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TRUST DEED SECOND MORTGAGE FORM	(Illinois)	FORM No. 2202 September, 1975	25000386	GEORGE E. COLE
			RON M. KRAMER, HIS N	
thereinafter called the Granto	or), of 1 <u>883 Bennet</u> (No. and Street)	tt_Place,DesPl	aines, Illinoi (City)	(State)
of 12.13 Oakton S (No. and Street)	ND WARRANT_s to	(City)	T11inc	(State)
and to his a ceessors in trust h			nce of the covenants and agreem nditioning, gas and plumbing appremises, situated in the	
Lots 16 and 17 i. R Township 41 North Illinois.	lock 2 in White Fange 12, East o	Steel Car Addition of the Third Princip.	nationing, gas and plumbing and comises, situated in the	ion 28, N County, C
Subject To: General restric	l taxes for year ctims and easem	: 1977 and subsequen ments of record.	t years, conditions,	0386
Grantees' Address:	1815 East Jukto Des Plai les, II	on		
Hereby releasing and waiving a IN TRUST, nevertheless, for WHEREAS, THE Grantor justly indebted upon A COTE	DONALD J. KRAME	R J SHARON M. KRAN	ER, HIS WIFE	herewith, payable
in twenty three (23) inal installment of \$				
		4h	LORICACIO	
THE GRANTOR covenants at notes provided, or according to against said premises, and on de all buildings or improvements of committed or suffered; (5) to k herein, who is hereby authorize loss clause attached payable fixpolicies shall be left and remain and the interest thereon, at the is granted or the holder of said in life or title affecting said premi for more of the affecting said premi for another shall be so much added to the holder of the said of the holder of the holder of the holder of the holder of said indebtedne armed interest, shall, at the opp thereon from time of such breast ame as if all of said indebtedne carned intereof—including reason pleting abstract showing the wheepenses and disbursements, occur such, may be a party, shall also b shall be taxed as costs and includence of sale shall have been enter the costs of suit, including attornassigns of the Grantor waites all agrees that upon the filing of any out notice to the Grantor of with power to collect the reasts. The name of a recomment to the lost of the costs of the costs of the costs of the costs of the grantor waites all agrees that upon the filing of any out notice to the Grantor waites all agrees that upon the filing of any out notice to the Grantor waites all agrees that upon the filing of any out notice to the Grantor waites all agrees that upon the filing of any out notice to the Grantor waites all the said the s	ad agrees as follows: (1) any agreement extending mand to exhibit receipts or said premises that may exp all buildings now or d to place such insurance, to the first Trustee or N with the said Mortgagees ime or times when the so to insure, or pay taxes beltedness, may procure; see or pay all prior incur intely without demand, i antely without demand, i	To pay said indebtedness, and g time of payment; (2) to pay therefor; (3) within sixty day; have been destroyed or dama, at any time on said premises he in companies acceptation it flootragee, and, second; to the Ti our Trustees until the induction may be a forward of assessments of the prior in usuch insuranced by such taxenbrances and the interest there and the same with interest there.	the hat extrement as herein a when de in ach year, all tax offer estructic or damage to col. (4) at year, alst to said presented in the said to said presented in the said present as the	nd in said note or s and assessments rebuild or restore nises shall not be ed by the grantee indebtedness, with any appear, which ior incumbrances, on when due, the purchase any tax loney so paid, the at eight per cent
INTHE EVENT of a breach of carned interest, shall, at the opt thereon from time of such breas ame as if all of said indebtedne Tr is AGREED by the Grant closure hereof—including reason pleting abstract showing the wh expenses and disbursements, occ such, may be a party, shall also be shall be taxed as costs and incluseree of sale shall have been enter	of any of the aforesaid co ion of the legal holder it hat eight per cent per a ss had then matured to or that all expenses and able attorney's feet out ole title of sain openies isioned by any shift or per e paid by the Orintor. A led in any owner that me do or may stall not be dis	worsants of agreements the who he sen's without notice, become many shall be recoverable by a syre's terms. It is a superior to the syre's terms. It is a superior to documentary evidence, so embracing foreclosure decre occeding wherein the grantee occeding wherein the grantee of the syre's syre's and disbursement as the syre's sy	te or said indebtedness, including immediately due and payable, immediately due and payable, foreclosure thereof, or by suit at in behalf of plaintiff in connect tenographer's charges, cost of it can be an expensive the Gran rany holder of any part of said that the said by the Gran this shall be an additional lien up sure proceedings; which proceedings; which proceedings; until all such expenses and d	g priminal and all and with interest iw, or both, the ion with a fore- procurin, or com- tor; and the like I indebt need as boon said priminal consaid priminal
the costs of suit, including attor assigns of the Grantor waives al agrees that upon the filing of any out notice to the Grantor, or so with power to collect the rents, The name of a recoul awar in the Event of the other than the refusal or failure to act then	THE DES PLAINE. for any like cause said fire	S BANK	the person who shall then be the	y appointed to be
Witness the hands and seal	cessor in trust, shall relea	ise said premises to the party en	ofJune	e charges.
		- Moual Mierri	J. Krawler J. Konald J. Kra J. Krawa	(SEAL)
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STATE OFT	linois	} } ,s:	S	-
COUNTY OFCO	ok		s. / 600650 + 25000	186 - A Had 10.
	Cowynia		, a Notary Public in	and for said County, in the
			đ J. Kramer and Sharon	
70				,
personally known	o me to be the san	ne person_5 who	se name <u>s are</u> subscribed t	to the foregoing instrument,
•			edged that <u>they</u> signed, se	
nstrument ast	heirf.ce and vol	untary act, for the	uses and purposes therein set fo	rth, including the release and
vaiver of the right	of homestea			
Given under	he hand and not: ria	l seal this	day of	June
(Impress Seet H		0	0 -1	,
PUBLIC		4	~ Cynthen K	licetypul, Public
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END OF RECORDED DOCUMENT