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RUST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25031015	GEORGE E. COLE* LEGAL FORMS	
HS INDENTURE, WITNESSETH, That	Adeline Amilio			
ereinafter called the Grantor), of 8553 W. (No. and St	Rascher	Chicago,Illinois	(State)	
and in consideration of the sum of TWENTY hand paid, CONVEY SAND WARRANT SET 1273 Pakton St., Des (5. ad Street) It to his successor in trust hereinafter named, for ing described cal mate, with the improvements everything approtein at thereto, together with a	to The Des Plaines Ba Plaines, (City) r the purpose of securing perform thereon, including all heating, air-c	ank Illinois ance of the covenants and agreemental and agreement and plumbing appropriate	(State) ents herein, the fol- paratus and fixtures, (250G
Chicage County of C	ook and proms of said proms of	ate of Illinois, to-wit:		5
Unit B-3-W as d'ineated on t real estate herein frer referr		owing described parce	l of	55
Lots 1,2 and 3 and t'e vest 16 Subdivision Unit No. 3, Subd. of the West half (N's, of the No of Section 11, Township 4(Norn Cook County, Illinois; Whin A Condominium made by NORDICA 3U in the Office of the Recorder of the gether with an undivided 5.73 parcel the property and space of in said Declaration and Survey)	ivision of the South in ortheast Quarter (NE4) th, Range 12 East of the curvey is attached as ILDTMG CORPORATION, and the count of the country of the countr	half (S%) of the Sout.), of the Northwest Other the Third Principal Me Exhibit "A" to the De Illinois Corporation ty, Illinois, as Docum in Said parcel (excep-	h half (5½) parter (NW4) eridian, in eclaration of n, recorded ment No. 2202	2477
eby releasing and waiving all rights under and b In Trust, nevertheless, for the purpose of secur		ion laws of the State of Illinois.		
WHEREAS. The GrantorAdeline _Amili y indebted upona_certain	io	missory notebearing even date	herewith, payable	
n 48 monthly installments of \$				
	<u></u>),···	1	
	Ç	DE CACE		
This Grantor covenants and agrees as follows: provided, or according to any agreement extensions and premises, and on demand to exhibit receivablings or improvements on said premises that of initial or improvements on said premises that of initial or initial or suffered; (3) to keep all buildings now in who is bereby authorized to place such insurations attached payable jirst, to the first Trustee a less shall be left and remain with the said Mortgar less than the control of the properties of the holder of aftered or pay all properties of the properties of the holder of the holder of the holder of the premises or pay all properties of the properties of	Act or assessments of the prior in the such insurance or phy such tax neumbrances and the interest there d, and the same with interest there	neumbrances or the interest the eces or assessments, or discharge or con from time to time; and all moreon from the date of navment.	on when due, the ou co ase any tax ne so paid, the	
	secured hereby.	ole or said indebtedness, including	princip if and iff	
nnum shall be so much additional indebtedness, its time Evisy of a breach of any of the aforesail d interest, shall, at the option of the legal holde on from time of such breach at eight per cent peasified of sold indebtedness had then restricted.	er thereof without notice, become er annum shall be recoverable by	mmediately due and payable, a foreclosure thereof, or by suit at	law, or i the	
nnum shall be so much additional indebtedness, Is HHE EVISI of a breach of any of the aforesaid dinterest, shall, at the option of the legal hold, on from time of such breach at eight per cent place if the distribution of the legal hold, or the state of the state o	er the forty without notice, become er annung shall be recoverable by the syncist terms. The shall be recoverable by the syncist terms. The shall be recoverable of abulishments paid or incurred ulary for documentary evidence, fisses embracing foreclosure deer- proceeding wherein the grantee or . All such expenses and disbursemum to may be rendered in such foreclod dismissed, nor release hereof give paid. The Grantor for the Grante on of, and income from, said pre- se this Trust Deed, the court in who nder the Grantor, appoint a recel-	e immediately due and payable, if forcelosure thereof, or by suit at in behalf of plaintiff in connectic stenographer's charges, cost of preemands by the Grant or any holder of any part of said ents shall be an additional lieu uposure proceedings; which proceeding, until all such expenses and distort and for the heirs, executors, admisses pending such forcelosure; eich such complaint is filted, may a ver to take possession or charge.	on with the ore- ocuring or con- or; and the like indebtedness, as on said premises, ing, whether de- bursements, and ministrators and oroccedings, and t once and with- of said premises	9
IS HH. EVENT of a breach of any of the aforesaid of interest, shall, at the option of the legal holde on from time of such breach at eight per cent pas if all of said indelstenness had then matured by the said indelstenness had then matured by the AGRETO by the Grantor that all expenses of the breach including reasonable attorney's feet, or a sharner showing the whole title of said-agers so and disbursements, occasioned by one out of may be a party, shall also be paid by the Crantor was the acceptance of the said and the said of the property of the said of the property of the said of the possession of the Grantor waves all rightly the possession that upon the filling of any complaint to foreclose the total of the Grantor, or you may party claiming under the passes of the Grantor waves all rightly the possession that upon the filling of any complaint to foreclose the total of the possession of the Grantor, or you may party claiming under the filling of a record decaymer is: **RedElin** Adellin** Adellin** **Adelin** **Adelin** **Adelin** **Adelin** *** **Adelin** *** *** *** *** *** *** *** *** ***	er incomparison to the recome random shall be recoverable by a cyntest terms. The production of the cyntest terms and the bursements paid or incurred ablays for documentary evidence, this expenses and considerable of the cyntest of	e immediately due and payable, a foreclosure thereof, or by suit at in behalf of plaintiff in connectic stenographer's charges, cost of preemands to be paid by the Grant or any holder of any part of said ents shall be an additional lieu uposure proceedings; which proceeding, until all such expenses and disprand for the heirs, executors, admives pending such foreclosure; pich such complaint is filed, may a very to take possession or charge.	law, or control the core cocuring or con- occuring or con	20
IS HILEN ST of a breach of any of the aforesaid interest, shall, at the option of the legal holde on from time of such breach at eight per cent per if all of said indeltedness had then matured by the AGREFO by the Grantor that all expenses of the heroof—including reasonable attorney's feet of a sharact showing the whole title of saidsperses and disbursements, occasioned by any skif of may be a party, shall also be paid by the Grantor be taxed as costs and included in any occrete that fade shall have been entered or not shall not be six of suit, including attorney's cert have been so of the Grantor waives all right to the possess that upon the filing of any complaint to foreclostice to the Grantor, or to any party claiming u ower to collect the rank, was and profits of the	er intermy without notice, recome ramping shall be recoverable by the synthest terms. And the recoverable by the synthest terms and the survements raid or incurred all and the survements and or incurred all and the synthese synt	e immediately due and payable, a foreclosure thereof, or by suit at in behalf of plaintiff in connection stenographer's charges, cost of processing the paid by the Grant can be a suit of the Grant can be a suit	his resignation, appointed to be acting Recorder agreements are	30
IS HILEN ST of a breach of any of the aforesaid of interest, shall, at the option of the legal holde on from time of such breach at eight per cent part of a sid all deleticeness had then matured by the state of the legal holde of from time of such breach at eight per cent part of the state	refrigers without notice, recome ranning shall be recoverable by a press terms. Paid or incurred the business terms and the business and disbursem tray be rendered in such forcelo dismissed, nor release hereof give paid. The Grantor for the Grante ion of, and income from, said presents the such forcelo and presents and premises. The such forcelo and premises and premises. The successor fail or refuse to act not successor fail or refuse to act not successor in this trust. And whelease said premises to the party ending successor in this trust. And whelease said premises to the party ending successor in this trust.	e immediately due and payable, a foreclosure thereof, or by suit at in behalf of plaintiff in connection stenographer's charges, cost of processing the paid by the Grant can be a suit of the Grant can be a suit	his resignation, appointed to be acting Recorder agreements are	20
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STATE OF.	Illinois	- } ss.		
COUNTY OF	Cook	_ }		
I. <u>Michae</u>	l G. Kappos	, a l	Notary Public in and for s	aid County, in the
State aforesaid, DO	HEREBY CERTIFY that	Adeline A	amilio	
ecsor ally known	to me to be the same person	whose nameis	subscribed to the fore	egoing instrument.
appeared before n	ne this day in person and ac	knowledged that5	the signed, scaled and	delivered the said
instrume p. he	free and voluntary act.	for the uses and purpo	ses therein set forth, includ	ing the release and
waiver of the rigit	f homestead.	•		
Given under r	y braid and notarial seal this _	29th	day ofMay	19 79
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