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	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25007016	GEORGE E. COLE LEGAL FORMS
•	I'HIS INDENTURE, WITNESSETH, That Marc a spinster also known as Ter thereinafter called the Grantor), of 233 South	uerite M. Hengels, resa R. Hengels Gilbert Avenue		sa R. Hengels linois
	Six Thou	 sand Six Hundred E	(City)	(State)
	for and in consideration of the sum of	Rosanne M. Hustor Oak Brook (City)	n, as trustee Illinoi	
	and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements the anti-very hing appurtenant thereto, together with all a Grange and Cook	he purpose of securing perfor ereon, including all heating, air	r-conditioning, gas and plumbing a	ments herein, the fol-
	of County of	and 5	State of Illinois, to-wit:	46
	Lot 4' in Elmore's Leitchworth	n, being a subdivis	ion of the West ½ of	the,
	East 12 of Section 5, Township Principal Yeridian, in Cook Co	38 North, Range 12		1
	SHORE CHERT COLUMNS		thilm F. Ole	De
	1998 COUNT , ILLINOIS FILED FOR REGULAU		SPECINOFILIAN SERVE	
406598	Jun 15 '79 3 16 PH		*2500701	3
	Hereby releasing and waiving all rights under an by	irtue of the homestead exem	ption laws of the State of Illinois	
	in Trust, nevertheless, for the purpose of sec. at WHEREAS. The Grantor Marquerite M. I justly indebted upon One	en e s a spinster	nts and agreements herein. and Theresa R. Henge	ls, a spinste
	in 36 successive monthly inst and on the same date of each	month (hereafter, a	all except the last i	nstallment
	be in the amount of \$185.68 e unpaid balance of said sum.	It is interded that	t this instrument sh	Y1 also
	secure for a period of three y any additional advances up to	a total amounc of		
	Eighty Four and 48/100ths.***		1 2	
	THE GRANTOR covenants and agrees as follows: ()	O To any oil indetedness	and the Alice burson as barrin	and in said note or
	notes provided, or according to any agreement extend against said premises, and on demand to exhibit receip	ing time of payment: (2) to puts therefor: (3) within sixty of	ay when due in each year, all ta	xes and assessments to rebuild or restore
	THE GRANTOR covenants and agrees as follows: (I notes provided, or according to any agreement extend against said premises, and on demand to exhibit receip all buildings or improvements on said premises that m committed or suffered; (5) to keep all buildings now o herein, who is hereby authorized to place such insurat loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay taxe grantee or the holder of said indebtedness, may procurrilen 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.	r at any time on said prense ice in companies acception	s insured in companies to be selected the holder of the first prortgage	eted by the grantee indebtedness, with
	loss clause attached payable <i>first</i> , to the first trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the	es or Trustees until the muebte same shall become any and p	edness is fully paid; (6) is pay all ayable.	prior incumbrances.
	IN THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procur- lien or title affecting said premises or pay all prior inc	is or assessments, by the prior is such insurance, o pay such t umbrances and the interest th	incumbrances or the interes the taxes or assessments, or disc talget ereon from time to time; and all	or purchase any tax morey so paid, the
	Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness se by the Event of a breach of any of the aforesaid	and the time with interest to cured hereby, coverants or agreements the v	thereon from the date of paymer whole or said indebtedness, includ	it at eight per cent
	per annum shall be so much additional indebtedness as IN THE EVENT of a breach of any of the aforesaid carned 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 IT is AGREED by the Grantor that all expenses an	the cop without notice, beco annien, shall be recoverable express terms.	me immediately due and payabl by foreclosure thereof, or by suit	e, and with interest at law, or with, the
	It is AGREED by the Grantor that all expenses an closure hereof—including reasonable autorncy's fee, ou pleting abstract showing the whole title of sale purposes and disbursements, occasioned by any suit or such, may be a party, shall also be paid by the Cantor, shall be taxed as costs and included in any descree that cree of sale shall have been entered or met, shall not be the costs of suit, including autorney of the passigns of the Grantor waives all right to the possession agrees that upon the fling of any any all right to the possession of the Grantor waives all right to the possession with power to collect the rents, is she sand profits of the The name of a recommendation of the possession in the Event of the seath or removal from said in the Event of the seath or removal from said.	Asbursements paid or incurrally for documentary evidencies embracing foreclosure di	red in behalf of plaintiff in conne re, stenographer's charges, cost of ecree—shall be paid by the Gr	ction with ar are- f procuring (r co n- antor; and ta b'
	expenses and disbursements, occasioned by any suit or p such, may be a party, shall also be paid by the Qantor, shall be taxed as costs and included in any descret that	roceeding wherein the grante All such expenses and disburst may be rendered in such fore	e or any holder of any part of sements shall be an additional lien closure proceedings; which proceedings	aid indebtedness a. upon said premis ** eeding, whether de-
	cree of sale shall have been entered on it, shall not be of the costs of suit, including attorned to have been passions of the Grantor waives all fight of the possession	lismissed, nor release hereof g aid. The Grantor for the Gra m of and income from said	given, until all such expenses and intor and for the heirs, executors, premises pending such foreclosure	disbursements, and administrators and
	agrees that upon the filing of any plaint to foreclose out notice to the Grantor, or to the party claiming unwith notice to the Grantor, or to the party claiming unwith notice to the grantor to the control of the con	this Trust Deed, the court in der the Grantor, appoint a re	which such complaint is filed, ma eceiver to take possession or char	y at once and with- ge of said premises
	The name of a record owner is: ALSO ENOUGH. IN THE EVENT of the reath or removal from said _	M. Hengels, a spin as-Teresa-R. Henge	ster & Theresa R. Her	ngels, a spins
	refusal or failure to act then Joseph J. first successor in this cust; and if for any like cause said	CGCIDI	of said County is her	eby appointed to be
	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	when all the aforesaid covenants :	and agreements are
	Witness the hand (and seal of the Grantor to	his12th	day of <u>June</u>	. 19 <u>79</u> .
	A Time instrument wile formers Till	Marguerite M	. M. Nungele	(SEAL)
	1200 (URBER ROAD OAK BROOK LINDS 60521	Theresa R. H	engel#	(SEAL)
-		also known a	o Lewa R. Hegel	ン

(NAME AND ADDRESS)

This instrument was perpend by

2500'2016

UNOFFICIAL COPY

25007016

STATE OF	Illinois *	} ss.		
COUNTY OF_	Ox Page)		
I,the	undersigned	, a	Notary Public in and for s	aid County, in the
State aforesaid	, DO HEREBY CERTIFY th	at Marguerite M. H	lengels, a spinster	and Theresa R.
Hengels,	a spinster also known	as Teresa R. Henge	Ls	
resonally kno	own to me to be the same per	son ^S whose name ^S	re subscribed to the for	egoing instrument,
	re me this day in person a	-	_	
	their free and voluntary	act, for the uses and purp	oses therein set forth, includ	ing the release and
waixer 4	t of homestead.	this 12th	day of June	, 19 <u>79</u>
- 6 - 6 - 7	and and notarial seal	mis	day or	, 19 <u></u>
			Jaie & The	vera)
16. 8	The second second	E 1983	Notary Public	_
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OX 533 ORTGAGE Deed	e		MI/ CO 600 USI	
BOX 533 D MORTGAGE IST Deed	<u>و</u>	-	N SAVINGS & LOAN R ROAD IL 60521 CONSUMER LOANS	
COND MORTGAGE Trust Deed	D1	-	NIGIN SAVIN ARGER ROAD SOK, IL 60. ION: CONSU	
BOX No. BOX 533 SECOND MORTGAGE Trust Deed	Т0		HAIL TO: BEN FRANKLIN SAVINGS & LOAN 1200 HARGER ROAD OAK BROOK, IL 60521 ATTENTION: CONSUMER LOANS	

END OF RECORDED DOCUMENT