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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25994339	George E. Cole ^e Legal Forms
THIS INDENTURE, WITNESSETH, That	Henry W. Flakes	and Hattie M.	Flakes, his wif
thereinafter called the Grantor), of 8915 (No. and St	South Lowe	Chicago (City)	lllinois
for and in consideration of the sum of Seventin hand paid, CONVEYS AND WARRANTS of 400 West Madison State (No. and Street) and to his successors in trust hereinafter named, for	to Madison Bank t. Chicag	& Trust Co.	inois (State)
lowing described real estate, with the improvements and everything appurtenant thereto, together with a of	ill rents, issues and profits of s	id premises, situated in the	
Lot 40 in Block 21 in Subdivision in the Nor Range i/ Tast of the T	thwest 1/4 of Sc	ection 4, Townsh	ip 37 North,
Or			
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor Henry W. Flewall indebted upon their	<u>ake: air Hattie I</u>	nption laws of the State of III nts and agreements herein. 1. Flakes, his was	ife
			<i>*</i>
60 Monthly paymen	ts at \$128.78 ea	ich .	CX
	4	7/1 - 2 ^C	,
THE GRANTOR covenants and agrees as follows: often provided, or according to any agreement extensainst said premises, and on demand to exhibit receil buildings or improvements on said premises that rommitted or suffered; (5) to keep all buildings now rein, who is hereby authorized to place such insure see clause attached payable first, to the first Trustee of blicies shall be left and remain with the said Mortgag of the interest thereon, at the time or times when the	ding time of payment; (2) to puts therefor; (3) within sixty on ay have been destroyed or do at any time on said premisince in companies acceptable, or Mortgagee, and, second, to be can or Trustees until harmed to same shall become durante for some all become durante of the same shall be come shall be come durante of the same shall be come of th	pay, when due in "ac" y ar, a lays after destruction of dam maged; (4) that water to say the say that the companies to be of the holder of the first more the Trustee herein as their international sites of the context of the context of the theory of the the context of the cont	all taxes and assessments age to rebuild or restore it premises shall not be selected by the grantee gage indebtedness, with resis may appear, which y all ri ir incumbrances,
IN THE EVENT of failure so to insure, or pay ta, antee or the holder of said indebtedness, may procur in or title affecting said premises or pay all prior in rantor agrees to repay immediately without demander annum shall be so much additional indebtedness, so	re such insurance, or pay such cumbrances and the interest th d. and the same with interest	taxes or assessments, or discha ereon from time to time; and thereon from the date of may	rige or pu chase my tax if all mon y so raid the
in the Event of a preach of any of the aforesaid need interest, shall, at the option of the legal holde ereon from time of such breach at eight per cent pe me as if all of said indebtedness had then matured §	r thereof, without notice, become and the control of the control o	whole or said indebtedness, in- ome immediately due and pa- by foreclosure thereof, or by	yable, and with intricer; suit at law, or both, fac
r annum shall be so much additional indebtedness a IN THE EVENT of a breach of any of the aforesair racd interest, shall, at the option of the legal holde recon from time of such breach at eight per cent per as if all of said indebtedness had then matured it IT IS AGREED by the Grantor that all expenses and state the said per cent per time to the control of the said per	AL disbursements paid or incur- ulays for documentary evident ises embracing foreclosure d proceeding wherein the grante All such expenses and disburs may be rendered in such for	red in behalf of plaintiff in co- ice, stenographer's charges, co- ecree—shall be paid by the c or any holder of any part ements shall be anadditional closure proceedings; which p	onnection with the fore- st of procuring or com- Grantor; and the like of said indebtedness, as lien upon said premises, proceeding, whether de-
n power to collect the rems, issues and profits of the	said premises.		
The name of a record owner is:			e, or of his resignation, hereby appointed to be
successor in this trust; and if for any like cause said Deeds of said County is hereby appointed to be secon formed, the grantee or his successor in trust, shall re	nd successor in this trust. And	act, the person who shall then when all the aforesaid covens:	be the acting Recorder nts and agreements are
Witness the hand-rand deal_of the GrantorS_t	his	lay oflune	, 19.81
E STORY	2 June	we lage	(SEAL)
	E MALLER S	SILL SAN	(SEAL)
is instrument was prepared by E.N. Ros	senfield, 201 W. (NAME AND ADDI		11

25994339

- Marian Andrews Andrews

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	STATE OF 111 inois SS.			
	I, Daniel R. Howard , a Notary Public in and for said County, in the			
	State aforesaid, DO HEREBY CERTIFY that Henry W. Flakes and Hattie M. Flakes,			
	his wife ,			
	personally known to me to be the same person s whose names are subscribed to the foregoing instrument,			
	repeared before me this day in person and acknowledged that <u>they</u> signed, sealed and delivered the said			
	instrument astheir_ free and voluntary act, for the uses and purposes therein set forth, including the release and			
	waiver of the right of homestead.			
77.70	Given a der my hand and notarial scal this 13th day of June , 19.81.			
SE C	Daniel A- Howard Notary Public			
4	Commission Expires 11/8/3			
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