are nle charges.
Witness the hand_and seal_of the Grantor_, thi	s da	ay of	, 19
	x Thomas	of. Sumble	(SEAL)
THIS INSTRUMENT WAS PREPARED BY	Thomas R. Tru	mble Dum les	,,
JEROME A. MAHER 1210 CENTRAL AVENUE	Douglass/D. T	rumble	(SEAL)

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STATE OF	11	linois			1980	JUL 31	AM I	0 39						
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SECOND Tru	. Ire	ė	dera	lon		d *	WF &			First Federassociation			ĝ.	_
	Thomas R. Trumble and	Douglass D. Trumble TO	First Federal Savings and Loan	Association of Wilmette				_	1. Usall -	E ,				T. A. C.
	Thom	Doug	Fire	Asso				ľ	13					

END OF RECORDED DOCUMENT