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TR SE	RUST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	GEORGE E. COLES LEGAL FORMS
гH	HIS INDENTURE, WITNESSETH, That	William Pruyn, divorced	not since remarried
	ereinafter called the Grantor), of the <u>Vil</u>		County of Cook
in I	SIX THOUSAND SIX E	NUNDRED SEVENTY THREE AND to Joseph R. Berube	
and low	the 'il'age of Rolling Me to his strees are in trust hereinafter named, for ing describes are at clate, with the improvements the verything arour anout thereto, together with a Wilmette County of C	r the purpose of securing performance of thereon, including all heating, air-condit all rents, issues and profits of said premitook and State of	oning, gas and plumbing apparatus and fixtures, ses, situated in the VIIIage Illinois, to-wit:
	East of the Third Princ 6 1/2 acres 2.55 1/2 c'.	y of Section 33, Town ipal Meridian, also fairs thereof) in the iolal quarter of Section 33, Town	tion 33. Township 42 Mort
•	ala di dia dia dia dia dia dia dia dia dia	0/	£ 3. G G
	by releasing and waiving all rights under and b In TRUST, nevertheless, for the purpose of secun WHEREAS, The Grantor	ring performance of the ovenants and a n, divorced rot since rem	greements herein.
	in 60 consecutive monthly		
			Lack Ct.
otes d a built all it antich ance I intended in or antich ance I intended in or antiche in or antich	THE GRANTOR covenants and agrees as follows: provided, or according to any agreement extend assessments against said premises, and on demand to rrestore all buildings or improvements on sinot be committed or suffered; (3) to keep all buildings or improvements on sinot be committed or suffered; (3) to keep all buildings of the suffered; (4) to the first Tru policies shall be left and remain with the said be, and the interest thereon, at the time or times by the suffered; or suffered	(1) To pay said indebtedness, and the fing time of payment; (2) to pay pring the control of the	the state thereon as herein and in said note or the first day of our sin each year, all taxes in sixty days af or 1 struction or damage to do or damaged; (1 that 1 st to said premises sees insured in compares to oe selected by the he holder of the first in 1 the state herein as their in 1 rests may appear, meas is fully paid; (6) to I ay all roir incumyable. Trustee herein as their in 1 rests may appear, meas is fully paid; (6) to I ay all roir incumyable. Trustee herein as their in 1 rests may appear, meas is fully paid; (6) to I ay all roir incumyable. Trustee herein as their in 1 rests may appear, meas is fully paid; (6) to I ay all roir incumyable. Trustee herein as their in 1 rest may appear, meas is fully paid; (6) to I ay all roir incumsate with the season of the s
e of cos gns es no no I po	as if all of said indebtedness had then matured by ris Agate D. by the Granitor that all expenses as e hereof—including reasonable attorney's fees a abstract showing the whole title of said fore sees and disbursements, occasioned by any equil- reason and the said of the said said that said and the said said included in any fees that said said said said included in any fees that said that said said including a said said that is of suit, including attorney's to said to of the Grantor waives all right of the possessi that upon the filing of any equipaint to forcelos tice to the Grantor, or to any plarty claiming u ower to collect the rents; that and profits of the ITHE EVENT of the deal of removal from said or failure to act, the said if for any like cause said do of said County whereby appointed to be secon- ned, the goat of his successor in trust, shall round, and med, the goat of his successor in trust, shall round, and med, the goat of his successor in trust, shall round, and said county and the successor in trust, shall round, and med, the goat successor in trust, shall round, and said of said County shoreby appointed to be secon-	dismissed, nor release hereof given, un paid. The Grantor for the Grantor and on of, and income from, said premises se this Trust Deed, the court in which su the the Grantor, appoint a receiver to said premises. Cook	il all such expenses and disbursements, and for the heirs, executors, administrators and pending such foreclosure proceedings, and ch complaint is filed, may at once and withtake possession or charge of said premises
	itness the hand_and seal_of the Grantor_		November 19 79
		William Pruyn	(SEAL)

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STATE OF	Illinois	1979 NOV (14 AF	1 10 50	40161 4 A 400		
COUNTY OF	Cook		100615 0 252	190161 4 A Abs	10.6	
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I, Ties	Lie W. HERNI		= = = = = = = = = = = = = = = = = = =	c in and for said County, in t	he	
State aforesaid,	DO HEREBY CERTII	FY that Willi	am Pruyn, divorce	d not since remarried	-	
					_,	
personally know	vn to me to be the sam	e person whose n	ameis subscribe	ed to the foregoing instrumen	nt,	
apprared before	e me this day in pers	on and acknowledge	d that he signed	, sealed and delivered the sa	id	
instrume at ac	his free and volu	intary act, for the use	s and purposes therein se	t forth, including the release ar	nd	
	in of homestead.					
Given ülid	έτ'r y h, nd and notarial	seal this	<u>//</u> day of	Nevember, 1979		
Maria Land					l l	
S J. Hororida Se.	Harring Company		Dulea T	1) Handon		
CVOL				otary Public		
Commission Ex	pirés de 16-23	<u>c</u>	<u>.</u>			
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Trust Deed				2 3 5 ×	GEORGE E. COLL LEGAL FOL''S	
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