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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25371106	GEORGE E. COL LEGAL FORM
HIL INDENIURE, WITNESSETH, That STA	yed H. AL, echoff Rd.	And Forms Mas Rolling Mesdows	roj Sactous
for and it consideration of the sum of Fortus and in hand paid CONVEY AND WARRANT In ord 10 1/4 A fortunation of the sum of the historical fortunation of th	event housand	Five Hundred The comes and Asse to Herakter	Dollar
lowing described r al. (atr., with the improvements the and corrything appure ant vereto, together with all of relieve files or Kounty of	teon, including all heating, rents, issues and profits of	air-conditioning, gas and plumb said premises, situated in the - L id State of Illinois, to-wit:	ing apparatus and fixture
1 -1 = Pa -	Mandaga	1 1 -1	 .
Ad Dat 1 the wat	# 11 EAS	the of Sec	ETION 35
Resubdivision work and part of the west North Rage	ir if Jec]_	Trin 36' Tow	mikip 42
Hereby releasing and waiving all rights under and by the ISTRUSE nevertheless, for the purpose of speuring Where is the Grantor of the Purpose of speuring with REAS The Grantor of the Purpose of Speuring Where is the Purpose of Speuring	irtue of the home lead exe performan exist the sover	emption laws of the State of Illinants and appearants herein. THE PROPERTY NOTE: THE PRO	adate herewith, payable
120 Equal prymais	tr of 396.0	s segraning rin	
FINAL payment of	3 96.00 due	(15 15 19 pg	رخ
	-	Charles	
THE ORASTOR covenants and agrees at follows. (1) notes provided, or according to any agreement extending	To pay said indebtedness,	and the interpretation.	in and in said note or
This Green to covenants and agrees as follows. (1) notes provided or according to any agreement extending a start and premises, and on demand to exhibit receipts of the control of the co	therefor, (3) within sixty have been destroyed or a at any time on said premi- r in companies acceptable fortgagee, and, second to or Trustees until the intel-	day after destruction of day after destruction of day after destruction of day attained (4) that waste to s, if the control of the first mortg the frustee herein as their interestedness is fully paid, (6) to pay	taxes and assessments— to rebuild or restore premises shall not be cleried by the grantee age it debtedness, with its may appear, which it ior incumbrances,
Is the Falst of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure a lien or title affecting said premises or pay all prior mean Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness seen	or assessments of the pricuch insurance, and such insurance and the interest individual the same with interest trent hereby	payable, traces or assessments, or dischar hereon from time to time; and a thereon from the date of payri	thereon then die, the ge or pu chase his tax all mone, so all the lent at eight process.
Is the Feest of a breach of any of the aforesaid co- carned interest, shall, at the option of the legal holder it thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by	overants or agreements the necess, without notice, bee nation shall be recoverable agrees terms	whole or said indebtedness, inch ome immediately due and paya by foreclosure thereof, or by sa	ading principal o .d o'. ble, and with inter_st it at law, or both, th.
It is Admin by the Grantor that all expenses and closure hereof—including reasonable attorney's fees outspleting abstract showing the whole title of satisfactoring expenses and disturbenents, occasioned by an axis of proster has been admin to the proster of the control of the	bursements paid or incur s for documentary evident s embracing foreclosure of ceeding wherein the grant	rred in behalf of plaintiff in con ce, stenographer's charges, cost legree—shall be paid by the G ee or any holder of any part of	nection with the fore of procuring or com- stantor; and the like said indebtedness, as
shall be taxed as costs and included in any observe that ma cree of sale shall have been entered or post shell not be dis- the costs of suit, including attorney. The have been paid assigns of the Granter with all the hard have been paid	by be rendered in such for missed, nor release hereof The Grantor for the Gr	sements shall be an additional lite eclosure proceedings; which pre- given, until all such expenses at antor and for the heirs, executo	en upon said premises, ecceding, whether de- nd disbursements, and rs, administrators and
agrees that upon the filing of any complaint to foreclose the out notice to the Grantor, or to any party claiming under with power to collect the rents, haves and profits of the rail.	is Trust Deed, the court in the Grantor, appoint a r	premises pending such foreclos which such complaint is filed, a receiver to take possession or ch	nay at once and with- arge of said premises
The name of a recombiner is: IN THE EVENT of Division or removal from said refusal or failure to cought or first successor in this must; and if for any like cause said fir of Deeds of Said County is berefy appointed to be second.	r of Deeds	County of the grantee, of said County is h	or of his resignation.
performed, the grantee or his successor in trust, shall release	e said premises to the part	y entitled, on receiving his reason	table charges.
Witness the hand and seal of the Grantor this	our 11	day of FEB	30
	Fortion	A AL CUHO	. (SEAL)
\mathcal{D}_{\sim}	(2.5	1/:/	(SEAL)
Witness the hand and seal of the Grantor this This instrument was prepared by R. D. L.	(NAME AND ADD	RESS) Fleight	10 C
rrung	in present		

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SEO FEB 22 ON 12 54	
STAIL OF TOCK	
COUNTY OF 1 FEB-2283 (250)	#4 15000 - PR 1 1845
State aforesaid, DO HEREBY CERTIFY that State of the stat	a Notary Public in and for said County, in the
personally known to me to be the same person Swhose nan	cctoso
appeared before me oils day in person and acknowledged	that Consigned sealed and delivered the said
instrument as West free and voluntary act, for the uses a waiver of the right of home lead	and purposes therein set forth, including the release and
Given under my hand and notarrol ceal this	day of 12eb 1929
TAR AR	John Combo
Commission-Expires 1	
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eed ASSOCI/	SOLE
Trust Deed Trust Deed Trust Tro	GEORGE E. COLE
SECOND MORTGAGE Trust Deed TO TO TO ROBERT THOMAS & ASSOCIATES LIS N. Arlington Heights, IL 60004	GEO
noe Roe 215.	
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